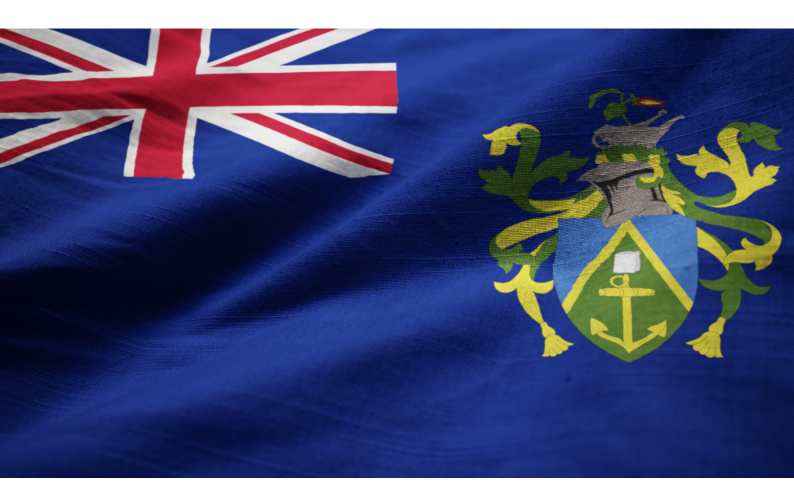


Established Licensed Fund Management Company







Established Licensed Fund Management Company

The Fund has appointed a Singaporean investment manager and fund administrator, licensed with the Monetary Authority of Singapore and has bank accounts set up in with one of the leading financial institutions in Singapore.

A flexible structure exists with the Singapore investment manager which allows the acquirer to manage each Fund at its discretion, with bank accounts are set up under a joint signatory structure with the Fund owners and IM.

The Fund Administrator also has a unique digital eKYC platform to allow the Fund to accept subscriptions in cryptocurrencies (e.g. USDT, Bitcoin etc) if required, in addition to most fiat currencies. In acting for the Fund, the Administrator's responsibilities include:

- Ensuring compliance by the fund with the Cayman Islands, Anti Money laundering and Anti- Terrorism Rules and regulations.
- Accounting: maintaining the corporate records and books of account.
- Administration: general duties, including communications with shareholders.
- Share Register and Transfer Agency work, including the processing of subscriptions and redemptions.
- Calculating the subscription price and redemption price of the shares.
- Arranging for the preparation of the financial statements and NAV to be audited by independent auditors and providing support thereto.
- Automatic Exchange of Information (AEOI) services for FATCA and CRS requirements.

The Fund also retains the following leading service providers in the Cayman Islands to ensure compliance with Cayman Mutual Funds law:

- Legal counsel who are responsible for liaising between the Fund and CIMA as
 its appointed agent and preparing any changes in the Fund's offering
 documents, as well as maintaining CIMA registration and licensing
 requirements.
- Fund auditor: responsible for preparing accounts for the Fund in accordance with International Financial Reporting Standards (IFRS) and fulfilling auditing obligations pursuant to Cayman Mutual Funds Law.
- Anti-Money Laundering Officers: responsible to provide AML services of Anti-Money Laundering Compliance Officer (AMLCO), Money Laundering Reporting Officer (MLRO), and Deputy Money Laundering Reporting Officer (DMLRO) to the Fund, as required pursuant to Cayman Mutual Funds Law.

This is a turnkey, fully operational Cayman fund structure with all core service providers in place and regulatory requirements met. With established banking, administration, compliance, and investment management relationships already in place, the Fund offers a ready-made platform for launching investment strategies without the delays. The Fund has been designed to enable a seamless transition to new ownership, allowing an acquirer to begin accepting investor subscriptions immediately upon completion.

Keypoints

 ${\tt CorporateDirectory}$

Company Name

Page 1 of 2
XXXXXXXXXXXXXXX SPC

TARGET PRICE \$750.000

BUSINESS TYPE Financial Services

COUNTRY Cayman Islands

BUSINESS ID L#20250947 Registered Address XXXXXXXXX, Grand Cayman, KY1-9010, Cayman Islands

JurisdictionofIncorporationCayman IslandsCompanyRegistrationNumberXXXXXXXXXLegal Entity Identifier (LEI)XXXXXXXXXX

FundType Mutual Fund (regulated)

Regulator Cayman Islands Monetary Authority (CIMA)

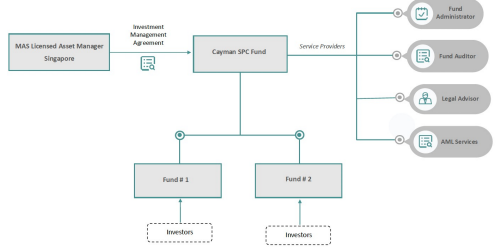
Licence Number XXXXXXXXXX Investment Manager (IM) XXXXXXXXXX

IM Regulator Monetary Authority of Singapore (MAS)

LegalCounsel

BankAddress XXXXXXXXX Singapore

Cayman Fund Structure





The information contained herein does not constitute an offer to sell or a solicitation of an offer or a recommendation to purchase securities under the securities laws of any jurisdiction, including the United States Securities Act of 1933, as amended, or any US state securities laws, or a solicitation to enter into any other transaction

The projected financial information contained in the Memorandum is based on judgmental estimates and assumptions made by the management of the target Company, about circumstances and events that have not yet taken place. Accordingly, there can be no assurance that the projected results will be attained. In particular, but without prejudice to the generality of the foregoing, no representation or warranty whatsoever is given in relation to the reasonableness or achievability of the projections contained in the Memorandum or in relation to the bases and assumptions underlying such projections and you must satisfy yourself in relation to the reasonableness, achievability and accuracy thereof.

By delivering this Memorandum, neither MergersUS Inc., nor its authorized agents are making any recommendations regarding the acquisition or strategies outlined herein. Interested parties shall exercise independent judgment in, and have sole responsibility for, determining whether an acquisition of the Company is suitable for them, and neither MergersUS Inc, nor its authorized agents have responsibility to, and will not, monitor the condition of interested parties to determine that an acquisition is or remains suitable for them. Among other things, suitability of an acquisition will depend upon an interested party's investment and business plans and financial situation.

This document is prepared for information purposes only. It is made available on the express understanding that it will be used for the sole purpose of assisting the recipients to decide whether they wish to proceed with a further investigation of the Proposed Transaction.

The recipients realize and agree that this document is not intended to form the basis of any investment decision or any other appraisal or decision regarding the Proposed Transaction, and does not constitute the basis for the contract which may be concluded in relation to the Proposed Transaction.

All information contained in this document may subsequently be updated and adjusted. MergersUS Inc. has not independently verified any of the information contained herein or on which this document is based. Neither the Company, nor its management or shareholders, nor MergersUS Inc., nor any of their respective directors, partners, officers, employees or affiliates make any representation or warranty (express or implied) or accept or will accept any responsibility or liability regarding or in relation to the accuracy or completeness of the information contained in this document or any other written or oral information made available to any interested party or its advisers. Any liability in respect of any such information or any inaccuracy in or omission from the document is expressly disclaimed.

www.mergerscorp.com



© 2024 MergersCorp M&A International. All rights reserved.

© 2024 MergersCorp M&A International. MergersCorp™ M&A International is the collective brand name of independent affiliates of MergersCorp M&A International. For more details on the nature of our affiliation, please visit us on our website https://www.mergerscorp.com/disclaimer. MergersCorp M&A International is not a registered broker-dealer under the U.S. securities laws. MergersCorp M&A International does not offer or sell securities or provide investment advice or underwriting services. The articles or publications contained in this presentation are not intended to provide specific business or investment advice. The author or MergersCorp M&A International shall not be liable for any errors or omissions, or for any loss suffered by any person or organization acting or refraining from acting as a result of the content of this website. It is recommended that specific independent advice be sought before making any business or investment decision.

