TERMS AND CONDITIONS

#### DEFINITIONS AND INTERPRETATION

In these Terms and Conditions of business: "Client" means the person who requested Form-A-Co (Gibraltar) Limited to provide services or any other person who has agreed to pay for services, or has previously remitted payment for those services.

"Company" means any one or more companies for which the client has requested Form-A-Co (Gibraltar) Limited to provide services.

"Form-A-Co" references within these Terms and Conditions means Form-A-Co (Gibraltar) Limited of Suite 4, 2nd Floor, The West Wing, Montarik House, 3 Bedlam Court, Gibraltar, GX11 1AA

"Person" shall include, as far as the context admits, any person, firm, company or other body incorporated or unincorporated.

"Services" means the incorporation of any company, provision of directors and/or shareholders, administration, or any other services of whatever nature provided to the Client, Company or other related entity.

"Illegal activities" means all illegal activities including those activities defined by the Gibraltar Anti Money Laundering Legislation which, without prejudice to the generality of the foregoing, include activities related to terrorism; drug trafficking; money laundering; receiving the proceeds of criminal activities or trading with such countries as might from time to time be subject to any embargo imposed by the Security Council of the United Nations, the European Union, the United Kingdom or Gibraltar.

"Prohibited activities" means activities currently not approved by Form-A-Co which are activities involving arms, weapons or munitions; mercenary or contract soldiering; security and riot control equipment; any device that could lead to the abuse of human rights or be utilised for torture; technical surveillance or bugging equipment; industrial espionage; dangerous or hazardous biological, chemical or nuclear materials including equipment or machinery to manufacture or handle such materials and their transportation, handling disposal or dumping of such materials; human or animal organs; the abuse of animals, genetic material; adoption agencies including surrogate motherhood; the abuse of refugees or human rights; pornography; drug paraphernalia; pyramid sales, religious cults and their charities, also including, unless otherwise agreed in writing, any activity relating to the provision of financial services which requires a licence in any jurisdiction, lastly, any activity whatsoever that may damage the good reputation of Form-A-Co, its associated companies, Gibraltar or the country of incorporation of the Company.

"Prohibited persons" means persons prohibited under the laws of any country by reason of being a minor or having no legal capacity (for whatever reason) or otherwise unqualified to be party to a contract or who are undischarged bankrupts or are otherwise disqualified from acting as a director or who have been imprisoned or found guilty of any criminal offence (other than a motoring offence carrying a non-custodial sentence) including those persons who have been proven to act in a fraudulent or dishonest manner in any civil proceedings or who are resident in any country subject to any international restriction embargo including, but without prejudice to the generality of the foregoing those imposed by the Security Council of the United Nations, the European Union, the United Kingdom or Gibraltar or those who are, by virtue of relevant laws, Acts, Directives or Statutory Instruments prohibited from engaging the services of Form-A-Co.

1. **REQUESTS AND SERVICES**

In the provision of any of the services requested by the Client, Form-A-Co shall follow the requests at its own discretion, whether given by word of mouth, letter, email, telephone, fax or otherwise of the Client or any one of the Clients where there is more than one. Provided that:

1.1 Where there is more than one Client, if Form-A-Co is requested by any one of those Clients Form-A-Co will not consider the requests unless sanctioned by all Clients.

1.2 Form-A-Co will not be obliged to perform any services which might (in the opinion of Form-A-Co) contravene the law of any jurisdiction or which might contravene or be beyond the powers of the Company as set out in its Memorandum & Articles of Association or other form of Constitution, or be illegal or prohibited activities or be contrary to the policies of Form-A-Co.

1.3 Form-A-Co shall not be liable for any failure or delay to carry out the requests herein provided for, or any errors in carrying out such requests other than in the case of fraud or gross negligence on the part of Form-A-Co.

1.4 Form-A-Co reserves the right not to follow requests which appear to be conflicting, ambiguous, unclear or of unclear authenticity. If for any reason Form-A-Co is unable to obtain sufficient and satisfactory requests it may exercise any rights, satisfy any such liabilities, and retain or dispose of monies collected and generally act or not act as its Board may think fit. The indemnity hereinafter granted by the Client to Form-A-Co shall extend to and cover all acts and omissions incurred by Form-A-Co.

1.5 The information contained in brochures and other marketing material does not constitute tax or other legal or general advice and it is hereby accepted by the Client that no such reliance has been placed upon such material supplied to the Client directly or indirectly.

1.6 Upon request the Client agrees to provide Form-A-Co with whatever information Form-A-Co may reasonably require about the background of the Client and/or his or her dealings and business.

1.7 In order that Form-A-Co may at all times be able to contact the Client, the Client hereby agrees to inform Form-A-Co immediately upon changing their usual business, residential address, or telephone, facsimile numbers and e-mail address.

2. **CLIENT UNDERTAKING**

The Client hereby undertakes that:-

2.1 they will not give any instructions or make any requests to Form-A-Co which would cause Form-A-Co, or the Company, to infringe the laws of any territory;

2.2 they are responsible for providing Form-A-Co with such complete accurate and timely information (including information in regard to the financial affairs of the Company), co-operation, assistance as Form-A-Co in its absolute discretion may reasonably require for the performance of the Services. Form-A-Co will not be responsible for any consequences that may arise from any failure or delay by the Client to comply with this requirement and the consequences may give rise to additional fees for which invoices may be raised. The Client will remain responsible for any commercial decisions they may make;

2.3 any asset introduced to the Company will be lawfully introduced and will not be derived from or otherwise connected with any illegal activity;

2.4 they will not cause Form-A-Co to be engaged or involved directly or indirectly in any unlawful, Illegal or Prohibited activity, or allow Form-A-Co to be used for any unlawful purpose;

2.5 they shall obtain Form-A-Co’s agreement before alienating, assigning, selling, pledging or otherwise disposing of or encumbering their interest in the Company, or any of its assets, or any part thereof;

2.6 they undertake to provide Form-A-Co, on request, with such information, records and financial statements as it considers necessary to prepare accurate and complete accounts and as otherwise may be considered necessary to ensure that the Company complies with all applicable legislation and that any officers provided by it can perform their duties to the standards imposed by the applicable legislation and the principles of sound governance;

2.7 they are responsible for ensuring that they have taken and they warrant that they have taken all necessary tax and legal advice in all relevant jurisdictions with regard to the establishment and operation of the Company and for ensuring the activities, or proposed activities, of the Company will not breach the laws of any relevant jurisdiction. Form-A-Co will not, and it is hereby accepted that it is not, responsible for advising the Client on any such matter.

2.8 they shall at all times comply with the provisions governing Bribery Offences as contained under Part 24 of the Crimes Act 2011 (Gibraltar law).

2.9 the indemnity contained in each of the above eight sub clauses shall:-

2.9.1 be in addition to and shall not in any way limit the benefit of any indemnity or other rights whatsoever to which Form-A-Co may be entitled whether under the Constitution of the Company or otherwise by law;

2.9.2 be a continuing indemnity and shall not cease upon the termination of this Agreement or the resignation or removal of Form-A-Co from office as director or other officer.

3. **AGENTS & CONSULTANTS**

3.1 Form-A-Co will be entitled to employ lawyers, accountants, brokers, banks and other agents as may be reasonably necessary to assist it in carrying out its duties and/or the business of the Company. Such agents may act as agent and transact business for which the agent has been appointed on behalf of Form-A-Co in accordance with the agent’s standard terms and conditions. Form-A-Co accepts no liability whatsoever arising from or in connection with the appointment of or the performance, lack of performance or any action of any such lawyers, accountants, brokers, banks or other agents.

4. **ADMINISTRATION OF THE COMPANY**

4.1 Form-A-Co will not be liable for any failure on its part to comply wholly or partly with any instruction, request or advice which is not in writing and shall not be responsible for any non-receipt thereof or any errors or ambiguity therein or any lack of authority on the part of the person giving or making the same.

4.2 Form-A-Co will be entitled to comply with all legal requirements to disclose information relating to the Client and/or the Company at the request of judicial, governmental and administrative or regulatory bodies in Gibraltar or elsewhere.

4.3 Form-A-Co undertakes to use all reasonable endeavours to keep confidential information belonging to the Client and the Company. Form-A-Co, however, reserves the right to act for other clients notwithstanding the fact that other clients may be competitors of either the Client or the Company.

4.4 In providing the Services, Form-A-Co may share information concerning the Client and/or the Company and its business activities with other firms or companies associated with Form-A-Co, its auditors and its legal advisors and the Client consents to the Form-A-Co making such disclosures.

4.5 Nothing in this Agreement shall be construed as requiring Form-A-Co to take any legal action in regard to the affairs of the Client, the Company or otherwise while any decision whether to take any such legal action will at all times remain in the absolute discretion of Form-A-Co. Form-A-Co will take no such legal action unless fully indemnified to its reasonable satisfaction in respect of all costs and liabilities that may be incurred by Form-A-Co or suffered by it in respect of such action. If the Client requires Form-A-Co to take any action of whatsoever nature which in the reasonable opinion of Form-A-Co might make it liable for the payment of money or liable in any other way it shall be and be kept indemnified in any reasonable amount and form satisfactory to it as a pre-requisite to taking such action. Notwithstanding the above, Form-A-Co shall have the right to take any positive actions it regards as reasonable to protect its own position and the position of the Company.

4.6 In the event that:

4.6.1 any demand is made against the Company for payment of any sum due either to Form-A-Co or to a third party, including but not limited to any taxes, duties, fees or other governmental or state impositions and such payment has not been made; or

4.6.2 Form-A-Co requires assistance or information from the Client and has been unable to obtain such information or assistance which in its absolute discretion it considers necessary; or

4.6.3 the Client breaches any of the undertakings given in this Agreement;

THEN Form-A-Co may proceed in any one or more of the following ways:-

take no further action on a particular matter or;

take no further action at all in relation to the Company or;

utilise any assets of the Company in or towards the satisfaction of any such demand;

realise any assets and advance or otherwise distribute the assets and any funds to any or all beneficial owners, and to commence proceedings to wind up the Company;

take whatever other action Form-A-Co regards as reasonable and necessary to protect its own position and, or the position of the Company, provided that Form-A-Co shall have given notice to the Client that the provisions of this Clause shall apply and within the period stated in such notice the Client has failed to take such action as shall therein be specified. No liability shall attach Form-A-Co in respect of or arising out of any action or inaction which is in accordance with the provisions of this Clause.

4.7 Form-A-Co may at its discretion:-

4.7.1 decline to accept or retain partly paid shares or shares in any company with unlimited liability;

4.7.2 decline to accept or retain shares in any company that appears to be insolvent;

4.7.3 decline to participate through the Company, or any Trust established for the Client, in any other investment which Form-A-Co does not consider appropriate;

4.7.4 decline to accept or act upon, any instruction that Form-A-Co considers inappropriate.

5. **NOTICE**

Any notice required or authorised to be served pursuant to this Agreement may be served by sending the same by post to the last known address of the party to whom the same is addressed or, in the case of a company, to the registered office of such company.

6. **LIMITATION OF LIABILITY**

6.1 Form-A-Co will not be liable (whether in contract, tort or otherwise, including breach of statutory duty) in connection with this Agreement for any loss of profit, production, anticipated savings, goodwill or business opportunities or any type of indirect, economic or consequential loss even if that loss was reasonably foreseeable or that Form-A-Co was aware of the possibility of that loss or damage arising.

6.2 Form-A-Co will not incur any liability:-

6.3.1 for any failure or delay on its part to comply wholly or partly with any instruction, request or advice which is not received or is incomplete, illegible or ambiguous or (in the opinion of Form-A-Co) for any lack of authority on the part of the person giving or making the same.

6.3.2 for the acts or omissions of any person or entity who or which is appointed, designated or empowered as director, officer, employee, agent, individual, trustee, manager, signatory or shareholder or holder of any general or special power of attorney with respect to the Company or other entity associated with the Company.

Except to the extent that such liability arose as a result of the gross negligence of Form-A-Co.

7. **ENTIRE AGREEMENT**

These Terms and Conditions together with the Company Application Form and the Management Agreement shall constitute the entire agreement between the Client and Form-A-Co. All warranties, undertakings, terms and conditions, whether expressed or implied, statutory or otherwise, and all representations, (except for fraudulent misrepresentations which are relied upon), statements, negotiations, and understandings, whether written or oral, are expressly excluded and superseded except as stated in the entire Agreement, not permitted by law or unless they are specifically agreed after the date of the entire Agreement in writing by a duly authorised representative of each party. Each party agrees that it has not relied upon any such representations described above.

8. **JOINT CLIENTS**

Where two or more persons constitute the Client each such person or entity appoints each and every such person or entity to be his or its agent to exercise full power in respect of him or it and each such person or entity agrees that their obligations are joint and several.

9. **WAIVER**

No failure, delay or indulgence on the part of either party in exercising any power or right under the entire Agreement shall operate as a waiver of such power or right, except as agreed in writing.

10. **SEVERABILITY**

If any provision of the entire Agreement is held by a court of competent jurisdiction to be invalid or voidable the remainder of the entire Agreement shall remain in full force and effect.

11. **VARIATIONS**

No variation of the entire Agreement shall be valid unless agreed in writing.

12. **THIRD PARTY RIGHTS**

No term or condition of the entire Agreement is intended, expressly or impliedly by inference, to confer a benefit or right of action upon any third party.

13. **ASSIGNMENT**

Neither party may assign the entire Agreement or any of its rights or obligations under the entire Agreement without the prior written consent of the other party. Form-A-Co reserves the right to subcontract all or any part of its obligations under the entire Agreement as stated above.

14. **PARTNERSHIP**

Nothing in the entire Agreement is intended to create a legal partnership between Form-A-Co and the Client.

15. **COMPETENT JURISDICTION**

The entire Agreement shall be governed by and construed in accordance with the laws of Gibraltar and the parties hereto irrevocably submit to the jurisdiction of the Courts of Gibraltar and irrevocably consents to the service of process out of such Courts by mailing copies thereof by registered mail, postage prepaid to his/her address.

16. **FEES**

16.1 The client agrees to pay the cost of the Company as detailed in Form-A-Co’s fee schedule published by Form-A-Co at the date of this agreement and any amendments thereto.

16.2 Form-A-Co may open a bank account on behalf of the Company and shall be designated a signing authority on any such accounts where Form-A-Co has been instructed to provide Corporate Director services, in order that regular payments, which the Company is obliged to make, are made as required. Form-A-Co will make such payments as professional fees, filing fees, out of pocket expenses, auditing fees, tax payments and its own fees without specific authorisation of the Client. The fees, expenses and other charges of Form-A-Co relating to its performance under this agreement shall have priority on the Company’s assets and at all times the Company is to maintain a minimum balance of £1000. In the event of Form-A-Co having insufficient client funds to meet said fees, expenses and other charges, the client undertakes, (jointly and severally, if more than one), to pay said fees, expenses and other charges within 14 days of a request from Form-A-Co.

16.3 The parties hereto agree that if economic conditions become such in the opinion of Form-A-Co as to warrant an increase in the fees charged under this Agreement and such increase is applicable to the Company, Form-A-Co may seek to increase such fees without having to seek the prior approval of the Client.

16.4 Regardless of whether a bank account has been opened in the name of the Company or not, Form-A-Co shall bill and expect to receive immediate settlement for any Company expenses incurred, as and when an invoice is raised in respect of any services undertaken on behalf of the Company.

16.5 Form-A-Co reserves the right to impose additional fees beyond those listed in its current fee schedule under the following circumstances:

16.5.1 in the event of the late payment of an invoice due beyond the period in which settlement may reasonably be expected and arising from the client failing to respond to, or ignoring reminders issued by Form-A-Co to the correspondence address as notified by the client, then a penalty shall be imposed at a rate of 10% of the invoice value per calendar month or part thereof during which the invoice remains overdue for settlement.

16.5.2 in the case of an applicant, client, introducer or agent failing to provide such information or documentation as may be requested by Form-A-Co under its due diligence procedure within one month of such request being issued then a compliance fee of £500 shall be imposed and become due and payable.

16.5.3 should it come to the attention of Form-A-Co, during the performance of background checks as part of its due diligence procedure in connection with an application for a company to be established, that an applicant is classified as a PEP (Politically Exposed Person), or that indications from such background checks are that the applicant or the proposed business activities involving the Company being applied for may possibly contain unreasonably or unusually high risks, and that therefore an EDD (“Enhanced Due Diligence”) Report is deemed necessary in order to mitigate those risks, then a fee of £3,000 shall be levied in respect of each EDD Report and shall become due and payable prior to the securing of the EDD Report and to the release of the company. In the event that the EDD Report indicates for whatever reason that Form-A-Co will be unable to establish a business relationship with the applicant then the said fee shall be non-refundable and the applicant hereby agrees that he shall make no claim in respect thereof whatsoever.

Further, Form-A-Co shall not be at liberty to provide the applicant with a copy, or otherwise to disclose the contents of the EDD Report, or to reveal the reason or reasons as to why a business relationship cannot be established.

16.5.4 in the event that the level and extent of the responsibilities placed upon Form-A-Co in consequence of the services provided so determine, and in respect of any additional work resulting there from or otherwise incurred in the performance of the services.

17. **INDEMNITY**

17.1 The Client indemnifies Form-A-Co for any services provided and agrees to hold harmless and will keep indemnified, Form-A-Co and its successors, and assigns from all actions, suits, proceedings, claims, demands, liabilities, costs and expenses whatsoever taken or made against Form-A-Co.

17.2 The terms of the indemnity contained in Clause 17.1 above shall extend to all directors, officers, associated agents and staff from time to time of Form-A-Co and its affiliated firms or companies wherever situated who may perform any of the functions herein contemplated and notwithstanding that there may be some defect in their appointment, qualifications or authority. This Indemnity is intended to endure for the benefit of Form-A-Co and of every officer, employee and agent and/or personal representative thereof so as to be enforceable by each of them against the Client.

17.3 This indemnity and every agreement contained herein is without prejudice to any other indemnity in favour of Form-A-Co and, or its successors, officers, employees and agents and of the personal representatives thereof. The termination of this Agreement or the employment or appointment of any officer, employee, or agent as contemplated in section B, as the case may be, shall not relieve the client of his obligations to indemnify Form-A-Co.

18. **ACTIONS OR PROCEEDINGS**

If the client or Form-A-Co receives notification of any claim, demand or the commencement of any action, suit, or proceeding, they shall notify the other party in writing immediately. Form-A-Co shall have the right to participate in and defend any such claim or action with counsel selected by Form-A-Co. Any such action, suit, proceeding, claim or demand may be settled by Form-A-Co in consultation with the client at the discretion of Form-A-Co.

19. **CLIENT MONIES**

Where any monies are held in Form-A-Co’s Client Account for an intermediary period, no interest will be paid unless otherwise agreed.

20. **TAX / LEGAL ADVICE**

1. Form-A-Co is not qualified to advise on legal and tax implications affecting the Company, therefore Form-A-Co confirms to the client that the client should and is advised to seek such legal and tax advice with regard to the Company, and of any Trust and the settlors and beneficiaries thereof, in such jurisdiction as may affect the Company, the Trust and/or the Client and the Client hereby confirm that Form-A-Co has given no advice and has made no such representation or warranty, or that it is capable of giving such advice on legal or taxation matters.
2. Applicants for Business and Clients are reminded of their legal obligation to declare their interests in entities and structures to the revenue authorities in their country of residence in accordance with relevant Controlled Foreign Companies (CFC) and/or other legislation or regulation. Form-A-Co, Form-A-Trust (Gibraltar) Limited and their directors and staff, accept no responsibility whatsoever in respect of an Applicant for Business or Client’s obligations in this regard.

21. **COMPLAINTS**

In the unlikely event of a dispute between the Client and Form-A-Co the nature of the complaint and suggested solution should be set out in writing, (in English), and posted by registered mail, or fax to a member of the Board. Form-A-Co will endeavour to settle the dispute giving due recognition to the terms and conditions of this agreement and relevant laws persuasive or otherwise. Should the dispute remain unresolved the Client remains free to contact Form-A-Co’s regulatory body, the Gibraltar Financial Services Commission at P.O.Box 940, Suite 3, Ground Floor, Atlantic Suites, Europort Avenue, Gibraltar. Telephone: +350 200 40284 Fax: +350 200 40282 Email: info@fsc.gi

 22. **ASSETS**

Where Form-A-Co through its associate company, Form-A-Trust (Gibraltar) Limited provides trustee services, controls Trust bank accounts, undertakes financial transactions then any assets belonging to the Trust must remain within control of Form-A-Trust (Gibraltar) Limited.

23. **TERMINATION**

23.1 The entire Agreement may be terminated by Form-A-Co giving the Client thirty day’s notice of termination.

23.2 In the event of termination, Form-A-Co shall not be obliged to return all or any part of the fees and expenses paid to it, (save for amounts paid on account for disbursements to be incurred).

23.3 Should the entire Agreement be determined for any reason Form-A-Co shall, if required, hand over the Company records and any title documents of the Company’s assets or obligations provided that Form-A-Co shall be entitled to claim a lien over the assets, books and records of the Company in respect of any monies payable to Form-A-Co.

24. **TRANSFER OF ADMINISTRATION**

In the event of transfer of the administration of the Company, Form-A-Co reserves the right to charge a fee for the transfer in accordance with its then current fee schedule.

**CLIENTS’ RESPONSILBILITIES**

When entering into the Management Agreement clients are expected to co-operate with Form-A-Co and to keep Form-A-Co informed in respect of the following matters:

* To promptly provide to the Compliance Department any additional documentation and information as may be required from time to time as part of the Know Your Customer / Customer Due Diligence procedure. Failure to do so in a timely fashion will result in an additional Compliance Fee being charged.
* To promptly notify Management or the Administration Department of any changes in the structure of the company (such as transfers of shares, resignations and appointments of directors, etc,) and of any changes in the business activities of the company.
* To immediately notify Management of any investigations being carried out by any regulatory or law enforcement authority in the affairs of the company or of the client.
* To promptly settle any and all invoices and charges as levied from time to time by Form-A-Co or any of its associates, sub-contractors or suppliers.

**DIRECTORS’ RESPONSIBILITIES**

Gibraltar corporate law places onerous responsibilities on the directors of companies that must be adhered to. It is important that clients, when providing directorships to their own companies, know and understand what is legally required of them. The below is a list of the main responsibilities but there are others so the list must not be considered as exhaustive. Form-A-Co would be pleased to assist by providing guidance to clients on request.

* To ensure that proper books of account are maintained and that formal annual accounts are prepared and filed with The Registrar of Companies.

*NB: Form-A-Co can provide book-keeping and accountancy services upon request.)*

* To ensure that current information is provided at all times to allow the company secretaries to maintain statutory registers, *including* registers of shareholders, directors and company secretaries, and registers of legal charges against the assets of the company.

*(NB: Form-A-Co provides company secretarial services which include the creation and maintenance of the statutory registers, however, it is imperative that the directors keep Form-A-Co appraised of any changes that require to be recorded in the registers, such as the transfer of shares and the resignation and appointment of directors, etc.)*

* To ensure that the company does not carry on business whilst insolvent.
* To ensure that the company fully complies with all local laws (including employment laws) and that it operates and carries on its business in a legal and ethical manner according to current codes of best practice.
* To ensure the currency of their business knowledge and, in particular, to be completely familiar with the terms of the company’s Memorandum & Articles of Association (or other Constitution of the company).
* To ensure the company complies with local taxation laws and fulfils its taxation liabilities and responsibilities.

***Notes:***

1. Form-A-Co shall arrange for the incorporation of a Company including the creation and filing of all necessary documentation in respect thereof and the disbursement of all necessary filing fees, stamp duties and other charges as appropriate *or* Form-A-Co shall provide a readymade shelf company and structure according to instructions received from the Applicant for Business / Client. Filing fees and stamp duties for standard incorporations are included in the cost of the Company per the Schedule of Charges annexed hereto. All filing fees, stamp duties and other charges for non-standard incorporations shall be charged separately at cost.

2. If so instructed, Form-A-Co is in a position to offer nominee shareholders and issue the Applicant for Business / Client with an original signed Nominee Shareholders Agreement in evidence thereof. The Nominee Shareholders Agreement shall clearly state the legal position of the nominee shareholder which shall include a waiver of all rights attaching to the shares held. Nominee shareholders shall be solely corporations licensed and regulated under the Financial Services Act.

3. If so instructed, Form-A-Co is in a position to offer corporate directors which shall be solely corporations licensed and regulated under the Financial Services Act. Applicants for Business / Clients are required to provide Form-A-Co with a signed Indemnity under which the corporate directors shall be indemnified against all claims and damages other than claims or damages arising out of the willful misconduct of the individuals authorized to represent the corporate directors.

1. Form-A-Co shall provide a company secretary, such being a corporation licensed and regulated under the Financial Services Act. The Company Secretary shall be responsible solely for the receiving of notices, the filing of all documents and returns with the Registrar of Companies and the maintenance of all statutory records (including minute books) and such other matters in accordance with the provisions of the Gibraltar Companies Act.
2. Company Administration Services shall include any or all of the following:
	1. Handling and forwarding of any statutory mail
	2. The issuance of invoices and statements to customers and ensuring their settlement.
	3. The opening and operating of corporate and/or trust bank accounts, the receipt and maintenance of bank statements & advices and the reconciliation of bank accounts
	4. The entering into of correspondence and the maintenance of files.
3. Form-A-Co provides Professional Trustee Services through its associate company, Form-A-Trust (Gibraltar) Limited, which is licensed and regulated under the Financial Services Act.
4. Consultancy/Advisory services are limited to general advice in respect of the Company or Trust acquired or to be acquired by the Applicant for Business.

**Neither Form-A-Co, Form-A-Trust (Gibraltar) Limited nor any of their directors or staff cannot and will not provide any form of legal, taxation or accounting advice whatsoever and accordingly they will not accept any responsibility in respect thereof. Applicants for Business / Clients are strongly urged to seek independent professional advice before embarking on any action involving the use of a company or trust. Form-A-Co reserves the right to request written confirmation that such independent professional advice has been sought and to receive copies of any documentation in respect of such independent professional advice given to the Applicant for Business / Client.**

8. Opening of bank accounts:

1. In the case of a Trust or Settlement only the Trustees are permitted to act as authorised signatories. The Trustees shall, however, regularly report to the Settlor and/or Protector in respect of funds under their control.
2. In those cases where the clients act as directors and/or signatories to corporate bank accounts, Form-A-Co reserves the right to request copies of banks statements and advices.
3. In those cases where Form-A-Co provides director services it must also provide and act as authorised signatories to all corporate accounts. Copies of statements and advices shall be furnished to clients upon request.
4. The Client has requested Form-A-Co to provide the Services set out herein, which has been completed as appropriate, and has read and is in agreement with the terms and conditions under which Form-A-Co is prepared to act.
5. Form-A-Co hereby covenants with the Client that it will not divulge to any third party any confidential information received from the Client or elsewhere in respect of the Client’s business, or use any such confidential information other than in the interests of the Client without the prior written consent of the Client unless compelled to do so by law. Form-A-Co hereby further covenants that it shall observe all obligations imposed on the company under management by all relevant authorities and make all records available subject to appropriate authorisation.
6. Neither Form-A-Co nor its directors or staff shall be obliged to act in any manner which they consider may:

3.1 conflict with any provisions of the Memorandum and Articles of Association or Constitution of any Company or the Deeds of any Trust acquired by the Client in connection with the services provided by Form-A-Co.

3.2 expose them to any personal liability or risk of prosecution in any jurisdiction.

3.3 conflict with any laws of Gibraltar or otherwise be illegal.

1. In consideration of Form-A-Co agreeing from time to time (at its discretion until notification is given by it to the contrary) at the Client’s request made hereby to accept instructions upon receipt of messages by e-mail, facsimile or telephone purporting to be instructions provided that:

4.1 any such e-mail or facsimile instructions appear or purport to be signed by the Client or his authorized representative;

4.2 the Client or his authorized representative shall promptly confirm any e-mail or facsimile instructions to Form-A-Co by letter marked “confirmation of e-mail or facsimile instructions”; and

4.3 any such telephone instructions are confirmed in writing by the Client or his authorized representative;

then the Client agrees in order to induce Form-A-Co to act in reliance on any such instructions from time to time and at all times to keep Form-A-Co indemnified from and against all actions, proceedings, claims and demands which may be brought or made against Form-A-Co and all losses, costs, charges, damages and expenses which Form-A-Co may incur or sustain or for which it may become liable by reason of its having acted on such instructions and notwithstanding that any such instructions may not have been duly authorized by the Client. The Client further agrees to reimburse Form-A-Co on a full indemnity basis for legal fees and all other collection costs and expenses incurred in the enforcement of this indemnity. Without prejudice to the foregoing Form-A-Co will be entitled to treat all such instructions as being duly authorized by the Client and may act accordingly.

1. The Client indemnifies and holds harmless Form-A-Co and its directors and staff from any claim or action whatsoever and wheresoever arising excepting only actions, claims, costs, demands, loss or damage of any kind arising from any fraud or wilful misconduct of Form-A-Co or its directors or staff.
2. The Client undertakes to immediately notify Form-A-Co of any material changes in the company’s/companies’ activities and of any changes in its/their beneficial ownership ***prior to such changes taking place.***
3. The Client undertakes to immediately notify Form-A-Co of any investigation in to his affairs or those of any Company or Trust acquired by him by any regulatory, supervisory or other competent authority, or of any legal proceedings or actions commenced against him or any Company or Trust acquired by him. In such circumstances whereby notification is received by Form-A-Co from the Client or other third-party Form-A-Co reserves the right to temporarily suspend the services provided pending clarification or the outcome of any such investigations, actions or claims, or to cease to provide any or all of its services and to terminate this Agreement provided that written notice of the same shall be issued to the Client. The Client hereby agrees and confirms that he will make no claims or commence any actions against Form-A-Co in consequence of said suspension or cessation of services or termination of this Agreement by Form-A-Co under the circumstances stated above.
4. The Client will discharge all fees and disbursements due to Form-A-Co when requested to do so and if any such fees or disbursements due to Form-A-Co shall not be duly and punctually paid neither Form-A-Co nor its directors or staff shall be under any further obligation to provide further services to the Client.
5. The Client, or Form-A-Co, or both (as the case may require) shall have the right to terminate this Agreement at any time by giving 30 days’ notice in writing to the other party. Termination of this Agreement shall not prejudice any rights of the parties hereto in respect of any liability or obligation arising under this Agreement prior to such termination.
6. This Agreement is governed by the Laws of Gibraltar and the Client hereby irrevocably submits to the non-exclusive jurisdiction of the Courts of Gibraltar in relation to any dispute or matter arising out of or in connection therewith.

**European Union General Data Protection Regulations (“GDPR”)**

The information contained in this document is subject to the GDPR and the rights contained therein shall apply to all Applicants for Business / Clients.

Under GDPR Form-A-Co has legal obligations concerning the processing of information on its Clients. The term “processing” includes collecting, storing, recording, organising, consulting, adapting/altering, retrieving, using, disclosing or destroying the information or data. The Client hereby confirms that:

* He/she understands that information about him/her may include information of a sensitive nature including information concerning his/her finances;
* He/she understands that the term “processing” includes collecting, storing, recording, organising, consulting, adapting/altering, retrieving, using, disclosing or destroying the information or data;
* He/she confirms that he/she has read and understood this explanation of the processing of information relating to him/her and he/she consents to the processing of such information.