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# Cayman LLCs vs Delaware LLCs vs Jersey LLCs - Points of Distinction

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Accordingly, both the Jersey LLC Law and the Cayman LLC Act include many concepts and provisions from the Delaware Limited Liability Company Act (the **Delaware Act**), adapted to accommodate various principles of Jersey and Cayman Islands common law and existing legislation.

This memorandum highlights key points of distinction in the provisions of the Jersey LLC Law, the Cayman LLC Act and the Delaware Act. However, this memorandum does not purport to cover all of the differences between such laws and is not to be taken as specific legal advice applicable to particular issues or circumstances. In addition, it may not be relied on as advice as to Delaware law on which Ogier is not qualified to advise. Although this memorandum may refer in certain instances to the default position under the Jersey LLC Law or the Cayman LLC Act, each of such laws provides considerable flexibility to vary this default position in the respective LLC agreements.

Issue	Delaware	Cayman	Jersey
Name	Must include	Not required to	Must end with
	"LLC",	include "LLC",	the words
	"L.L.C." or	"L.L.C." or	"Limited
	"I imited	"I imited	l iahility

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	Liability Company" in its name.	Liability Company" in its name.	Company" in full or either of the abbreviations "LLC" or "L.L.C.".
LLC agreement	No requirement to be in writing LLC	Must be in writing. Cayman LLC	Must be in writing. LLC agreement may have an "as of"

writing. LLC Act provides that the LLC agreement may have an agreement shall "as of" date only be which may effective on be prior to date of registration. registration of the Cayman LLC, although parties may agree that the LLC agreement shall be deemed to take effect between themselves (but not against third parties) as at

Must be in writing. LLC agreement may have an "as of" date which may be prior to registration.

## Member management by majority

Default position: management by members acting by majority in interest.

Default position: management by members acting by majority in number.

an earlier date.

Default position:
management by
members acting
by majority in
number of the
total rights to
the profits of
the Jersey LLC
but where that
results in no
members with a
right to vote,

the members may vote by a simple majority in number.

#### Duty of care/fiduciary duties

**Duties** (including fiduciary duties) may be expanded or restricted or eliminated by the LLC agreement; provided, that the LLC agreement may not eliminate the implied contractual covenant of good faith and fair dealing.

Manager owes duty to act in good faith, which duty may be expanded or restricted by the LLC agreement but not eliminated. No fiduciary duties owed by members or committee members. absent anything in the LLC agreement. Cayman LLC Act states that member may exercise voting rights in its own best interests and as it sees fit even though it may not be in the best interests of the Cayman LLC or any other member.

Manager owes duty to act in good faith, which duty may be expanded or restricted by the LLC agreement but not eliminated. No fiduciary duties owed by members or committee members. absent anything in the LLC agreement. Any act or omission of a manager that constitutes a breach of a duty to act in good faith may be authorised or ratified if all members agree and the Jersey LLC will be able to discharge its liabilities as they fall due.

#### Statutory clawback of distributions

Clawback applies where a Clawback applies where a member

Clawback applies where a member

member receives a distribution where (i) the Delaware LLC is insolvent on a balance sheet basis (liabilities exceed the fair value of the Delaware LLC's assets) and (ii) the member knew of such insolvency at the time of the distribution. Liability to clawback expires three years from the date of the distribution.

receives a distribution or is released from an obligation where (i) the Cayman LLC is insolvent on a cash flow basis (unable to pay its debts as they fall due in the ordinary course of business) and (ii) the member has actual knowledge of such insolvency at the time of the distribution. No time

limitation on

clawback.

receives a distribution or is released from an obligation where the Jersey LLC is insolvent on a cash flow basis (unable to pay its debts as they fall due). Limitation on clawback expires 6 months from the date of the distribution.

#### Definition of manager

Statutory
definition of
"manager"
includes a
person who
is named as
a manager of
a Delaware
LLC or

designated as a

Statutory
definition of
"manager"
includes any
member or
other person in
whom
management of
the Cayman

LLC is vested.

Statutory
definition of
"manager"
includes any
manager
appointed under
the Jersey LLC
Law or other
person in whom

management of the Jersey LLC

is vested.

manager of a Delaware LLC (although certain provisions of the Delaware LLC Law provide that the definition of a manager will be a person who "participates materially in the management of the limited liability company").

#### Repurchase of LLC interest

A Delaware LLC may acquire, by purchase, redemption or otherwise, a member's LLC interest. A Cayman LLC may acquire, by purchase, redemption or otherwise, a member's LLC interest, subject to a cashflow-based solvency test.

A Jersey LLC may acquire, by purchase, redemption or otherwise, a member's LLC interest, subject to a cashflow-based solvency test.

#### Access to information

Members
have the
right, subject
to
reasonable
standards in
the LLC
agreement,
to obtain true

The right of a member to receive information regarding the status of the business and financial condition of the

The right of a member to receive information regarding the status of the business and financial condition of the

and full information regarding the status of the business and financial condition of the Delaware LLC. The manager has the right to information reasonably related to its position. The manager may keep confidential from the members information the disclosure of which it in good faith believes is not in the best interest of the Delaware

Cayman LLC is subject to any provision to the contrary in the LLC agreement. The information rights of members and managers may be restricted in the LLC agreement.

Jersey LLC is subject to any provision to the contrary in the LLC agreement. The information rights of members and managers may be restricted in the LLC agreement.

#### Bankruptcy etc of member

Unless
otherwise
provided in
the LLC
agreement, a
member
automatically
ceases to be
a member on

LLC.

Unless
otherwise
provided in the
LLC
agreement, a
member does
not
automatically

cease to be a

Unless
otherwise
provided in the
LLC
agreement, a
member
automatically
ceases to be a
member on the

the death, bankruptcy or insolvency of such member. member on the death, bankruptcy or insolvency of such member. On the death or incapacity of a member, such member's personal representative may exercise that member's rights in the Cayman LLC.

The Cayman

bankruptcy or insolvency of such member. On the death or incapacity of a member, such member's personal representative may exercise that member's rights in the Jersey LLC.

#### **Dissolution of LLC**

In accordance with the Delaware Act.

LLC Act provides for voluntary winding up, compulsory winding up or winding up under the supervision of the court. The provisions of the Cayman Companies Law are imported into the Cayman LLC Act. It is also possible for a Cayman LLC to be

struck off the register as an alternative to

Regulations issued pursuant to the Jersey LLC Law provide for winding up at the end of a fixed period, summary winding up, creditors' winding up or winding up under the supervision of the court on just and equitable grounds. Reinstatement of a cancelled Jersey LLC is possible up to

10 years after

cancellation.

formal winding up, subject to reinstatement during the subsequent 10 year period. Non-petition clauses are given statutory recognition.

#### **Dual registration**

Statutory
procedure for
a non-US
entity to be
registered
and exist
under its
original
jurisdiction
and under
Delaware
law at the
same time.

No ability for a Cayman LLC to be registered in the Cayman Islands and in another jurisdiction at the same time although an LLC may be transferred by way of continuation to or from another jurisdiction or converted from an exempted company.

No ability for a Jersey LLC to be registered in Jersey and in another jurisdiction at the same time. There are plans to issue regulations (not yet issued) under which the Jersey LLC may be transferred by way of continuation to or from another jurisdiction.

#### Series LLCs

An LLC
agreement
may
establish one
or more
series of
members,
managers,
limited
liability
company

No series LLC provisions. The LLC agreement may provide for different classes of LLC interests or groups of members, and profits and losses may be

Currently,
Jersey LLCs
are not
permitted to
issue series.
However, the
Jersey
regulator has
stated that this
position may be
subject to

interests or assets. The

Delaware Act provides

for the debts

and

obligations of one series to

be

enforceable

against the

assets of

such series

only, and not

against the

assets of the

Delaware

LLC

generally or

any other

series, and

contains

additional

detailed

provisions

regarding the

management,

operation

and

segregation

of separate

series.

allocated
among such
classes or
groups as the
LLC agreement
provides, but
there is no
statutory

segregation.

change once the implications for the Jersey registry are assessed.

#### Tax Undertaking

No similar provision in Delaware.

A Cayman LLC may apply for a tax undertaking certificate from the Cayman Islands
Government which provides

No similar provision in Jersey.

that no law which is enacted in the Cayman Islands imposing any tax to be levied on profits or income or gains or appreciations shall apply to the Cayman LLC or to any member thereof in respect of the operations or assets of that Cayman LLC or membership interest of any member therein for a period of 50 years from the date of the undertaking.

#### **Registered Agent**

Required to have a registered agent for service of process.

Required to maintain a registered office in the Cayman Islands for service of process. No requirement for separate registered agent.

Required to maintain a registered office in Jersey. A Jersey LLC must appoint a secretary that is registered in Jersey and regulated under

Jersey financial services legislation.

**Statutory registers** 

Required to

Required to

maintain:	maintain:
•	•
•	•
	•
•	
•	

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