Doing Business in Bahrain
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Our Regional Footprint

AI Tamimi & Company has unrivalled experience, having operated in the Middle East and North Africa ("MENA") region for over 30 years. Our lawyers combine international experience and qualifications with expert regional knowledge and understanding.

We are a full-service firm, specialising in advising and supporting major international corporations, banks and financial institutions, government organisations and local, regional and international companies. Our main areas of expertise include arbitration & litigation, banking & finance, corporate & commercial, intellectual property, real estate, construction & infrastructure, and technology, media & telecommunications. Our lawyers provide quality legal advice and support to clients across all of our practice areas.

Our business and regional footprint continues to grow, and we seek to expand further in line with our commitment to meet the needs of clients doing business across the MENA region.

Doing business in the Middle East and North Africa? So are we.

Our regional footprint means that wherever our clients are doing business in the region, we are there to support them. Our expansion has been strategic and client driven. Our values define who we are and what is important to us. As a firm, we have grown based on a set of core values, which are integral to all that we do.

www.tamimi.com
Our Guide to ‘Doing Business in Bahrain’ aims to answer some of the most important questions that investors may need to know when assessing their business operations in the Kingdom of Bahrain, depending on the commercial activities which they wish to undertake.

As a regional business and financial hub, Bahrain has experienced exponential growth in recent years, and consistently strives to reinforce its position as a commercial, cultural and economic leader in the GCC and beyond. Our “Doing Business” series of books have become increasingly popular in helping not only to set up new businesses, but also in keeping businesses up to date on legal policies and changes in legislation.

We trust you will find the information presented of value and that it provides you with a greater understanding of both the business and legal aspects of operating in Bahrain. We look forward to the opportunity to work with you to ensure your success when doing business here.

Foreword

Essam Al Tamimi
Chairman
Al Tamimi & Company

Samer Qudah
Managing Partner
Al Tamimi & Company

Rad El Treki
Partner, Head of Office - Bahrain
Al Tamimi & Company
About Bahrain

Why Bahrain?
Throughout its history, Bahrain’s economic progress has been built on a tradition of openness – a tradition that continues into the modern day. This openness is at the heart of what helped to make Bahrain a great environment for businesses to thrive and a welcoming home to people from around the world.

Bahrain has been a regional pioneer in a number of areas ranging from trading through oil exploration to finance and education. This culture of innovation is bolstered by the rapid growth of industries such as ICT, high quality aluminium manufacturing and Islamic finance. Bahrainis are characterised by an openness to people and ideas from around the. We have a long track record of investment in education and training – we were the first country in the region to establish public education for boys and girls nearly 100 years ago. This has enabled Bahraini nationals to account of the businesses based here. In areas such as the financial sector, almost two thirds of employees are Bahrainis, of whom nearly 40% are women. More than 70% of the workforce in telecommunications are Bahrainis. Bahraini goods and services originating in either Bahrain or the US.

Why invest in Bahrain?
Bahrain offers a unique opportunity for business in the region. The Kingdom is recognised as one of the most liberal business environments in the Middle East, with some of the lowest regional operating costs as well as a highly skilled, bilingual local workforce. With excellent transport infrastructure and a strategic geographical location at the heart of the GCC, Bahrain is positioned as the natural gateway to access this USD $16 trillion market, and the government is committed to sustaining and strengthening the country’s core business fundamentals to underpin future growth.

Bahrain was the first GCC country to sign a Free Trade Agreement with the United States of America, which came into effect in 2006 (“FTA”). The FTA between the Kingdom and the US is an international agreement that seeks to promote increased trade between both countries. The FTA provides for the immediate or staged elimination of duties and barriers to bilateral trade, in goods and services originating in either Bahrain or the US.

The FTA also allows a duty-free access to the US market, consequently making Bahraini goods and services more cost competitive. The FTA contains reciprocal commitments, cooperative agreements and rules and processes applying to customs. The goods traded must fit the definition of originating goods to be exempted from customs duty.

Under the FTA, nationals of the United States are given GCC recognition for investment purposes in Bahrain, allowing them to invest in business activities that might otherwise be restricted for non-GCC nationals.

Bahrain has bilateral trade and economic agreements with over 40 countries, including China, Singapore, Germany, France, India and the United Kingdom.

Bahrain has been recognised as a desirable business location by a number of international rankings:
- Ranked 1st in MENA for financial, investment, and trade freedom according to the 2021 ICT Development Index.
- Ranked 1st in the Middle East and North Africa for ICT Development according to the 2021 ICT Development Index.
- Ranked 1st in MENA for financial, investment, and trade freedom according to the 2022 Index of Economic Freedom published by the Heritage Foundation.
- Ranked as the happiest country in the Gulf region, and 21st place globally, by the UN Sponsored World Happiness Report 2022.

The process for registering a business and launching operations in Bahrain is simple. Over the years, government organisations and private institutions have put in place a dedicated support infrastructure for businesses setting up.

We can assist with legal and regulatory procedures and follow up on registration, by using the Bahrain Investors Centre, which is an efficient one-stop-shop for setting up a business. Businesses are assigned a relationship manager who may liaise with the relevant government ministries on your behalf. The Bahrain Ministry of Industry, Commerce and Tourism, is responsible for registering and licensing all foreign businesses in the Kingdom of Bahrain, and your relationship manager can assist with this process.

Almost 100 years ago, Bahrain was the first among the current member states of the GCC to introduce formal education. The adult literacy rate is among the highest in the region and the Government continues to prioritise education and vocational training in its reforms.

As a result, Bahrain has a highly-skilled and motivated bilingual workforce. 60% of whom are employed in the private sector. In areas such as the financial sector, almost two thirds of employees are Bahrainis, of whom nearly 40% are women. More than 70% of the workforce in telecommunications are Bahraini. Bahraini employees are Bahraini and your relationship manager can assist with this process.

Bahrain’s business-friendly approach has helped persuade international businesses to work out of Bahrain where they have access to a talent pool of educated and trained nationals.
Key Statistics

Population
Approximately 1.7 million

Language
The official language of Bahrain is Arabic. However, English and south Asian languages are widely used both in business and social circles.

Currency
The currency of the Kingdom of Bahrain is Bahraini Dinars (“BHD”).
1 BHD equals 1,000 fils.
1 BHD is pegged to the US Dollar at USD $2.65.

Region’s Gateway
Bahrain’s proximity to Saudi Arabia provides access to the region’s single largest market and economy. At the same time, the proximity to the eastern province of Saudi Arabia provides companies with the option to establish an operational base in Bahrain, which is considered to be one of the most open and liberal places to live in the Middle East. Residents of Bahrain already enjoy direct motorway access to Saudi Arabia via the 25 kilometre Saudi-Bahrain King Fahd Causeway. A rail transport causeway is also planned between Bahrain and Saudi Arabia which will enhance transport links between the two countries and will connect Bahrain to the planned GCC wide railway network.

Legal Framework
The legal system of Bahrain is a hybrid system deriving from a number of jurisprudential traditions including Islamic Sharia, Egyptian civil, criminal and commercial law (the Egyptian system itself is derived from the French Napoleonic code, local tradition and custom). Bahrain has a well-developed legal framework as compared to some of its neighbours. Bahrain’s court system comprises of Civil Courts and Sharia Courts. The Court of Cassation is the highest court. As a civil law jurisdiction, the decisions of higher courts are not binding on the decisions of the lower courts yet decisions of the Court of Cassation are authoritative but not binding on the lower courts. The Sharia Courts are generally responsible for Family Law and inheritance matters.

The Bahrain Chamber of Dispute Resolution (“BCDR”), which comes within the jurisdiction of the courts of Bahrain, enjoys mandatory jurisdiction over any claim exceeding BHD 500,000 (approximately USD $1.3 million) and involves either an international commercial dispute or a party licensed by the Central Bank of Bahrain (“CBB”). Disputes will also fall within the scope of the BCDR if parties have agreed in writing to refer the dispute to resolution by arbitration or mediation under the BCDR Rules, which conform to the American Arbitration Association (“AAA”) to ensure that international investors are provided with swift, effective and definitive dispute resolution.

In October 2021, a new decree was issued granting the BCDR the jurisdiction over certain additional categories of legal claims as well as amending certain existing procedural provisions. As a result, the BCDR now also have...
The BCDR came out with new rules in 2017 to reflect global best practices. Some of the significant changes include provisions that simplify and improve filing requirements, appointment of arbitrators and arbitrator fees. To prevent unnecessary expenses and wastage of time due to claimants with no jurisdiction, a new provision was introduced to deal with prima facie jurisdiction and allows the BCDR to reject a request for arbitration filed pursuant to a clause with no effective reference to the BCDR. The 2017 Rules also require the party intending to challenge an arbitrator to send the written notice of challenge to the BCDR, to the arbitral tribunal and to all other parties involved in the dispute to ensure transparency.

In the interest of reducing time and costs associated with arbitrations, the BCDR may now determine applications for summary disposal of all or part of claims and defences without legal merit or outside the tribunal’s jurisdiction.

An arbitration award in an international dispute heard at the BCDR-AAA will not be subject to challenge in Bahrain if the parties have agreed beforehand to be bound by such an award. Litigants may appoint an expert, both prior to issuing a claim or during the proceedings, to provide an expert report in support of their claim. Previously, only judges had the authority to appoint experts during the trial, either upon the request of a party to the claim, or based on the judge’s discretion. Experts appointed by the parties must be impartial and independent, and must not have any conflict of interests in the claim. The party appointing the expert is responsible for the expert fees; or, in the event that the parties have agreed to appoint the same expert, then both of the parties will share the expenses of such appointment. The parties may submit the expert opinion attached to their statement of claim, or during the trial.

Bahrain is a signatory to the New York Convention on the Enforcement of Foreign Arbitration Awards. Therefore, all relevant arbitral awards from a signatory state would be recognised and enforced by the Bahraini courts subject to satisfying certain requirements. Bahrain is also a signatory to the Riyadh Convention for the Execution of Judgments, Delegations and Judicial Notification which authorises the execution of judgments issued by courts of the GCC member countries.

Whilst Arabic is the official language of the court system in Bahrain, Bahrain now also permits the use of languages other than Arabic in court proceedings, provided that the parties to a dispute previously agreeing on the use of a language other than Arabic (previously, the position in Bahrain was that all court proceedings must be in Arabic, although litigants or witnesses who did not speak Arabic would be permitted to provide evidence in another language, via the use of a licensed interpreter). The same decree also permits for the appointment of non-Bahraini judges, including non-Bahraini nationals who do not speak Arabic (previously, all judges in Bahrain were required to be either Bahraini Nationals or judges from countries where Arabic represents the first language of the country).

The BCDR Rules also provide a mechanism for an emergency arbitrator to issue interim awards on urgent applications prior to the constitution of the tribunal but they also permit parties to apply to a judicial authority for these purposes. Once the tribunal has been constituted, it may grant such interim measures as it deems necessary, including attachment orders and travel ban orders, at the request of any party.

The BCJR-AAA will not be subject to challenge in Bahrain if the parties have agreed beforehand to be bound by such an award.
Setting up in Bahrain
Setting up in Bahrain

The Bahrain International Investment Park ("BIIP")

BIIP is a 247 hectare business park strategically located beside the Shaikh Khalifa bin Salman Port, Muharraq and is only 5 kilometres from the Bahrain International Airport. BIIP is designed to attract high value-added projects which will help create local employment and wealth in a world-class physical environment. Investment in BIIP is primarily open to those in internationally-traded manufacturing and specific service sectors.

The BIIP offers unique incentives including 100% foreign ownership of companies; 0% tax with a 10 year guarantee; special customs services and government financial grants. As compared to products manufactured in GCC Free Zones which are subject to 5% customs duties when sold into the GCC and other Arab markets, products manufactured in the BIIP are free of import duties in other GCC countries, because the BIIP is not considered a Free Zone, but rather an integral part of the GCC, thus, providing a 5% margin against Free Zone locations elsewhere in the GCC region.

The BIIP has set up a ‘one-stop-shop’ to facilitate investors by assisting them through the application process, providing guidance on all of the legal requirements, and to interface with the authorities on the investors’ behalf. The BIIP also offer an on-site education and training centre to assist in training employees as well as providing access to government financial grants.

Projects from a wide range of sectors are approved for the BIIP including those relating to food products, medical technology, household products, electronic devices, packaging, pharmaceutical and chemical materials, and electrical switchgear manufacturing.

The BIIP has attracted some major multinational companies like Siemens, Armacell, Honeywell, BASF and Mondelez International.

How to Establish Operations in Bahrain

A commercial company established in accordance with the Commercial Companies Law No. 21 of 2001 (as amended) is the most common form of business vehicle used in the Kingdom.

The vast majority of commercial activities can be practised in Bahrain without foreign ownership limitations with foreign investors able to own 100% legal interest in certain Bahraini business vehicles, but there remain certain limited sector-related restrictions which may apply.

Some sectors and activities are only allowed to be carried out by Bahrainis or entities fully owned by Bahrainis or GCC or US nationals. Further, some business activities may require a minimum Bahraini or GCC investment, such as 1% or 51%.

The sectors in which a business vehicle cannot be 100% foreign owned generally include construction (more details about construction companies under The Council of Regulating the Practice of Engineering Professions ("CRPEP"), press, publishing and distribution, car and motorbike rental, fishing, foreign manpower supply, land transportation of goods and passengers, trading, foreign manpower, commercial agencies, certain real estate services, gas bottling and distribution and gas cylinder distribution.

Foreign ownership restrictions will apply in relation to companies that are engaged in trading activities (i.e. export, import and sale); the applicable restrictions differ depending on whether or not there is a GCC or US shareholding element in the corporate vehicle. The restrictions are as follows:

- Companies that include a GCC or US shareholding(s), excluding a Bahraini national, may be owned 100% by the GCC or US shareholder(s).
- Companies that include a foreign non-GCC or US shareholding(s), must also include a Bahraini (or national of any other GCC state) shareholder holding a minimum percentage of the shares (e.g. 1%).
- Companies that include a foreign non-GCC or US shareholding(s), must also include a Bahraini (or national of any other GCC state) shareholder holding a minimum of 51%, and

Please note that where the intention is to satisfy the minimum percentage GCC requirement or 51% GCC requirement by utilising a corporate shareholding which is GCC owned, then (i) the corporate shareholder must itself be GCC owned, (ii) the corporate shareholder must itself be GCC owned, and (ii) the corporate shareholder must itself be established in a GCC jurisdiction.

Despite these restrictions, it is possible for the Minister in charge of Trade Affairs, (subject to the Minister obtaining the approval of the Council of Ministers), to grant exemptions in order to allow foreign investment into restricted sectors if the Minister considers that such investment will benefit the country and development of the economy as a whole. Notwithstanding the above, there are many industry sectors which allow for 100% foreign investment such as but not limited to, consultancies.
technology, and manufacturing, which might however require further consideration and may be subject to other restrictions.

The business vehicles that are commonly used in Bahrain are considered below. However, businesses looking to engage in banking and insurance activities in Bahrain can generally only do so through Public and Closed Joint Stock Companies and Foreign Branches. Such business vehicles are also subject to approvals and the regulations of the Central Bank of Bahrain, which has developed comprehensive regulations in order to ensure confidence in the financial services sector.

The key features of Bahrain’s business friendly approach:

- No restrictions on the repatriation or remittance of profits or capital.
- No restrictions on the import/export of local and foreign currencies.
- No tax on income, capital gains, estate interest, dividends or royalties.
- Permits 100% foreign ownership of businesses in the vast majority of business activities.

Setting Up In Bahrain

Bahrain has actively sought to promote itself as a business friendly environment, specifically targeting foreign direct investments. In recent years the Government has taken steps to amend the Commercial Companies Law in Bahrain.

The Commercial Companies Law has also introduced and approved the setting up of new forms of companies, named as Protected Cell Companies and Investment Limited Partnerships.

The Ministry of Industry and Commerce

The Ministry of Industry Commerce & Tourism in Bahrain (“MOICT”) is the main organ of Government responsible for the registration and supervision of businesses in Bahrain and is responsible for a diverse range of activities which make up the commercial environment in Bahrain, including inter alia the registration of all forms of commercial business, commercial agencies, industrial property, standards and metrology, foreign trade as well as a number of other related activities. The MOICT’s aim is to ensure the maintenance of an open, transparent and market driven commercial environment so as develop Bahrain’s economic competitiveness and to encourage inward investment, at the same time promoting employment for the local population.

When looking to incorporate an entity in Bahrain with the MOICT, relevant commercial activities need to be selected. Depending on the types of commercial activities selected, certain conditions may apply or approvals required. Bahrain has adopted the International Standard Industrial Classification of All Economic Activities (“ISIC”) Rev. 4. These standards have been developed by the Department of Economic and Social Affairs of the United Nations Secretariat. More information in relation to the commercial activities can be found on MOICT’s online database at www.sijilat.bh

Legal Structures

Businesses are generally carried out in Bahrain through an agency or distributorship arrangement with a local partner in Bahrain or through establishing a Bahrain registered corporate vehicle. Restrictions on foreign ownership depend on the type of licensed commercial activities which the entity will engage in, rather than the form of legal structure utilised.

The following table provides an overview of some of the corporate vehicles available in Bahrain:

<table>
<thead>
<tr>
<th>Corporate Forms</th>
<th>Structure of Partners/Shareholders</th>
<th>Minimum Issued Share Capital</th>
</tr>
</thead>
<tbody>
<tr>
<td>With Limited Liability Company (“WLL”)</td>
<td>Comprising of 1 to 50 shareholders where their respective liabilities for the company’s debts and obligations are limited to the extent of the value of their respective shareholding</td>
<td>None</td>
</tr>
<tr>
<td>General Partnership</td>
<td>2 or more partners who assume joint responsibility in the partnership to the extent of their entire personal assets for the partnership’s debts and liabilities</td>
<td>None</td>
</tr>
<tr>
<td>Bahrain Shareholding Company (“BSC”)</td>
<td>A public listed company comprising of 2 or more shareholders where their respective liabilities for the company’s debts and obligations are limited to the extent of the value of their respective shareholding</td>
<td>BHD 1 Million</td>
</tr>
</tbody>
</table>
**Corporate Forms**

<table>
<thead>
<tr>
<th>Structure of Partners/Shareholders</th>
<th>Minimum Issued Share Capital</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Closed Joint Stock Company (&quot;BSC(c)&quot;)</strong></td>
<td>The minimum capital requirements of a BSC(c) company undertaking financial related activities will depend on the requirements of the Central Bank of Bahrain, and will vary depending on the type of regulated activity the entity will engage in. A BSC (c) undertaking non-financial related activities has a minimum issued share capital of BHD 250,000.</td>
</tr>
<tr>
<td><strong>Holding Company</strong></td>
<td>May take the form of a BSC/ BSC (c) or a WLL. Please see relevant forms for shareholder structure.</td>
</tr>
<tr>
<td><strong>Foreign Company Branch</strong></td>
<td>None</td>
</tr>
<tr>
<td><strong>Shelf Companies</strong></td>
<td>A shelf company may take any corporate form. The validity of a shelf company is 1 year during which all approvals and licenses must be obtained. A shelf company is not considered active unless all approvals are obtained.</td>
</tr>
<tr>
<td><strong>Protected Cell Companies (&quot;PCC&quot;)</strong></td>
<td>A PCC is a single legal entity made up of a core and one or more parts called 'cells'. Once incorporated a PCC can have unlimited cells.</td>
</tr>
<tr>
<td><strong>Investment Limited Partnerships (&quot;ILP&quot;)</strong></td>
<td>The limited partnership is the vehicle of choice worldwide for closed-ended investment funds.</td>
</tr>
</tbody>
</table>

**Individual Establishment**

An individual establishment is a simple business arrangement whereby an individual trades on his/her own account pursuant to a trade license issued in his/her own name. This form of business entity is referred to as an 'establishment' rather than a company and the individual is personally liable for the business to the full extent of his/her personal assets. The establishment does not have an independent legal form from that of the owner. The establishment must be owned by a maximum of one (1) Bahraini individual.

**With Limited Liability Company**

A With Limited Liability Company ("WLL") is comparable to a Limited Liability Company in other countries of the GCC and is the most common form of business vehicle. WLLs must consist of a minimum of one (1) and a maximum of fifty (50) shareholders who can be natural persons or corporate legal entities. The shareholders are responsible for the company’s debts and obligations only to the extent of their respective shares in the capital. There is no minimum share capital prescribed by the Commercial Companies Law. Instead, the WLL must generally have a level of capital sufficient for it to carry out its objectives. WLLs are required to appoint at least one general manager who has the same obligations, duties and responsibilities as a director in a Joint Stock Company (see below). The company cannot issue shares to the public, and can be 100% foreign-owned, again depending on the business activity of the WLL. Various documents are required to incorporate a WLL company which includes but is not limited to, a deed of association (if owned by 1 shareholder), memorandum of association (if owned by 2 or more shareholders), capital deposit certificate and a lease agreement in the name of the WLL. Additional documents may be required where the party looking to incorporate a WLL is a corporate body. Such documents may include, but are not limited to, a copy of the registration certificate of the corporate body, constitutional documents of the corporate body and a resolution from the corporate body’s board of directors/ general assembly approving the incorporation of a WLL in Bahrain.

**General Partnership**

A general partnership is formed between two or more natural or corporate persons. All partners assume joint responsibility to the extent of their entire personal assets for the partnership’s debts and liabilities. There is no requirement of a minimum share capital, there must be at least one manager and again, depending on the relevant business activity, they can be 100% foreign-owned.

**Bahrain Shareholding Company**

A Bahrain Shareholding Company ("BSC") also referred to as a Public Joint-Stock Company is typically listed on the Bahrain Bourse. The company consists of a minimum of two shareholders and the shareholders are liable for the company’s debts and obligations only to the extent of the value of their shares. The minimum share capital required is BHD 1 million and there must be a minimum of five directors. The board of directors must comprise a number of independent and non-executive
Setting up in Bahrain

Setting Up in Bahrain

Closed Joint Stock Company

Commonly known as a Closed Joint Stock Company ("BSC(c)") and consisting of a minimum of two (2) shareholders. Shares in such companies cannot be offered for sale to the public. As is the case with public shareholding companies, shareholders are liable for the company’s debts and obligations only to the extent of the value of their shares. The minimum share capital required is BHD 250,000 and there must be a minimum of three directors. The board of directors must comprise a number of independent and non-executive directors. A BSC(c) company can be 100% foreign owned but this is dependent on the business activity of the company.

BSC(c) companies must adhere to the Corporate Governance Code issued by the MOIC. There are further regulatory requirements on companies licensed or regulated by the Central Bank of Bahrain which may, amongst other things, increase the minimum share capital requirement and board composition.

The minimum capital requirements of a BSC(c) company undertaking financial related commercial activities will depend on the requirements of the Central Bank of Bahrain, and will vary depending on the type of regulated activity the entity will engage in. A BSC(c) undertaking non-financial related commercial activities has a minimum issued share capital of BHD 250,000.

Branch of a Foreign Company

Foreign companies may establish branches in Bahrain, without the need for a local partner, if the commercial activities that will be undertaken are open to foreign ownership.

Branches of foreign companies may be subject to obtaining further approvals in Bahrain depending on their commercial activities. For example, companies looking to engage in banking and insurance activities must obtain a licence from the Central Bank of Bahrain.

Please note that where a branch is set up to engage in commercial activities in Bahrain which necessitate 51% Bahraini or GCC ownership, then the following requirements are generally imposed with respect to the foreign parent company:

1. The foreign parent company must have been in existence for at least three (3) full years;
2. The foreign parent company must be 100% by GCC nationals; and
3. The foreign parent company itself must be established in a GCC jurisdiction.

The liabilities of the branch are guaranteed by the parent company, and it is a requirement under the Commercial Companies Law that the parent company provides a guarantee in relation to its’ branch, and appoints a branch manager.

Shelf Companies

A shelf company may take any corporate form. The validity of a shelf company is 1 year during which time all approvals and licenses must be obtained. A shelf company is not considered active unless all approvals are obtained.

Protected Cell Companies (“PCC”)

A PCC is a single legal entity made up of a core and one or more parts called ‘cells’. Once incorporated a PCC can have unlimited cells. The cells do not have their own legal personality but do offer ring-fencing of assets and liabilities. A PCC has one board of directors that manages the affairs of the PCC as a whole. PCCs are regulated by the Central Bank of Bahrain.

A PCC may either be a newly incorporated entity, or alternatively, an existing company may be converted to a PCC subject to the Central Bank of Bahrain’s approval. There is no minimum capital requirement for the core or any cell; however, the Central Bank of Bahrain will determine the minimum capital requirement in each case.
The purpose of a PCC is to provide a vehicle which may create cells to separate parts within which assets and liabilities may be segregated. This concept of 'ring-fencing' is fundamental to PCCs. The key principle is that the assets of a cell are only available to the creditors and shareholders of that particular cell.

**Investment Limited Partnerships ("ILP")**

On an international level, Investment Limited Partnerships are generally used to structure closed ended funds; and the ILP structure is understood by international fund investors. ILPs allow clear legislative backing to popular fund structure choice internationally. They also provides an additional option to fund promoters. The introduction of ILPs in Bahrain catches up with neighbouring GCC jurisdictions namely Dubai, Abu Dhabi and Qatar. Another advantage of ILPs is that they provide investors with options vis-à-vis their respective rights and liabilities.

An ILP clearly designates a responsible entity for fund management and control. It allows flexibility for division of profits from a fund, and avoids corporate requirements for capital maintenance. Further, it places clear fiduciary responsibilities on the general partner.

**Directors Responsibilities**

Public listed companies and closed joint stock companies and those generally licensed by the Central Bank of Bahrain are subject to Corporate Governance principles, which sets out minimum standards for corporate governance. These principles adopt a "comply or explain" approach which means that companies are expected to comply with the code or provide reasons for non-compliance. The Commercial Companies Law also contemplates the promulgation of a charter relating to Corporate Management and Governance, which will apply to all companies except for public companies and any CBB licensed companies which are subject to corporate governance principles issues by the Central Bank of Bahrain.

In relation to responsibilities of directors of a company, generally:

- Directors owe fiduciary duties to their companies to act bona fide in what they consider to be the best interests of the company, to exercise their powers for the purposes for which they are conferred and not to place themselves in a position where there is a conflict between their personal interests and their duty to the Company.

- A director must exercise his powers independently, without subordinating those powers to the will of others, except to the extent that they have properly delegated their powers. The nature and scope of this duty can only be determined by reference to the actual circumstances of each case.

- Directors have, both collectively and individually, a continuing duty to acquire and maintain a sufficient knowledge and understanding of the company's business to enable them to properly discharge their duties as Directors.

- Whilst directors are entitled (subject to the constitutional documents of the Company) to delegate particular functions to those below them in the management chain, and to trust their competence and integrity to a reasonable extent, the exercise of the power delegation does not absolve a Director from the duty to supervise the discharge of the delegated functions.

- The Directors’ duty to exercise reasonable care, prudence, skill and diligence comprises both and objective and subjective element.

1. **Objective**: they must exercise the care, skill and diligence that would be exercised by a reasonably diligent person having the general knowledge, skill and experience reasonably expected of a person acting as a Director of such a Company (guidance may be sought from the 'Code of Corporate Governance'). They are expected to perform a high level supervisory role i.e. they need to satisfy themselves, on a continuing basis, that the various professional service providers are performing their functions in accordance with the terms of their respective contracts and that no managerial and/or administrative functions which ought to be performed are being left undone. They are expected to act in a professional, business manner.

2. **Subjective**: Directors are required to exercise the knowledge, skill and experience which they actually possess.

- No rule of universal application can be formulated as to the extent to which a Director may delegate to others the exercise of such powers. The extent of the duty, the question whether it has been discharge, must depend on the facts of each particular case, including the Director’s role in the management of the Company.
• Directors have a duty to exercise an independent judgment. Each Director owes duties to the Company to inform himself/herself about its affairs and to join his/her co-Directors in supervising and controlling them. A proper degree of delegation and division of responsibility is permissible, and often necessary, but total abrogation of responsibility is not. A board of Directors must not permit one individual to dominate them and use them.

• Directors must apply their minds and exercise an independent judgment, in the ordinary course of business, in respect of all the matters falling within the scope of their supervisory responsibilities. They are not entitled to simply rely on others and sign off on matters put before them without making enquiry or applying their minds to the matter in issue.

• If a director (or partner or founder or board member as the case may be) does not comply with the duties listed above, and if the provisions of the company’s constitutional documents are violated, whether in a BSC (public or closed), WLL or SPC, the director will be personally liable for any damages the company, partners, shareholders or any third party affected.

Central Bank of Bahrain: The Central Bank of Bahrain is the primary regulator for the financial services industry and also has oversight in relation to listed companies on the Bahrain Bourse. Any business looking to carry out financial activities in Bahrain needs to be licensed by the Central Bank of Bahrain.

CRPEP: All project management and engineering activities require an engineering license and are regulated by the CRPEP. CRPEP imposes stringent residency, qualification, and experience requirements on individuals and firms wishing to undertake such commercial activities in Bahrain. A local engineering licence is issued to a qualified Engineer in his personal capacity. That means that the owner of the Local Engineering Office, must be a Bahraini, GCC or US national and must be an accredited Engineer by training and profession. The appointment of a manager or a director recognised and categorised by CRPEP to undertake engineering related commercial activities on behalf of an owner who does not have the required engineering qualifications is insufficient. The owner must apply for a personal Bahrain licence and a local engineering office. A foreign branch may carry out engineering commercial activities so long as the foreign branch meets the following conditions:
- the foreign branch has obtained professional liability insurance.

Ministry of Health: Certain commercial activities require the approval of the Ministry of Health. Such commercial activities include and are not limited to the import/export of cosmetics, manufacturing food products, the sale of foods and beverages.

National Health Regulatory Authority (‘NHRA’): NHRA is the regulatory body responsible for regulating healthcare services and licensing of healthcare professionals, facilities and equipment, medicines and drugs in the Kingdom of Bahrain. The NHRA law has been amended to replace the NHRA Board with the Supreme Health Council which is established by Decree No. 5 of 2013. The Supreme Health Council undertakes all of the powers previously performed by the NHRA Board under the NHRA Law including issuing the relevant NHRA decisions.

Ministry of Education: The Ministry of Education is the body responsible for the regulation of all education related commercial activities in Bahrain. It achieves this through drawing up development plans, overseeing their implementation and finally, carrying out an evaluation to ensure that the quality and effectiveness of the Kingdom’s education system falls in line with international standards.

There are various education related commercial activities that may be undertaken in Bahrain. For instance, within the private education sphere, founders may choose to incorporate as a National Private School (which teaches up to secondary school) or a National Educational institute. There are certain requirements to be met in order to set up a private institution. In addition to set building specifications, there are certain minimum capitalisation requirements.

Specialised Licenses

Depending on the proposed commercial activities to be undertaken in Bahrain, licenses or approvals may be required from the relevant competent regulator. These include the regulators detailed below.

• the foreign branch has been established for a period of 15 years.
• the foreign branch has the required experience, and technical calibre that is not found in Bahrain, and
• any third party affected.

Real Estate

Bahrain nationals (which includes companies incorporated in the GCC which are wholly owned by Bahrain nationals) and GCC nationals (which includes companies incorporated in the GCC which are wholly owned by GCC nationals) are not restricted in terms of owning property in Bahrain.

Other Considerations
Legislative Decree No 2 of 2001 permits foreign nationals, which includes foreign companies (being non-Bahrain nationals or non-GCC national) to own property in Bahrain. However, there are restrictions in terms of the areas in which foreign nationals can own property. Areas in Bahrain in which foreign ownership is permitted include Juffair, Al Seef, Amwaj and Durrat Al Bahrain.

Ownership of property is held on a freehold basis which interest may be registered with the Survey and Land Registration Bureau (SLRB). Under Law 27 of 2017 other property interests, including some leases may be capable of registration, however a leasehold interest does not entitle the holder of said interest to a separate title. Once a property is registered at the SLRB, the owner will be given a title deed (also known as the ‘red book’), and the owner will hold the property in perpetuity and to the exclusion of all others.

Property may be held by a single owner or by several owners in joint proprietorship. Where several parties own a property in common, a party may sell its interest in the property to a third party subject to a right of pre-emption in favour of the other owner to purchase the seller’s interest.

The ownership of storeys and flats in a building is subject to strata titling, which is a form of freehold ownership. Every owner of a strata unit in a property shall be an owner of a share in the common parts of the building of which the property forms part.

Title to property is registered at the SLRB. The SLRB maintains a land register in which each property, its description and legal status is recorded. Once land has been registered at the SLRB, it cannot be acquired through adverse possession or prescription and the land register is guaranteed by the King of Bahrain. Title is indefeasible and ownership is conclusively established by the information recorded in the land register.

Third party rights which encumber the property (such as easements) must also be registered at the SLRB against the relevant freehold title in order to be valid.

Security can be granted over real estate. A mortgage is capable of registration against a freehold title at the SLRB. A mortgage creates a right against the property which allows the foreclosure of that property and receipt of its revenue in repayment of the debt and any related expenses. The registration of a mortgage gives the lender priority over other creditors in relation to recovering any monies owing to them. Where a property has more than one mortgage granted over it, priority is given to the mortgage agreement which was notified first.

Currently, there is no direct taxation in Bahrain whilst there is a VAT regime in Bahrain (which is currently set at a rate of ten percent (10%) on qualifying transactions) and may be applicable to some real estate classes. Please find further details regarding the VAT regime on page [27] below. Property transactions do however attract a registration fee which is payable to the SLRB of 2% of the property value which reduces to 1.7% of the property value if payment is made within 60 days of notarizing of transfer agreement. Additionally, a 10% municipality tax is levied on the rental of commercial and residential property occupied by expatriates in Bahrain.

The Real Estate Regulatory Agency (RERA) was established in 2017 and became operational in March 2018. RERA’s role is to act as the regulator for the real estate sector in Bahrain. Since its incorporation RERA has played a pivotal role in developing the legal sector in Bahrain, by issuing its National Real-estate Sector Vision.

RERA has also assisted in implementing several key regulations, including regulations for combating and preventing money laundering and terrorism financing in the Real Estate Sector; decisions regulating the role of Owner Associations; and has further assisted in the easement of stalled projects by playing an advisory role to the Court Committee Responsible for Stalled Projects.

Tenders in Bahrain

The Tender law and its Implementing Regulations apply to all ministries, organisations, public institutions, municipalities and government authorities that have an independent or supplementary budget, and companies that are fully owned by the government, Consultative Council and House of Representatives. The laws do not apply to the Bahrain Defence Force, Public Security forces and the National Guard with respect to the purchase of goods, services of a military, security or confidential nature. Any procurement of goods or services above BHD 25,000 shall be carried through the Tender Board.

A public tender may take the following forms:

- a local tender limited to companies and organisations registered in the Bahrain, or
- an international tender: allows the participation of local and international companies and firms that are registered or unrestricted in the Kingdom of Bahrain, provided that the international companies and firms shall register according to the applicable regulations in the Kingdom within 30 days from the date said company is awarded the tender.

The Tender law has set out four methods of entering into a contract between bidders and public authorities in Bahrain:

- Two Phase Tender: A contract may be entered into by a two-phase tender in the event that it is feasible to draft detailed specifications or in the event that the purchasing authority is willing determine the characteristics of services to obtain the best solutions and maintains a sufficient time-window to conduct such a process through a two-phased tender.
- Limited Tender: contracts may be entered into by way of a limited tender in the event that the goods or services are deemed to be unavailable due to their sensitive nature except with a limited number of suppliers.
- Competitive Negotiation: contracts may be entered into by way of competitive negotiation if the goods cannot be identified by

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Law No. 36 of 2002 with respect to Regulating Government Tender and Law No. 37 of 2002 with respect to the Implementing Regulations Of Government Tender and Law applies.
precise specifications or the technical works of the service shall be conducted by a limited number of technical personnel, specialists or appointed experts or in the event where urgent necessity does arise (i.e. disasters) to which a full procurement process would be deemed unreasonable to conduct.

- **Direct Purchase (From a Single Source):** Contracts may be entered into by way of direct purchase in the event that the goods or services are not available except with certain suppliers or contractor and the absence of an appropriate substitute, emergency cases that limit the initiation of the aforementioned tendering processes or if procurement shall be concluded for the purposes of research and experimentation.

**Appointment of Agents in Bahrain**

Where a foreign investor wants to enter the Bahrain market by introducing its products into the market without setting up an entity, it can appoint an agent, who must be a Bahraini individual or a Bahraini corporate entity (the capital of which is owned at least fifty one percent (51%) by Bahraini nationals). The parties’ relationship may be governed by the constitutional documents of the company and a joint venture agreement. Agreements such as the joint venture agreement are generally recognised in Bahrain so long as they are not contrary to the laws of Bahrain.

**Joint Ventures**

Bahrain's laws allow for contractual joint ventures to be established between parties, which are usually governed by a joint venture agreement. Such agreements typically set out the parties' rights and obligations, provide for how a company is to be operated and deal with the division of profits and losses of the company.

The business vehicle for such a company will most likely take the form of one of the vehicles discussed above (most typically, a WLL Company), or may be carried out on the basis of an unincorporated contractual joint venture between distinct corporate entities. Typically, the parties’ relationship is governed by the constitutional documents of the company and a joint venture agreement. Agreements such as the joint venture agreement are generally recognised in Bahrain so long as they are not contrary to the laws of Bahrain.

**Financial Trusts**

Bahrain introduced a new trusts law, Law No. 23 of 2016 (the “Trusts Law”) replacing the Bahrain Financial Trusts Law 2006, which was also the first attempt by any country in the GCC region to introduce a law to govern trust formation and related commercial activities.

The Trusts Law defines a trust as a legal relationship created by a settlor, in his lifetime or upon his death, whereby business and/or personal assets are placed under the control of a trustee (or in the name of a third party on behalf of the trustee) either for the benefit of a beneficiary (or group of beneficiaries), or for a specified charitable/non-charitable purpose. A trust instrument must:

- Be in writing (trust deed);
- Identify the settlor and the trustee(s);
- Identify the purpose of the trust or the beneficiary;
- Identify the trust property;
- Specify the duration of the trust, the maximum term being 100 years; and
- Identify duties and powers of the trustee.

Generally, any form of property or any financial right relating to an intangible asset can be included in a trust. The object and purpose of the trust must be defined, be feasible and must not violate the law, or public policy. The Trusts Law formally recognises foreign governing law for trusts, thereby allowing parties to choose a foreign law to govern the manner in which trustees may be appointed, resigned and removed. The law also allows parties to choose different governing laws in respect to severable aspects of the trust. It covers all forms of trust structures and is designed to facilitate a range of transactions across a number of sectors, including estate planning, charitable activities and financial activities.

The Trusts Law also follows the footprint of Article 7 of the Hague Trust Convention and sets out a fall-back conflicts rule applicable in the cases where the applicable law is not explicitly or implicitly expressed in the terms of the trust instrument. In such a scenario, the governing law will be that with which the trust is most closely connected.

Trusts must be registered in the Register of Financial Trusts maintained by the Central Bank of Bahrain and such trusts must fulfil certain characteristics in order to be valid. We understand that the Central Bank of Bahrain is reviewing the Trusts Law in 2022 in order to implement amendments to ensure the ongoing regulation and operation of trusts in Bahrain.

**Documents Issued By Foreign Entities**

All documents prepared or assembled outside Bahrain and which are used for incorporating an entity in Bahrain or seeking a license to carry out business must be:

- Notarised by a notary public in their country of origin;
- Stamped by the Ministry of Foreign Affairs and the Embassy of Bahrain.
Setting Up in Bahrain

Anti-Money Laundering
Bahrain’s implementation of the Anti-Money Laundering Law in 2001, as amended and its membership in the Financial Action Task Force (“FATF”) puts it in a strong position to counter the financing of terrorism and prevention of money laundering. A person who commits any of the following acts shall have committed an offence related to money laundering:

- Failure to disclose to the Enforcement Unit any information or suspicion acquired in the course of that person’s trade, business, profession, employment or otherwise regarding the offence of money laundering;
- Failure or refusal to follow or obstruction or hindering of any order issued by the Enforcement Unit or issued at its request by the Investigation Magistrate pursuant to investigation of the offence of money laundering; and
- Disclosure of any information or suspicion acquired in the course of that person’s trade, business, profession, employment or otherwise regarding the issue of an investigation order or attachment order in a money laundering offence, where such disclosure is likely to prejudice the investigation.

The regulatory sandbox is a framework and process that facilitates and encourages the development of the financial technology (FinTech) sector in a safe, measured and pragmatic manner, consisting of a virtual space and safe area in which FinTech businesses (both established and start-ups) can test and refine their technology based innovative products, services and platforms without being immediately burdened by the usual regulatory and financial requirements which would otherwise apply to their activities. The effect is that FinTech firms are able to experiment with their products and services for a specified timeframe within a partially deregulated environment where the firms are able to offer their products and services to customers, but where risks to customers (and to the wider financial system as a whole) are mitigated none the less. Since its establishment, a variety of entities have entered and graduated successfully from the CBB Sandbox, including Rain (the first regulated digital currency exchange in the region) and Tarabut Gateway, one of the MENA region’s largest open banking platforms.

In February 2022, the CBB has amended its regulations governing financing companies to permit short term instalment credit activities such as ‘Buy Now, Pay Later’. ‘Buy Now, Pay Later’ is a form of short term financing that allows customers to make purchases and pay them at a future date. Currently, there are several entities in the CBB Regulatory Sandbox operating as ‘Buy Now, Pay Later’ which now have an option to apply for a license with the CBB.

The introduction of the new framework and the creation of a dedicated FinTech Unit within the CBB is consistent with Bahrain’s continued focus on further developing the Kingdom as the emerging FinTech and financial services hub of the Middle East region, promoting increased competitiveness and encouraging the adoption of new technologies. At the same time, the safeguards built into the scheme will assist to maintain the required level of consumer protection and regulatory oversight which have long established Bahrain as a key financial sector hubs in the region.

Intellectual Property Law
Bahrain has addressed the need to protect investors, their products and services from imitation and infringement. Numerous laws have been promulgated in order to ensure the protection trademarks (Law No. 6 of 2014 approving the Trademarks Law of the Gulf Cooperation Council States), patents and designs (Law No. 1 of 2004 on Patents and Utility Models and Law No. 6 of 2006 on Industrial Designs and Models respectively), copyright (Law No. 22 of 2006 relating to the Protection of Copyright and Neighbouring Rights) and trade secrets (Law No. 7 of 2003 on Trade Secrets).

CBB Regulatory Sandbox
In June 2017 the CBB introduced a regulatory sandbox aimed at enabling firms to test and develop their products in a virtual space. Bahrain was the second state within the Gulf Cooperation Council to implement such a framework.
Additionally, Bahrain is a member state to the majority of important treaties concerning the protection of trademarks, patents and copyrights including the TRIPS Convention, the Nice Agreement regarding the International Classification of Goods and Services, the Paris Convention for the Protection of Industrial Property, the Patent Cooperation Treaty and the Protocol relating to the Madrid Agreement Concerning the International Registration of Trademarks.

Registration
A legally protected trademark or patent (utility patent or industrial design) is filed and registered at the Industrial Property Directorate, Ministry of Industry, and Commerce & Tourism. Copyrights are registered at the Ministry of Information Affairs. As soon as such rights are registered or remain under examination, the applicant enjoys exclusive rights over them and can pursue legal infringements. Since 2017, Bahrain has adopted a user friendly online application system for filing trademarks and patents.

Enforcement of IP Rights
There is more than one route to pursue legal action against infringers of IP rights including administratively opposing a trademark application during a 60 day opposition window, submitting a complaint against to the Customs Authority to cease counterfeit products arriving through the various ports of entry. Legal action in front of the competent court is also available to obtain a court determination to resolve contentious matters.

IP Investigations
Our IP department includes an investigation team which conducts thorough market investigations against rogue traders and traces the chain of traders to locate the importers and discover their warehouses and stores. Moreover, our team works proactively to discover infringements committed against brand owners and reports such actions to concerned parties while providing advice on how to proceed.

Trademark Prosecution
Our trademark prosecution team handles trademark portfolio management across the region. We work closely with trademark registries throughout the Middle East, ensuring that we keep our clients well informed and well represented, guaranteeing an efficient and first class service. We pride ourselves on our ability to read trends and TMO practices and advice clients accordingly to avoid office actions, thereby saving our clients’ time and costs. Our lawyers work closely with our specialist trademark paralegals to help insure the highest level of service in the most cost-effective manner.

Patents & Designs
Our Patents & Designs practice is one of the leading practices in the Middle East, providing a wide range of legal services to R&D hubs and innovators including protection, enforcement and commercialisation of developed innovative products and technologies, as well as enforcing intellectual property rights pertaining to these against infringers. Our expertise extends to a wide range of sectors in the engineering and life sciences. Our team is comprised of specialised patent attorneys with local and western qualifications and experience in various technical backgrounds.

Copyright & Media
We continue to work with major publishing houses and media and entertainment companies, providing advice in respect of the protection, enforcement and commercialisation of IP assets, content ownership, content regulation and claims related to defamation. We also maintain an excellent level of cooperation with various copyright offices throughout the region to ensure that we record our clients’ copyrights and maximise the scope of protection.

IP Audit
Our IP Auditing service systematically reviews the IP assets owned, used or acquired by businesses for the purpose of identifying any threats to a company’s bottom line. This audit assists in future forecasting and strategic planning of a business, in addition to locating its market position.
Labour Law

Employment relationships in the Kingdom of Bahrain are principally governed by Labour Law No. 36 of 2012 (the “Labour Law”). The Labour Law reflects Bahrain’s efforts to align with international standards, and broadly seeks to protect the employee as the weaker party in an employment relationship, setting out the minimum rights of employees. For example, Article 4 states: “Save where it is more favourable to the employee, any condition or agreement which does not conform with the provisions of this Law, even if entered into before the commencement of the application of this Law, shall be deemed to be null and void.”

Probation
A probationary period is permitted for a maximum of three months. During the probationary period, either the employer or the employee can terminate the contract by giving at least one day’s notice to the other party. On completion, the probationary period is counted towards an employee’s overall period of service.

Wages / Salary
Wages are paid in accordance with the terms of the employment contract or a collective labour agreement or work regulation. Wages should be paid in the Bahraini currency but can be paid in a different currency by agreement of the parties. There is no requirement to provide itemised pay slips. These matters are governed by individual employment contracts. Employees are typically paid on a monthly basis.

In 2019, Bahrain introduced the Wage Protection System (“WPS”) to ensure that employers commit to the payment of their employees’ wages. The WPS obliges employers to pay the wages of employees through any means of payment provided by a bank approved by the CBB, including by way of transfer to bank accounts, pre-paid cards, and other means provided by such banks.

Public / National Holidays and Annual Leave
Employees are entitled to leave with full pay on the following public holidays (declared for the private sector):

<table>
<thead>
<tr>
<th>Public Holiday</th>
<th>Number of Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year’s Day</td>
<td>1 Day</td>
</tr>
<tr>
<td>Labour Day</td>
<td>1 Day</td>
</tr>
<tr>
<td>Eid Al Fitr</td>
<td>3 Days</td>
</tr>
<tr>
<td>Eid Al Adha</td>
<td>3 Days</td>
</tr>
<tr>
<td>Al Hijra New Year</td>
<td>1 Day</td>
</tr>
<tr>
<td>Ashoora</td>
<td>2 Days</td>
</tr>
<tr>
<td>Prophet’s Birthday</td>
<td>1 Day</td>
</tr>
<tr>
<td>National Day</td>
<td>1 Day</td>
</tr>
<tr>
<td>Accession Day</td>
<td>1 Day</td>
</tr>
</tbody>
</table>

Certain holidays (e.g. Eid Al Fitr) are based on local sighting of the moon. Accordingly, the authorities provide a predictive date for the holiday and this is then confirmed closer to the time.

Private sector companies can decide whether or not to grant time off during public holidays. If employees work, they have the choice of having another day off in lieu or receiving a payment of 150% of their salary in addition to their normal wage. If a public holiday happens to fall on a weekend (i.e. Friday or Saturday) an employer is obliged to provide employees with a day off in lieu.

In addition to the public holidays listed above, employees are entitled to annual leave. Under Labour Law, an employee who has spent at least one year of service is entitled to 30 days annual leave, which accrues at a rate of 2.5 days per month. Where the employee has less than one year’s service, he/she is entitled to leave corresponding to the period of work.

Under the Labour Law an employee cannot lose his/her annual leave entitlement as this is a statutory benefit which vests in the employee. As such, accrued but untaken leave must either be carried forward to the next leave year or paid out every two years or upon termination of employment.
Labour Law

Working Hours / Overtime / Sick Leave and Healthcare

Sickness absence entitlement under the Bahrain law is 55 calendar days as follows: full pay for the first 15 days; half pay for the next 20 days; and no pay for the remaining 20 days. An employee on probation is not entitled to any sick leave.

Where an employer requires an employee to work overtime, the employee is entitled to his wage for this day and an overtime wage equivalent to a certain percentage of the employee’s wage. This depends on whether overtime falls on a weekend or a weekday.

Overtime on a weekend and / or public holiday

An employee shall have the choice of being paid his normal wage and an overtime payment equivalent to 150% of the employee’s wage or be given another day off in lieu. An employee cannot be required to work on his/her weekly day of rest on more than two consecutive occasions without the employee’s written consent.

Overtime on a weekday

An employee is entitled to payment for overtime at the rate of the employee’s normal wage plus a minimum of 25% for hours worked during the day and the normal wage plus a minimum of 50% for hours worked during the night, which occur from 7pm in the evening until 7am in the morning.

Maternity Leave

Female employees are entitled to 60 days maternity leave on full pay and an additional 15 days unpaid. Furthermore, female employees are entitled to take unpaid leave for a maximum period of six months to take care of their child aged up to six years old. This leave may be taken on three separate occasions during the course of their employment.

Hajj (Pilgrimage) Leave

A Muslim employee who has spent five consecutive years in employment is entitled to a leave of 14 working days with full pay to perform Hajj once during his/her period of service; provided that the employee has not availed of this leave in previous employment.

Termination

Summary Dismissal

An employer may terminate the contract of employment without notice or compensation in any of the following instances:

- If an employee assumes a false identity or has provided fake certificates, qualifications or recommendations.
- If an employee commits a major error resulting in serious material loss to the employer provided that the employer reports the incident to the related authorities within two (2) work days from the date of his knowledge of such loss.
- In case of non-compliance by the employee with the safety instructions related to employees or the organisation and after receiving a written warning, provided that such instructions are clearly written and posted in the workplace.
- The employee is absent without a legitimate reason for a period exceeding twenty (20) intermittent days or ten (10) consecutive days in one (1) year, provided that termination shall be preceded by a written notice from the employer to the employee ten (10) days from the employee’s absence in the first case and five (5) days in the second.
- If an employee fails to perform their essential obligations under the employment contract.
- If an employee – without a written permission from the employer – discloses confidential information related to the employer.
- If a final ruling is issued against the employee for a crime or misdemeanour involving dishonour, dishonesty or public morals.
- If an employee is found to be under the influence of alcohol or drugs during the working hours or commits an immoral act at the workplace.
- If an employee assaults the employer, the direct manager, another employee or a client during or as a result of their employment.
- If an employee does not comply with legal rules concerning authorised strike action.
- If an employee becomes unqualified for employment during their contract for a personal reason such as a cancellation of the employee’s license or permit to perform work.

Unlimited Term Contract

If the contract of employment is for an unlimited term, both the employer and the employee may terminate it by providing thirty days’ prior notice in writing.

There is currently no statutory requirement in Bahrain to provide medical health insurance to employees in the private sector. However, the basic healthcare should be provided to employees.

There is no statutory requirement in Bahrain to provide medical health insurance to employees in the private sector. However, the basic healthcare should be provided to employees.
If the employer or the employee fails to give the required period of notice (other than instances of summary dismissal) the party in breach will be liable to pay the other compensation in lieu of notice. This holds true even where such failure has caused no loss to the other party. Compensation in lieu of notice is calculated as the amount equal to the employee’s basic wage for the notice period in full (or in proportion to the diminished part some notice has been provided).

Termination of an employee’s service may be considered arbitrary if the reason for dismissal given by the employer does not relate to the employee’s performance, but is based on any of the following reasons:

- Gender, colour, religion, ideology, marital status, family responsibilities and, in the case of a female employee her pregnancy, birth of breastfeeding.
- Membership of a trade union or legitimate participation in its activities in accordance with the law.
- If the employee is representing, or has or seeks to represent employees in a trade union.
- If the employee files a complaint, report or lawsuit against the employer unless the report or the lawsuit is malicious.
- If the employee exercises his right to take leave under the Labour Law.
- The placement of an attachment on the employee’s entitlements held by the employer.

If notice of termination of the contract is given by the employer, an employee shall be entitled to absent himself from work for a whole day in every week or for 8 hours during the week to look for another job. If the absence has taken place at an appropriate time for the conditions of business and the employee shall be entitled to receive his wage for the days or hours of absence.

**Fixed Term Contract**

In the event that an employer terminates a fixed term contract prior to the expiry of the fixed term, it is liable to pay the employee early termination compensation equivalent to the remainder of the contract period, unless the parties agree to a lesser compensation sum; which must not be less than the lower of three months’ wages or the remaining period of the contract.

**Weak Performance**

The employer may not terminate the employment contract due to the employee’s inefficiency or weak performance unless it has notified the employee of these matters and has granted the employee an appropriate opportunity (no less than 60 days) to make improvements to the required standards. If the employee fails to achieve such standards, the employer may terminate the contract.

An employee shall be entitled to compensation for the employer’s termination of the contract of employment unless the contract has been terminated for a legitimate reason.

**Redundancy**

The employer may terminate the employment contract because of the total or partial closure of its establishment, the downsizing of its activities or the replacement of its production system in a way that affects the size of the workforce provided that it gives notice to the Ministry of Labour of the reason for terminating employment 30 days before it issues notice of termination to the employee. In all cases other than the total closure of the establishment, the employer must retain a Bahraini national employee in preference to a foreign national employee where they have the same level of competency and experience. Dismissal of the Bahraini national employee in these circumstances will be unlawful.

**Frequent Sick Leave**

An employer is not entitled to terminate the employment contract due to the employee’s illness unless the employee has exhausted their entitlement to sick leave and annual leave allowances.

**Social Insurance**

Employers are obligated to register all employees with the Social Insurance Organisation and to collect social insurance contributions from employees and make contributions for itself. Contributions are calculated on a percentage of an employee’s basic salary and fixed recurring allowances. Contributions differ for Bahraini nationals and foreign national employees with contributions for the former being greater due to the requirement for the employer and employee to make contributions to the pensions fund.

**Residency Visas**

In order to live and work in Bahrain, all expatriates must have an employment residency visa issued by the immigration authorities. In addition, all expatriates are required to have a work permit issued by the Labour Market Regulatory Authority (“LMRA”). GCC nationals do not require residency visas but must be registered with the LMRA for work permit purposes.
Immigration Considerations

Anyone wishing to enter Bahrain requires a visa except for GCC citizens. There are various visas that may be obtained in Bahrain including:

- **Visa on arrival:** Certain country nationals may obtain visas on arrival this includes U.K nationals, U.S nationals, Japanese nationals, Hong Kong nationals, Russian nationals and Malaysian nationals. This visa is valid for a period of 3 months and must be renewed every 2 weeks. Renewal may take place whilst the individual is in Bahrain.

- **Business visas:** Issued to individuals visiting Bahrain for business purposes and representing a company. Visa lengths vary based on the nationality of the passport holder and are subject to change. Individuals in possession of a business visa are only permitted to carry out official company business during their stay. The individuals are not entitled to look for alternative employment or take up any form of employment with another company in Bahrain.

- **Tourist visas for Bahrain:** Foreigners visiting Bahrain for holiday or those on a short fact-finding trip prior to accepting an expat contract will need to apply for a tourist visa. Some travellers, depending on their nationality, will be entitled to a visa upon arrival at the airport in Bahrain, provided that they are in possession of a valid passport and an onward or return ticket. This arrangement is only applicable to citizens of Australia, Canada, Hong Kong, Japan, the USA and all countries within the EU/EEA. A tourist visa does not permit the holder to carry out any form of economic activity during their stay.

- **72-Hour visa:** Obtained on arrival at the Bahrain International Airport or at the King Fahad Causeway. 72-hour visa on arrival may be granted to certain nationalities, including foreign nationals who have lived for 6 months in a GCC country. This visa is mainly intended for business visits, trade delegations, attending exhibitions and seminars. Apart from the passport, the individual must possess a confirmed return or onward journey ticket for his/her visa application to be processed.

- **Work visas:** Applied for by the sponsor on behalf of the foreign employee. If the employee is in Bahrain at the time of application (on an arrival or business visa), the employment contract must be signed by both parties and stamped by the sponsor. In cases where the employee is outside of Bahrain, there is a requirement for a medical report to be sent over from an LMRA approved health centre in the employee’s home country in addition to the employment contract.

- **Flexi Permits:** Applied for by foreign nationals who intend on working in certain non-specialised occupations (i.e. non-professional jobs) in Bahrain. Flexi Permits are available for either one (1) or two (2) year periods (in either case with an option to renew) and individuals holding the permit will be able to work on full time or part time basis, with multiple clients / customers.

- **Golden Visas:** Applied for by foreign nationals that fall under certain categories, including property owners, residents, and ‘highly-talented’ individuals (including entrepreneurs and investors). The Golden Visa is renewed indefinitely and allows its holder multiple entries to Bahrain without restrictions, in addition to the right to work in the Kingdom, provided that applicant / holder meets certain qualifying criteria.

Note that passport holders of some countries may be prohibited from entering the Kingdom of Bahrain and/or obtaining certain categories of visa, depending on the relevant Government policies as periodically updated.
Significant New Laws
Significant New Laws

Law No. 48 of 2018 concerning Value Added Tax (“VAT Law”) and Law No. 33 of 2021 amending some provisions of the VAT Law

In accordance with the unified GCC VAT agreement, VAT came into effect in Bahrain from 1 January 2019. VAT is imposed on the supply of goods and services in Bahrain as well as imports of goods and services. Law No. 33 of 2021 amending the VAT Law has increased the standard rate of VAT from 5% to 10% with effect from 1 January 2022.

The supply of margin based financial services and the supply of bare land and “buildings” by way of sale or lease are exempt from VAT. The import of certain goods that are exempt from customs duty are also exempt from VAT. In addition, the import of goods is exempt from VAT if the supply of the goods is exempt or subject to VAT at the zero rate in the final destination state.

The supply of the following goods or services will be zero rated for VAT purposes including but not limited to:

- Exports of goods from Bahrain to outside the GCC;
- Services provided to non-GCC resident;
- International transportation of goods or passengers including services related to international transportation and the supply of a means of transport;
- Local transport sector;
- Certain medicines and medical equipment;
- Supply and import of pearls and precious stones;
- First supply after extraction of gold, silver and platinum for commercial purposes;
- Supply of goods to customs duty suspension regime;
- Construction of new buildings;
- Educational services and goods and services related to the education sector;
- Oil, oil derivatives and the gas sector;
- Certain investment grade precious metals;
- Supply and import of food items in accordance with the Unified GCC VAT Agreement; and 94 basic food items.

A business is required to register for VAT if the value of annual taxable supplies exceeds the mandatory registration threshold of BD 37,500. A business may register for VAT if the value of annual taxable supplies exceeds the voluntary registration threshold of BD 18,750. Non-residents that are liable to account for VAT must register for VAT irrespective of the value of the supplies.

A VAT registered business is required to submit a VAT return through the National Bureau for Revenue (the “NBR”) online portal with details of business transactions subject to VAT sales and purchases (“VAT Return”), summarising the value of the supplies and purchases a VAT payer has made during the VAT period and showing the VAT payers net VAT position. Guidance relating to the VAT Return can be found on the NBR online portal at [https://www.nbr.gov.bh/publications/view/Simplified_VAT_Return_Filing_For_VAT_Periods_In_2022](https://www.nbr.gov.bh/publications/view/Simplified_VAT_Return_Filing_For_VAT_Periods_In_2022).

Following the increase of the standard rate of VAT from 5% to 10%, the NBR has also released guidelines for the VAT Rate Change Transitional Provisions. The guidelines provide for the VAT treatment of contracts for one-off and continuous supplies signed before and after the enforcement date of Law No. 33 of 2021 amending the VAT Law, where supplies have been made before and after 1 January 2022.

Law No. 30 of 2018 concerning Data Protection

Bahrain’s Personal Data Protection Law (“PDPL”) was published on 19 July 2018, and came into effect on 1 August 2019. As of September 2019, the Ministry of Justice, Islamic Affairs and Awqaf has assumed the role of the Data Protection Authority (“Authority”) under a care–taker capacity pending the establishment of the Authority.

Whilst the PDPL is not fully implemented, and several provisions in the PDPL contemplate the issuance of implementing regulations that will seek to supplement and give effect to the said provisions, the Law is in force and businesses in Bahrain must comply with the provisions of the Law that are effective, failing which criminal offences may be imposed.

Since mid-2021, the Authority has issued and publically consulted on several draft regulations with respect to the PDPL, which are expected to be issued in 2022.

Application

The PDPL describes the legal protection of personal privacy as among the main constitutional rights of the person, and notes that it should be protected, particularly in the context of the increasing use of electronic/digital means for processing information. The Law applies to:

- Every individual residing normally in Bahrain or having a workplace in Bahrain;
- Every legal person (corporate) having a place of business in the Kingdom of Bahrain; and
- Every individual not residing normally in Bahrain or having a workplace in Bahrain, and
Significant New Laws

Criminal provisions

The Law criminalises a variety of acts that would, at most, be the subject of administrative penalties in data protection laws elsewhere. Penalties generally comprise up to one year in prison and/or a fine of between BHD 1,000 and BHD 20,000 (between about USD 2,600 to about USD 53,000) (or a fine only in the case of corporate entities). The following are examples of activities that attract criminal penalties under the Law:

- Processing personal data contrary to the provision that requires prior authorization from the Authority before processing personal data in certain circumstances;
- Providing false or misleading information to the Authority or to a data subject, or withholding relevant information from the Authority, or otherwise hindering the Authority’s work; and
- Disclosing any data or information accessed due to work, or using the same for own benefit or for the benefit of others unreasonably and in violation of the provisions of this law.

Security considerations

Generally, the security of processing provisions, and the confidentiality provisions, appear to be fairly standard. Data controllers are required to apply technical and organizational measures capable of protecting personal data against unintentional or unauthorized destruction, accidental loss, unauthorized alteration, disclosure or access, or any other form of processing. The measures adopted need to be appropriate, bearing in mind the nature of the data in question and the risks associated with processing it.

Data controllers are required to engage only data processors who provide sufficient guarantees regarding the application of technical and organisational measures. Importantly, there is an obligation on data controllers to take steps to verify compliance with such measures, and to enter into a written contract with the data processor requiring that the data processor shall only process data in accordance with the instructions of the data controller, and in accordance with the data controller’s requirements with regard to security and confidentiality.

There does not appear to be any specific obligation to notify the Authority in the event of a data breach incident. It is possible that this level of detail might be addressed in the regulations, or that the Authority is expected to address breaches only in the event that it becomes aware of them, and when the circumstances indicate a breach of the obligation to use suitable technical and organizational security measures.

Data Protection Supervisor

The Law contemplates a role of ‘Data Protection Supervisor’ intended to act as an independent and impartial intermediary between the data controller and the Authority. The Data Protection Supervisor will assist the data controller to fulfil its rights and obligations, and coordinate between the data controller and the Authority. It will also be required to verify that the data controller’s processing is in compliance with the law, alert the data controller to any apparent non-compliance to enable the issue to be addressed, and alert the Authority where such non-compliance has not been addressed within a specified timeframe.

The concept of a Data Protection Supervisor has the potential to result in a whole new industry in the Bahrain market. The regulations setting out the requirements for the registration of Data Protection Supervisors may shed greater light on what is anticipated, in terms of who may be eligible for such roles. The most natural development may be for the role to be filled by consulting/audit firms with expertise in data protection related issues.

Law No. 23 of 2018 concerning Health Insurance

The Government of the Kingdom of Bahrain has issued a new law (Bahrain Law No. 23 of 2018) that will make it compulsory for health insurance coverage to be provided to all citizens, residents and visitors to the country as of January 2019.

Proof of insurance is expected to be made mandatory for the renewal of employment permits as well as residence permits.

How will the mandatory health insurance plan be funded?

The mandatory health insurance will be funded through the payment of an insurance subscription that will cover the benefits, which are set out in a package relevant to each category of an insured person e.g. a Citizens’ Package for a Citizen, a Residents’ Package for a Resident, and a Visitors’ Package for a Visitor.

The Government of the Kingdom of Bahrain will pay subscriptions for Bahraini citizens.
How will the expatriate workforce and visitors be enrolled onto the new mandatory health insurance scheme?

- Employers must enrol foreign national employees for insurance.
- Enrolment for visitors will be covered by the visitors themselves.
- A list of approved health insurance providers is yet to be published.

Are there any new ways to be able to store your healthcare information within the law?

Article 23 and Article 24 of the law establishes a ‘Unified Electronic Medical Record’ for each person enrolled in the new insurance scheme and a ‘National Health Data Dictionary’.

The Unified Electronic Medical Record
Each Beneficiary shall have an electronic medical record containing all his/her health-related data, particularly the data related to his/her medical condition and data that may be used as a basis for claiming financial benefits and for providing health benefits.

National Health Data Dictionary
The Supreme Council of Health shall establish a national Health Data Dictionary that includes a national system of health-related terms, medical coding and an explanation of its vocabulary in a manner in which these terms are classified into categories and arranged in a special order to be a reference for Health Service Providers and insurance coverage providers by using a standardized language that allows technical systems to receive, send, store, display, retrieve or process the dictionary contents.

The new law establishes a Health Information and Knowledge Management Centre
- Article 20 of the Bahrain Law No. 23 of 2018 mandates the establishment of a Health Information and Knowledge Management Centre by the Supreme Council of Health.
- Article 22 (a) (7) of the same law stipulates that one of the main duties of the Health Information and Knowledge Management Centre is to develop the necessary proposals to enhance the protection of the personal data of those who are enrolled into the new Insurance Scheme.

Law No. 22 of 2018 concerning the Restructuring and Insolvency Law
Bahrain introduced an insolvency regime in Bahrain to promote efficiency in the insolvency process. This legislation was amended in 2020 by virtue of Resolution No. 25 of 2020. The legislation applies to:

1. Commercial companies established in Bahrain (including those established by virtue of law or decree);
2. Natural person traders who either do business or have their headquarters in Bahrain.

The legislation will not govern insolvency of entities regulated by the Central Bank of Bahrain.

Insolvency assets
Assets that are subject to the insolvency proceedings include:

- Debtor’s movable and immovable properties located in Bahrain and/or abroad;
- Properties acquired after commencement;
- Debtor’s rights in properties owned by third parties;
- Funds and proceeds generated by the continuation of the debtor’s business operations;
- Proceeds from the insolvency assets of all kind and nature; and
- Funds recovered through avoidance proceedings.

- The value of the debtor’s financial obligations exceed the value of his/her assets.
- The High Civil Court, before accepting an action by either party to commence insolvency proceedings, will verify whether the conditions stipulated above are satisfied and will provide the debtor (where a creditor institutes an action) or a creditor (where a debtor institutes an action) the opportunity to object to such action.

The Insolvency Trustee (alternatively referred to as a Restructuring Trustee or Liquidator where relevant) is appointed by the High Civil Court to perform the duties and tasks in liquidation or restructuring proceedings.
**Stay of Proceedings and Moratoria**
The commencement of insolvency proceedings automatically causes stay of any other judicial proceedings or execution procedures on the insolvency assets such as any debt enforcement procedures against the debtor’s insolvency assets, any attachment or enforcement on encumbered properties of debtor or any acquisition over any insolvency asset.

**Doing Business**
Commencement of proceedings does not prevent the debtor from continuation of business and utilisation of properties for necessary transactions if carried out in the ordinary course of business.

In case of a restructuring, the insolvency trustee may, with due authorisation manage the debtor’s business & execute unperformed contracts concluded by the debtor in the ordinary course of business. Whereas on a liquidator’s request, the High Civil Court may approve the operation of the debtor’s business for a limited period if doing so maximizes the value of assets.

**Cross-border insolvency**
A feature of the legislation that stands out is the inclusion of a mechanism for cooperation between courts and competent authorities in foreign countries and Bahrain involved in cross-border proceedings.

The cross-border insolvency provisions apply to:
- Assistance applications submitted by a foreign court or representative in connection with insolvency proceedings;
- Any foreign proceedings initiated against a debtor at the same time as proceedings initiated with respect to the same debtor; and
- Applications submitted by a creditor or any foreign stakeholder for initiation of or participation in insolvency proceedings against a debtor.

Foreign creditors are accorded equal rights and treatment with creditors in Bahrain with respect to the commencement and participation in insolvency proceedings. The provisions governing cross-border insolvency will be interpreted in accordance with the guidelines of the UNCITRAL Model Law on Cross-Border Insolvency.

**Law No. 31 of 2018 concerning Competition Promotion and Protection**
Another important piece of legislation was introduced to govern competition in Bahrain. The Consumer Protection Directorate of the MOICT has provisionally assumed the duties and responsibilities of the Competition Promotion and Protection Authority, which is responsible for governing and enforcing the provisions of Law No. 31 of 2018 concerning Competition Promotion and Protection. The law governs all entities engaging in any economic activities in any form within Bahrain. The law also extends to activities taking place outside Bahrain that affect competition within the country.

Any economical arrangement that are intended to result in the following is prohibited:
- Causing an effect on the prices of domestic as well as imported goods and services by increasing, reducing or fixing the price or through the fictitious or imaginary transactions or in any other form;
- Limiting or controlling the production, marketing, technical development or investment;
- Sharing the markets or sources of supply;
- Disseminating, with knowledge, incorrect information about goods and services and their prices;
- Colluding in bids or proposals submitted in the auctions, tenders or practices, and causing an effect on the price of offers for sale and purchase of goods and services;
- Fabricating sudden abundance of goods and services leading to exchanging these goods and services at a false price that does not affect the other competitors; and
- Doing a collusive practice by refusing to buy, sell or supply from a particular facility in order to prevent or impede the exercise of its activities.

There are however grounds for exceptions where it can be proven that such exception is in the public interest or if it satisfies specified conditions set out in the new legislation. Entities that qualify as micro and small businesses are also able to request a three-year exemption from the above-mentioned anti-competitive arrangements.

The concept of “dominant position” has been introduced and an entity is considered to be in one if it has the economic power to prevent an effective competition in the market and enjoys significant independence than any of its competitors. An entity is in a dominant position if its share in the relevant market exceeds 40% (and in cases where a group of entities are involved the threshold is 60%). The law identifies instances which constitute abuse of dominant position which include (but are not limited to):
- The direct or indirect imposition of sale or purchase prices or other trading terms;
- Reduction of production, markets or technological development, to the detriment of consumers;
Significant New Laws

Bahrain has implemented Decree Law No. 54 of 2018 concerning the Electronic Communications and Transactions Law ("ECTL") in recognition of the integral role of electronic transactions. The law, which expressly applies to all transactions and documents of all types, recognises electronic signatures as generally valid, subject to certain conditions. As of 2021, the Telecommunications Regulatory Authority ("TRA") has been appointed as the competent authority responsible for the implementation of the ECTL.

Whilst the validity of electronic signatures across Bahrain is generally accepted, the law has imposed several requirements to ensure fairness and protection of all parties privy to the transactions. The requirements dictate that all contractual parties to a transaction must be clearly identifiable and expressly consent to the use and acceptance of electronic signatures. The contracting parties must also demonstrate a clear intention to sign the transaction document(s).

An important aspect covered by the ECTL is the use of a Trust Service Provider ("TSP") to authenticate transactions made electronically. Supplementing the ECTL, Resolution No. 4 of 2021 was passed, setting out the standards and requirements for the accreditation of TSPs. Entities seeking to become accredited TSPs must submit an application to the TRA. Applicants will need to demonstrate, amongst other things, their financial, management and technical capability.

Depending on the TRA’s evaluation and review of the request for accreditation – the request may be approved, upon which the TRA shall register the TSP as an Accredited TSP and approve the accreditation by way of publishing a resolution in the Official Gazette to that effect.

In terms of unaccredited TSPs, the ECTL does contemplate the issuance of a decision regarding the evidential weighing of electronic signatures more generally, which is pending publication by the TRA in coordination with the Ministry of Justice, Awqaf and Islamic Affairs. Until that occurs, the technological standards and technical specifications of the TRA with respect to unaccredited TSPs is unclear.

Resolution No. 28 of 2020 amending certain provisions of Law No. 21 of 2001 concerning the Commercial Companies Law

Several amendments have been made to the Commercial Companies Law over the past years, however Resolution No. 28 of 2020 introduced a range of significant amendments to the Commercial Companies Law, including the merging of Single Person Companies with Limited Liability Companies and the establishment of Joint Stock Companies.

Merging of Single Person Companies and With Limited Liability Companies

Before the merge, very little would differentiate between SPCs and WLLs as both types of companies had limited liability, but only one shareholder would own SPCs, whereas two or more would own WLLs. The most evident differences were the ending of the commercial names, and the type of constitutional document – SPCs had “Articles of Association and Founder’s Declaration” whereby WLLs have a “Memorandum of Association”.

As a result of the merge, all SPCs (WLLs owned by one shareholder) commercial names shall now be followed with “WLL” instead of “SPC”. This should be reflected on the company’s papers and office signboard. Additionally, SPCs (WLLs owned by one shareholder) were required to change their constitutional documents from “Articles of Association and Founder’s Declaration” to “Deed of Association”.

The provisions in the Commercial Companies Law that covered SPCs have been repealed. However, changes to the provisions covering WLLs, this includes the removal of a minimum or maximum number of shareholders. Moreover, there are no longer a minimum capital requirement for WLLs (with the exception of certain commercial activities). Instead, a WLL company must more generally have a level of capital sufficient enough for it to achieve its objectives.

Capital Increase in Joint Stock Companies

One of the main changes to the Commercial Companies Law is the introduction to different methods of capital increase in Joint Stock Companies. The purpose of this is to incentivise investors to invest in companies in Bahrain. These rules make it easier and faster for Joint Stock Companies to raise capital. Companies can choose from different options to raise finance or increase capital. For example, companies can issue preference shares or convertible notes to get finance and increase capital. Convertible notes allow companies to obtain finance from investors in the form of a loan which can be either repaid with interest or converted into shares equivalent to the amount of the loan plus interest. This benefits investors as it provides a degree of protection whereby the note holder has priority over the rights of shareholders.
Additionally, the rules related to in-kind assets have been amended. Based on the amendment to the Commercial Companies Law and its Implementing Regulations, the valuation of in-kind assets can be carried out by experts or audit firms. The valuation will then need to be approved by the MOICT. Previously, the valuation was carried out by a committee formed by the MOICT.

Companies can now also issue new preferred shares that have rights and privileges with respect to voting and/or profits, or other rights and privileges. Moreover, a company can increase its capital for the entry of a new strategic partner, after conducting a detailed study outlining the need for this and the added value that will result upon the entry of the new strategic partner.

- Subject to rules of the Central Bank of Bahrain, a company’s statutory reserve can be used to increase its capital in order to cover any losses.
- Employee share schemes and pre-emption rights: T&Cs of employee share schemes must be fully disclosed to employees. Additionally, pre-emption rights in respect of shares issued under such employee share schemes or issued to a strategic shareholder have been waived.
- A Joint Stock Company’s board report must include details of the board’s remuneration, bonuses, shareholdings and benefits.

Resolution No. 6 of 2021 concerning the practice of retail sale via the internet for foreign companies

Historically, the MOICT has loosened foreign ownership restrictions for multiple commercial activities, to permit 100% foreign ownership. “Retail Sale via the Internet” is an example of an activity that previously required a minimum of 51% Bahraini or GCC ownership, but now permits 100% foreign ownership.

Any person or entity that operates and provides commercial services in Bahrain is required to have a suitable legal presence in Bahrain, involving duly registering with the MOICT pursuant to the Commercial Registry Law 27 of 2015. Although Bahrain does not have a specific law on E-Commerce Transactions as such, the MOICT has published guidelines on their website that entities willing to engage in e-commerce activities are required to include the following commercial activity into their commercial license: “Retail sale via the Internet”.

Under Resolution No. 6 of 2021, the restrictions on foreign ownership of this activity have eased, meaning that any non-Bahraini individual or entity can now fully own a company that undertakes this eCommerce activity without the need for a local partner. The Resolution provides that if a foreign entity or individual owns a company in Bahrain practicing this commercial activity, then the share capital of the Bahrain company must not be less than 50,000 (fifty thousand) Bahraini Dinars in its first year.

Resolution No. 40 of 2021 concerning the commercial activities for which licenses may be granted to foreign companies

Further liberalisation of foreign ownership restrictions with reference to a host of commercial activities has been facilitated by the MOICT’s recent implementation of Resolution No. 40 of 2021 – as a result, various commercial activities which previously necessitated a minimum of 51% GCC ownership (meaning that any Bahrain company proposing to practice such commercial activities would need to be owned 51% by GCC nationals or an entity set up in a ‘onshore’ GCC jurisdiction which is in turn owned 100% by GCC nationals) may, depending on the commercial activity in question, be practiced by:

- Any entity incorporated in Bahrain which is 100% foreign owned, provided that certain capitalisation requirements are met (a total of 178 different commercial activities have been amended to fall within this category); or
- Any entity incorporated in Bahrain that is at least 1% owned by GCC nationals or an entity set up in an ‘onshore’ GCC jurisdiction (which is in turn owned 100% by GCC nationals).

Resolution No. 83 of 2020 concerning the standards, requirements and rules to determine the Ultimate Beneficiaries

With the exception of entities licensed and regulated by the Central Bank of Bahrain, Bahrain’s Ultimate Beneficial Owner (“UBO”) rules apply to all companies registered with the MOICT (“Registered Person(s)”). Amongst other obligations, the Registered Person must provide the MOICT with all prescribed information relating to its UBO(s), and has a continuing obligation to update such information and documents immediately (if applicable) upon a change of UBO(s) or their details.

The UBO Resolution defines a UBO as any natural person or persons who satisfy any one of 7 factors below:

- Owning or controlling, directly or indirectly, 10% or more of the Registered Person’s capital or voting rights;
- Having the ability to make or influence decisions of the Registered Person either directly or through other means such as personal communications or through participation in the financing of the project, a family relationship, any contract, arrangement or understandings, or through a hierarchical entity (in the ownership chain of legal entities);
- Contributing towards the financing of the business of the Registered Entity or its assets or benefiting from the Registered Person’s transactions;
- Economic and financial dependence benefits, or similar understandings, or through a hierarchical entity (in the ownership chain of legal entities);
- Economic and financial dependence benefits, or similar understandings, or through a hierarchical entity (in the ownership chain of legal entities).

Resolution No. 15 of 2019 amending the Implementing Regulations of the Companies Act 1938

The UBO Resolution defines a UBO as any natural person or persons who satisfy any one of 7 factors below:

- Owning or controlling, directly or indirectly, 10% or more of the Registered Person’s capital or voting rights;
- Having the ability to make or influence decisions of the Registered Person either directly or through other means such as personal communications or through participation in the financing of the project, a family relationship, any contract, arrangement or understandings, or through a hierarchical entity (in the ownership chain of legal entities);
- Contributing towards the financing of the business of the Registered Entity or its assets or benefiting from the Registered Person’s transactions;
Having effective ultimate control of the Registered Person through a series of ownership or other control instruments other than direct control; 

Having direct or indirect control over the operations of the Registered Person, whether through a management agreement, power of attorney or similar instrument; 

Where the Registered Person is an entity owned by another entity, then the UBO is the natural person who is the ultimate owner of the ownership chain or who has effective control over it; or 

Exercising control through management positions within the Registered Person in such a way as affects the strategic decisions or influences the general direction of the Registered Person.

In terms of timeline for registration of the UBO, the information and documents should now be submitted to the MOICT without delay. Where a Registered Person has not submitted such details, it will be barred from submitting any other applications on the MOICT’s online portal. Penalties for non-compliance include violations placed on the CR, suspension of the CR for a period of up to six months, cancellation of the CR and imposition of financial penalties. 

Ministerial Order No. 106 of 2018 regarding the requirements of validating the actual economic substance of entities’ activities in the Kingdom of Bahrain

The Kingdom of Bahrain has introduced economic substance requirements on entities that carry on geographically mobile business activities. The MOICT and Central Bank of Bahrain have issued Ministerial Order number 106 of 2018 regarding the requirements of validating the actual economic substance of entities’ activities in the Kingdom of Bahrain, and Directive OG/499/2018 respectively, providing initial guidance on demonstrating Economic Substance. Following the issuance of Ministerial Order, the MOICT published detailed guidance notes that serve as a preliminary guide to relevant entities on the scope and application of the economic substance rules. The economic substance rules apply to commercial entities in the Kingdom of Bahrain that engage in the following categories of commercial activities: distribution and service centre activities, headquarters activities, holding company activities, leasing activities, shipping activities, and intellectual property activities. Amongst other obligations, all Relevant Entities are required to file an Economic Substance Rules Annual Return Form annually with the MOICT within three months of the Relevant Entity’s financial year end. This annual return includes details such as details of the Core Income Generating Activities (CIGA) of Relevant Entities, board details, strategic decisions, employee details, physical address and offices of the company, details of the company’s internal policies and books of account, details of outsourced activities and ultimate beneficial owner details. Penalties for non-compliance with the Economic Substance Rules include a written order requiring that the company cease its failure to adhere to the Ministerial Order within a designated timeframe; suspension of the Commercial Registration (CR) for a period of up to six months; the imposition of a fine of up to 100,000 Bahraini Dinars and cancellation of the Commercial Registration (CR).

Start-Up/Scale-Up Schemes

Tamkeen

Tamkeen is a public authority seeking to promote a digitised, sustainable, and globally competitive economy. It supports the growth of enterprises and enhances productivity and knowledge of the national labour force. One of the programs offered by Tamkeen is financial support in training and wages. Employees may be trained by Tamkeen to improve necessary skills in their industry to maximize productivity. Alternatively, Tamkeen may increase the employee wages of fresh graduates for a period of 18 months. This would ‘pay out’ as 50% of such employees’ salaries for the first twelve months of employment, then 30% for six months (capped at BHD 500 respectively). To apply on behalf of their Bahraini employees, SME’s must have an active Commercial Registration (“CR”) issued in Bahrain and meet certain minimum wage criteria. Secondly, Tamkeen offers a Business Development Program, covering up to 50% of expenses for approved services or items, based on the grant allocated to the enterprise. Support schemes offered in relation to this program range from ICT to accounting and auditing, amongst other things. Similarly to the above program, this requires SME’s to have an active CR issued in Bahrain. The Mentorship Program forms part of Tamkeen’s advisory services to develop key professional skills and enhance the knowledge of Bahraini entrepreneurs. Mentee’s gain skills as planners and learners, to retain sharper focus on requirements for professional growth as well as learning new methods to acquire new skills. Beyond this, mentees are enabled to secure a mentor who can

entrepreneurial support.

Tamkeen

Tamkeen’s Start-Up/Scale-Up Schemes

Entrepreneurs keen to avail of this initiative should ensure they are familiar with the criteria listed on Tamkeen’s website. By way of a key example, an SME must be adjudged to have high potential for scalability and growth amongst other factors.

Finally, Tamkeen’s Minimum Viable Product (“MVP”) Scheme allows start-ups to benefit from a grant towards development, design and testing of a first product. Entrepreneurs keen to avail of this initiative should ensure they are familiar with the criteria listed on Tamkeen’s website. By way of a key example, an SME must be adjudged to have high potential for scalability and growth amongst other factors.
Significant New Laws

Export Bahrain (“EB”)  
EB is a key initiative on the Kingdom’s SME Development Board, offering national exporters updates on international market conditions and assisting them in identifying, locating and obtaining international trade opportunities based on EB’s performance indicators.

Two key solutions for the exporting industry are presented by EB in the form of Export financing and Export credit insurance. The former provides short term financing for SME’s to capitalise on international opportunities and global growth – Export financing will cover the exporters requirements and provide liquidity for any operational costs of the business activity up to an extent. EB may further support 50% of management fees and 50% of the guarantee capped at BHD 125,000.

United Nations Industrial Development Organization Investment & Technology Promotion Office (UNIDO ITPO Bahrain)  
UNIDO ITPO established two projects to create job opportunities for youth; the Arab International Center for Entrepreneurship & Investment (“AICEI”) and Enterprise Development & Investment Promotion Program (“EDIP”). The former’s mission entails seven objectives. To contribute to the economic empowerment of women and youth; encourage entrepreneurship through awareness and support programs for women and youth; assist in developing eco-systems for MSME’s; local support organizations sharing best practices for value added services; business counseling and mentoring programs facilitating growth; developing linkages between financial bodies and entrepreneurship programs and establish business incubator systems helping MSME’s grow.

EDIP assists individuals to hone in on their strengths and entrepreneurial competence. This program is suited to those in the preliminary stages of establishing their own SME, enabling entrepreneurs to transform ideas into profitable businesses by supporting through capacity development, developing business plans, counselling, guidance, and teaching skills in the management of investment or commercial projects. Comprising of a series of teaching methods and exercises in Arabic and English EDIP serves as a strong foundation for any forward-thinker looking to establish their own SME.

Build For Bahrain  
Bahrain Fintech Bay (“BFB”) (a leading FinTech hub in the MENA region) has teamed up with the US State Department’s Middle East Partnership Initiative (“MEPI”) to launch ‘build for Bahrain’. This virtual acceleration programme aims to enable local start-ups to ideate and conceptualise innovative solutions to challenges in the health and business continuity sector(s) in an attempt to incorporate ‘durable’ business models operating through the cloud; thereby forfending such business form logistic interruptions in the wake of COVID-19.

Women in Tech  
Following a rigorous pitch contest, 5 participants will be offered funding of USD $50,000 each in addition to complementary 3-month residency at Bahrain FinTech Bay. It is worth noting here that all applications, networking, training, and mentoring will take place over the cloud, in a move confirming the initiatives aims to encourage the embracing the benefits of burgeoning technological advances.

The Hope Fund  
The Hope Fund was established pursuant to Decree No. 64 of 2020, with the stated aim of investing and supporting youth projects and initiatives in Bahrain. To date, the Hope Fund has launched the following programs:

- **Wuja**: an entrepreneurship training program tailored for early-stage businesses that have taken the first steps of launching their concepts using online and social media channels. This program aims to put these businesses on the path towards growth, expansion, and achieving a sustainable business model. During this program, the founders will get access to knowledge, resources and expertise that will help them refine or pivot their concepts.

- **Bidaya**: an entrepreneurship training program designed to empower dedicated Bahrainis to take their business concepts from the ideation stage to creating a minimum viable product (MVP), and pitching their business concepts for potential funding opportunities. The program also provides them with the knowledge required to refine their business concepts and develop their business plans.

Brinc is currently active in the following investment verticals:

- Investment Verticals
- Agriculture
- Consumer
- EnergyTech
- GovTech
- HealthTech
- Industry 4.0
- Inspection
- Logistics
- Manufacturing
- MedTech
- PropTech
- Robotics
- Smart City

Brinc Hardware & IoT Accelerator Program  
Brinc Batelco IoT Hub is open to both national and international entrepreneurs and offers up to $60,000 USD in exchange for 8 – 14% equity of each participating start-up. Selected cohorts are required to be present in Bahrain for 7 weeks of the program for on-site training. The remaining 9 weeks of the program can be done remotely. In addition to funding, Brinc further provides mentorship, investor networking, a customized curriculum, technical onsite training, market connections, business development meetings and more.