MAURITIUS

TRIDENTTRUST

KEY FACTS AUTHORISED COMPANIES

A COMPANY THAT IS PRINCIPALLY OWNED BY NON-MAURITIUS CITIZENS, AND CARRIES OUT ITS ACTIVITIES PRINCIPALLY OUTSIDE OF MAURITIUS, AND WHICH IS CENTRALLY MANAGED AND CONTROLLED OUTSIDE OF MAURITIUS, IS REQUIRED TO APPLY WITH THE FINANCIAL SERVICES COMMISSION (FSC) TO OPERATE AS AN AUTHORISED COMPANY.

Authorised companies are not considered as resident in Mauritius for tax purposes and hence are not subject to tax on income from foreign sources along with not being eligible to benefits under double taxation avoidance agreements (tax treaties) between Mauritius and other countries. However, they are required to submit tax returns to the Mauritius Revenue Authority (MRA) and are subject to tax on income from Mauritius sources along with being potentially required to contribute to Corporate Social Responsibility Fund.

Given an authorised company has its management and control outside of Mauritius, it is suggested that an assessment be made on any tax implications for the company in the country where the management and control is deemed to be. Such location will have to be disclosed to the MRA when submitting the annual tax return. Where possible, we also recommend obtaining a confirmation of residency from the relevant authority in the location of the place of effective management in case of any inquiries from the tax authority in Mauritius.

> The Companies Act 2001
> Financial Services Act 2007
> Income Tax Act 1995
> The Registrar of Companies
> FSC
> MRA
> Prior approval is required; certain words are restricted
> Can end with "Limited", "Ltd"
Ten business days; if all required information is received
Not available
Permitted, in and out of Mauritius
> Non–resident in Mauritius for taxation purposes if managed and controlled from outside of Mauritius
> Exempt from tax on income from foreign sources, while income derived from Mauritius is subject to tax



 Minimum of USD1 or equivalent in other currency While there are no capital adequacy rules, it is recommended to seek tax advice for adequate practice given the entity will operate internationally
Minimum of one
 Minimum of one required Corporate Directors are permitted It is recommended that the majority of directors be resident outside Mauritius and board meetings be convened outside of Mauritius to demonstrate that strategic decisions are not being taken in Mauritius
 Corporate Secretary is optional, although recommended Resident Registered Agent in Mauritius, which must be a management company (such as Trident Trust), is an obligation
Required; must be in Mauritius
Yes
Yes
Optional
Constitutive documents, minutes, register of members, register of directors and officers, register of interests, due diligence documents, accounting records and agreements
 For beneficial owners, shareholders and directors: names, passport copies including signature page, proof of residential addresses, bank references and resume/signed curriculum vitae For entities: corporate documents and financial statements, business plan, proposed banker, consent forms
Required
No
Yes; a yearly financial summary in set template
Yes; a return of income within six (6) months of its financial year end
No; an authorised company cannot avail itself of treaty benefits

TRIDENTTRUST

EXCHANGE CONTROLS	No
RESTRICTED BUSINESS ACTIVITIES	Cannot carry out certain activities such as:
	> Banking
	> Financial services
	 Carrying out the business of holding or managing or otherwise dealing with a collective investment fund or scheme as a professional functionary
	 Providing of registered office facilities, nominee services, directorship services, secretarial services or other services for corporations
	> Providing trusteeship services by way of business
CONDUCT OF BUSINESS OUTSIDE OF MAURITIUS	Complies with requirement to conduct business outside of Mauritius notwithstanding that it engages in the following:
	> Investing in securities listed on the stock exchange in Mauritius
	 Opening and maintaining a bank account with a Mauritius bank, in foreign currency
	> Holding any shares or interests in or otherwise dealing or transacting with a corporation holding a Global Business Licence
	 Entering into a business relationship with the holder of a Management Licence or a law practitioner, legal consultant, law firm or qualified auditor in Mauritius
	The followed cannot be carried out by the Authorised Company:
	> Opening and maintaining a bank account in Mauritius currency
	 Leasing, holding, acquiring or disposing of an immovable property or any interest in immovable property situated in Mauritius
	> Employing staff resident in Mauritius

- PEOPLE LED
- TECH ENABLED
- GLOBAL COVERAGE
- ▼ TAILORED SERVICE

TRIDENTTRUST.COM

- ▼ 1,100 STAFF
- 25 JURISDICTIONS
- ▼ 47,000 ENTITIES
- **\$177BN AUA**

- **FUNDS**
- PRIVATE CLIENTS
- CORPORATE CLIENTS
- MARITIME