



OffshoreCorpTalk
Every man has a property in his own person

[Home](#)
[Forums](#)
[What's new](#)

[Log in](#)
[Register](#)

[Help](#)

Terms and rules

[≡ Help pages](#)

1. General

All information, data, text, software, tools, photographs, graphics, videos, messages or other materials (collectively, "Content") posted on, transmitted through, or linked from the Site are the sole responsibility of the person from which such content originated.

OffshoreCorpTalk.com do not provide tax, legal, business, management, or accounting advice and no Content on the Site shall be considered as such. You should always consult your own specialized advisors before engaging in any transaction.

The Content or material on the site is not intended for any person (legal or psychical) in any jurisdiction where publicizing of the Content is prohibited or limited.

2. Content

You understand that all information, data, text, software, tools, photographs, graphics, video, messages or other materials (collectively, "Content") posted on, transmitted through, or linked from the Site are the sole responsibility of the person from which such content originated.

OffshoreCorpTalk is not an information content provider and offshoreCorpTalk is released from any liability for Content on the Site pursuant to the Act. OffshoreCorpTalk does not control, does not take part in creating or generating, and is not responsible for development of Content made available through the Site or other websites sites linked to in the Content.

offshoreCorpTalk reserves the right, but shall have no obligation, to pre-screen, flag, filter, refuse, modify or remove any content available via the Site for violating the Terms or on the grounds that such content is objectionable. Notwithstanding, offshoreCorpTalk is not an information content provider as that term is defined in the Communications Decency Act (47 U.S.C. §230) ("Act"), and offshoreCorpTalk is immune from any liability for Content on the Site pursuant to the Act. You understand that offshoreCorpTalk does not control, does not take part in creating or generating, and is not responsible for development of Content made available through the Site, and that by using the Site you may be exposed to Content that is offensive, indecent or objectionable, and that you are using offshoreCorpTalk at your own risk.

Furthermore, the offshoreCorpTalk site and Content available through the Site may contain links to other websites, which are completely independent of offshoreCorpTalk. offshoreCorpTalk makes no representations or warranties as to the accuracy, completeness or authenticity of the information contained in any such site. You are linking to any other websites is at your own risk. The terms of linking to



third party material are more fully set forth in Section 16.

You agree that you must evaluate, and bear all risks associated with, the use of any Content, that you may not rely on said Content, and that under no circumstances will offshoreCorpTalk be liable in any way for any Content or for any loss or damage of any kind incurred as a result of the use of any Content posted, emailed or otherwise made available via the Site.

You agree that you are responsible for your own conduct and any content that you create, transmit or display while using the Site and for any consequences thereof. You agree to use the Site only for purposes that are legal, proper, and in accordance with the Terms and any applicable policies or guidelines.

To report any activity or content that may violate the Terms, please email "webmaster/at/offshorecorptalk.com" so that offshoreCorpTalk may take reasonable action to remove such content. offshoreCorpTalk will make a commercially reasonable effort to respond, but does not guarantee that it will respond to or will take action in response to all such notifications, and therefore cannot be responsible for a failure to respond.

Users outside of the United States agree to comply with applicable laws regarding online conduct and acceptable content.

You agree to follow specific forum rules as detailed in thread announcements, deviations may result in a ban

3. PROHIBITED CONTENT AND ACTIVITIES

offshoreCorpTalk sets guidelines for what may appear on the Site, but exercises no control over the Content of the Site and is unable to police all such Content, and makes no representations about its ability to enforce such guidelines.

In the overwhelming majority of instances, however, offshoreCorpTalk has no control whatsoever over the Content, due to the volume of the Content and because the Content is posted from people over whom offshoreCorpTalk exercises no control. As such, offshoreCorpTalk cannot and does not screen each post before such posts appear on the Site, and offshoreCorpTalk makes no guarantees, representations or warranties of any kind, expressed or implied, about the Content provided on the Site. offshoreCorpTalk assumes no responsibility for the Content of the Site, including the content of any posts included in the forums or otherwise linked to the offshoreCorpTalk site or in any web page linked to a third party within the offshoreCorpTalk site.

The following are examples of content or activities that are prohibited on the Site, site mods / admin decision is final:

3.1 engaging in post count inflation by posting excessive amounts of short replies for the sole purpose of inflating your post count. This includes the infamous "thanks for the share." . (If you'd like to say "Like" to someone for their effort/contribution, make use of the Like button).

3.2 Advertising to, or solicitation of, any member to buy or sell any products or services through the unauthorized or impermissible use of the Site such as PM solicitation. (Note: If you have something you



anything else annoying. Including calls to action such as "PM me"

4 FEES

You acknowledge that offshoreCorpTalk reserves the right to charge for any portion of the Site and to change its fees (if any) from time to time in its discretion. If offshoreCorpTalk terminates your Membership because you have breached the Agreement, you shall not be entitled to the refund of any unused portion of fees or payments (if any).

5. DISCLAIMER OF WARRANTIES

We disclaim potential liability for potential harm to your computer or device, data loss or other issues associated with entering the forum. We are not responsible for the failure to communicate with other users and whether or not the service will be interrupted.

Your access to the OffShoreCorpTalk forum is solely your responsibility and at your own risk. We disclaim conditions and warranties of merchantability and make no representation for the accuracy and security related to the content on the forum.

No information or details from the OffShoreCorpTalk forum will become a warranty or representation.

OffShoreCorpTalk is not liable for incidental or punitive damages, financial or data losses resulting from accessing the forum or interacting with other users. The forum shall not be liable for the content or conduct associated with services advertised or discussed – illegal services and illicit content are in the same category.

OffShoreCorpTalk is not responsible for the content obtained from such services or companies.

The forum does not encourage money laundering, tax evasion or other illegal activities. We distance ourselves from such speculations, which might result as a direct consequence of the topics discussed throughout the forum.

OffShoreCorpTalk is not a platform to encourage, promote or engage into illegal activity. It is solely created as a discussion board regarding offshore companies and services associated with them, such as banking or international tax regulations. The forum can be accessed and used by users complying with the guidelines.

Under no circumstances shall OffShoreCorpTalk be liable for users' activities regarding the information discussed on the forum. The platform does not provide consultancy, help or guidelines regarding offshore applications or other similar activities. The forum has the one and only purpose to provide access to a platform for general discussions.

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

YOUR USE OF offshoreCorpTalk AND THE SERVICE IS AT YOUR SOLE RISK. offshoreCorpTalk SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, offshoreCorpTalk, ITS OFFICERS, DIRECTORS, AFFILIATES AND OWNERS CANNOT AND DO NOT WARRANT THE ACCURACY, COMPLETENESS, CURRENTNESS, TIMELINESS, NONINFRINGEMENT, TITLE,

YOUR REQUIREMENTS, (ii) offshoreCorpTalk SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF offshoreCorpTalk SERVICES WILL BE ACCURATE OR RELIABLE, (iv) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH offshoreCorpTalk SERVICES WILL MEET YOUR EXPECTATIONS, AND (V) ANY ERRORS IN THE SOFTWARE WILL BE CORRECTED.

ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF offshoreCorpTalk SERVICES IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM offshoreCorpTalk OR THROUGH OR FROM offshoreCorpTalk SERVICES SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TERMS.

IN NO EVENT SHALL offshoreCorpTalk, ITS EMPLOYEES, OFFICERS, DIRECTORS, AFFILIATES, AGENTS OR LICENSORS BE LIABLE TO YOU OR TO ANY THIRD PARTY OR TO ANYONE ELSE FOR ANY KIND OF FINANCIAL LOSS, LOST PROFITS, ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGE OR ANY OTHER SIMILAR DAMAGE OR ANY OTHER LOSS OR INJURY, RESULTING DIRECTLY OR INDIRECTLY FROM USE OF THE SERVICES OR CONTENT, CAUSED IN WHOLE OR PART BY ITS NEGLIGENCE OR CONTINGENCIES BEYOND ITS CONTROL IN PROCURING, COMPILING, INTERPRETING, REPORTING OR DELIVERING THE SERVICES AND ANY CONTENT ON THEREON.

IN NO EVENT SHALL offshoreCorpTalk, ITS EMPLOYEES, OFFICERS, DIRECTORS, AFFILIATES, AGENTS OR LICENSORS BE LIABLE TO YOU OR ANY THIRD PARTY OR ANY ONE ELSE FOR ANY DECISION MADE OR ACTION TAKEN BY YOU IN RELIANCE ON SUCH CONTENT ON THE SERVICES OR THE SERVICES THEMSELVES.

Help >

(c) OffshoreCorpTalk.Com - 2009 -2022

 Change style

[About us](#) [Contact us](#) [Terms and rules](#) [Privacy policy](#) [Help](#) 

