BVI versus Cayman? Your choice for structuring

April 2025

When structuring a new investment, a common question posed by clients is whether the British Virgin Islands (BVI) or Cayman is a more suitable jurisdiction of incorporation for a corporate entity.

While there is no one-size-fits-all answer, and our advice will always be framed with reference to a client's particular circumstances - including commercial factors, we have set out some common considerations that may help you below.

What unites us

I write regularly about the BVI Advantage and a key point to make is that a lot of the elements of what makes the BVI a leading global offshore financial centre apply equally in Cayman. Similarly, many of the legal and structural advantages of doing business offshore are common to both territories.

The BVI Advantage

In summary the key aspects of the BVI Advantage are:

- Flexible, modern and evolving corporate laws
- Legal certainty
- Creditor friendly legislation
- Light but effective and stable regulation
- Tax neutrality
- Access to legitimate privacy
- Superior corporate services infrastructure
- Ease and speed of incorporation and competitive set-up and annual costs
- Jurisdictional neutrality and stability
- A dependence on offshore business that renders material adverse change in tax and law almost unthinkable

Available in the BVI and Cayman (but not always onshore)

Statutory merger		Yes	Yes				
Regulatory	Real estate	Private client and trusts	Insolvency and restructuring	Dispute resolution	Corporate	Banking and finance	



Migration (in and out)	Yes		
Forex restrictions	No		
Government expropriation	No		
Financial assistance	Permitted		
Stamp duty on share transfer	N/A (unless local real estate in involved)		
Ability to hold shares in treasury	Yes		
Board and members, and their meetings global	Yes, subject to ES		
Chapter 11 or administration equivalent?	Not currently in force		
Share buyback without court consent	Yes		
Bearer shares	Not permitted		
Foreign character names	Permitted		
Treatment of creditors	Pari passu treatment of claims, subject to respecting the rights of secured creditors, preferential creditors and rights of set-off		

Key differences between BVI and Cayman corporate vehicles

Key differences	BVI	Cayman
Security registration	Public regime for the registration of security that confers statutory priority	No statutory regime for general security registration
Documents available from a company search	Incorporation documents and memorandum and articles of association, as well as any security registrations	Name, registered number, registered office address

Regulatory | Real estate | Private client and trusts | Insolvency and restructuring | Dispute resolution | Corporate | Banking and finance







Concept of share capital	Abolished	Exists; reduction of share capital requires a court application		
Laws	Heavily codified	Leaner law;' more common law analysis required		
Solvency test	English style, two pronged test:	Cash flow only:		
	Cash flow solvencyBalance sheet solvency	 a company must be able to repay its debts as they fall due in the ordinary course of business. 		
		 An easier threshold to meet (and avoids trying to decipher the applicability of the Eurosail case) 		
Deeds	Mandatory to maintain but optional to use a seal; deeds must be signed in wet ink	Optional to maintain and use a seal; deeds may be signed electronically		
Statutory validation of subordination and netting arrangements	Bilateral only	Multilateral		
Voidable (antecedent) transactions	Preference, undervalue transaction, extortionate credit, voidable floating charge	Unfair preferences, undervalue transactions		
Restructuring tools	 Schemes and plans of arrangement Company creditors' arrangements Light touch provisional liquidation 	 Schemes of arrangement only No CCAs Light touch provisional liquidation 		

If you would like to discuss any aspect of structuring a new investment vehicle please do get in touch with the contacts listed to the right of this page.

Regulatory Real estate Private client and trusts Insolvency and restructuring Dispute resolution Corporate Banking and finance



For more information please contact:



Ellie Crespi

Managing Partner // BVI

t:+1 284 852 6335 // e:ellie.crespi@collascrill.com



Annabel Bishop
Senior Associate // BVI
t:+ (1) 284 8526332 // e:annabel.bishop@collascrill.com