

Cayman Islands foundation companies: A versatile tool for private wealth structuring, estate planning, and Web3 innovation

OCTOBER 2025

The Cayman Islands foundation company is emerging as a powerful and adaptable private wealth structure. This article explores the key features of Cayman foundation companies, their application in private wealth structuring and estate planning, and the growing role they play in Web3 projects and digital asset management.

Background to foundation companies in the Cayman Islands

In today's evolving financial landscape, where personal wealth encompasses not only traditional assets like real estate and equities but also emerging digital assets such as cryptocurrencies and non-fungible tokens (**NFT**), the Cayman Islands has established itself as a premier offshore jurisdiction for sophisticated financial and legal structuring. Its stable political environment, robust legal framework, tax-neutral policies, and innovative regulatory adaptations underpin this reputation. Central to these offerings is the Cayman Islands foundation company (**CFC**), introduced in 2017 and currently subject to the statutory regime under the Foundations Companies Act (2025 Revision) (**Act**). This hybrid entity merges key features of discretionary trusts, such as customised distributions and perpetual duration, with the operational efficiency and limited liability of a corporation, enabling it to hold diverse asset types and enter into contracts in its own name.

Unlike conventional companies driven by shareholder interests and profit distributions, the CFC can operate without shareholders, functioning as an independent, purpose-driven vehicle. This design suits long-term and sophisticated objectives like preserving family wealth across generations and supporting decentralised blockchain initiatives. By offering a secure, adaptable, and confidential structure, it addresses the growing complexities of international asset management in a volatile world marked by geopolitical tensions and frequent regulatory shifts.

Key features of the Cayman Islands foundation company

The appeal of Cayman foundation companies lies in their thoughtfully crafted characteristics, which balances the flexibility of a corporate entity with the useful features of a discretionary trust. This versatility makes it ideal for scenarios ranging from dynastic legacy planning to innovative digital ventures.

The Cayman foundation company's core attributes are as follows, each contributing to its overall utility and effectiveness:

- **Separate legal personality:** As a fully incorporated company, the CFC has its own legal identity, distinct from its founders or beneficiaries. It can own assets, enter into agreements, sue or be sued, and conduct business independently.

COLLAS CRILL

This separation shields personal liabilities, akin to a corporation, but without the need for dividend-seeking equity holders (**shareholders**). For example, foundation companies in the Cayman Islands can hold a wide range of asset types over a long time frame despite changes to key persons connected to it, ensuring continuity.

- **Shareholder-free structure:** Its lack of mandatory shareholders with economic interests is a hallmark feature. This 'orphan' setup allows the entity to focus on its defined purposes, such as charitable or commercial endeavours, or asset holding, free from profit-distribution pressures. This allows it, for example, to be aligned with non-commercial goals, thus reducing conflicts of interest and enhancing long-term mission focus.

Cayman foundation companies also stand to receive greater acceptance by high-net-worth individuals based in civil law jurisdictions which are generally unfamiliar with common law trusts, thus bridging potential legal impediments effectively.

- **Customisable governance:** The governance of Cayman foundation companies is highly flexible; directors may handle daily operations and optional 'supervisors' can oversee adherence to the entity's objectives. These 'supervisors', who do not hold equity in the CFC, enforce accountability through constitutional powers including vetoes or obligatory reporting requirements.

This may be complemented by the Cayman foundation company's optional bylaws, which are also customisable to align with the founder's objectives. Unlike the constitution, which must be filed publicly with the Registrar of Companies, the bylaws remain confidential internal documents (ie, not subject to public disclosure), thereby preserving privacy around sensitive family dynamics, strategic priorities, and operational nuances. For example, the bylaws can delineate customised protocols for identifying and prioritising beneficiaries or purposes. This may include tailored asset allocation formulas, asset distribution or vesting schedules, and/or supervisory mechanisms (eg appointing a 'supervisor' with trust-protector-like powers to oversee distributions).

The decision-making mechanism within a Cayman foundation company can be refined via its bylaws to promote balanced, inclusive processes, such as vesting veto rights or approval powers in the founder, 'supervisors', or advisory bodies like family councils comprising multi-generational participants. This may, for example, guide grant-making, investments, or ethical evaluations, allowing for the CFC's operations to align with the founder's values, while focusing the directors' responsibilities on the CFC's operations. The ability to customise the bylaws transforms the CFC into a dynamic instrument, reflecting the founder's intent and long term goals, allowing for enduring legacy planning.

- **Flexible constitution:** The memorandum and articles of association define the CFC's objectives, which may include benefiting specific individuals (eg family members) or pursuing broader goals like philanthropy. Amendments to these constitutional documents can be made over time, ensuring adaptability to changing circumstances without compromising the integrity of the entity.

- **Tax neutrality and regulatory clarity:** The Cayman Islands imposes no direct taxes on income, capital gains, inheritance, or corporations, offering a neutral platform for global assets. The 'firewall' provisions of the Trusts Act (2021 Revision) (**Trusts Act**) are available to the CFC which protect it from foreign court orders or forced heirship claims, enhancing security and preserving its core objectives. The jurisdiction's high degree of compliance with global standards like FATCA and CRS ensures transparency where required, while preserving privacy for legitimate purposes.

These features establish Cayman foundation companies as autonomous legal entities, ideal for perpetual stewardship of a family's assets and adaptability across traditional and digital domains.

Using a Cayman Islands foundation company to enhance private wealth structuring and estate planning

For high-net-worth individuals and families, the Cayman foundation company is a powerful tool for estate planning and intergenerational transfer of wealth, effective in managing risks associated with the fragmentation of the founder's wealth, intergenerational disputes, tax inefficiencies, and external claims. Additionally, as stated above, its corporate form improves its acceptance by founder's located in civil law jurisdictions where trusts may lack recognition, thus providing familiarity and legal certainty.

The core benefits of a foundation company in the Cayman Islands for private wealth and estate planning include:

- **Asset protection and succession:** The CFC structure enables the transfer of a diverse range of assets (eg family businesses, investment portfolios, art collections, real estate, etc.) into an 'orphan' entity detached from the founder's control. Like assets settled into a discretionary trust, this safeguards the transferred assets from personal creditors, divorce proceedings, political instability and other similar risks.

The 'supervisors' of a CFC can be tasked to oversee distributions based on predefined criteria, such as age or educational milestones, for example, ensuring equitable and timed transfers that reduce potential family conflicts.

The entity's perpetual and adaptable nature facilitates dynastic planning, enabling compliance with cultural or religious frameworks such as Sharia law, while ensuring seamless continuity beyond the founder's death, avoiding probate delays and unwanted public disclosure.

- **Privacy and flexibility:** As discussed above, a CFC's bylaws remain private, shielding sensitive family information from public registries, which can be critical for ultra-high-net-worth families concerned about media exposure or security risks.

The structure's flexibility allows it to evolve over the time, for example, by adding new beneficiaries, incorporating commercial ventures and/or integrating philanthropy, without the need for shareholder approval, thus being able to adapt its objectives to align with prevailing family or economic dynamics and aspirations.

- **Tax and regulatory efficiency:** The Cayman Islands' tax-neutral status maximises returns on global assets. The 'firewall' provisions of the Trusts Act do not recognise foreign judgments, offering a secure structure for the founder's wealth.

Practical applications of Cayman foundation companies

A Cayman foundation company often serves as an effective vehicle for structuring a private trust company (**PTC**). A family may establish a CFC to hold the membership interests in the PTC and to oversee the PTC's governance, while the PTC acts as trustee of the family's trust or group of connected trusts. This structure enables the family to retain strategic influence, such as through appointing family members or trusted advisors to the PTC's board, without engaging in the routine

administration of the trusts. Unlike traditional companies, a CFC does not require shareholders, enhancing privacy and perpetual succession while qualifying the PTC for a regulatory exemption from trust licensing under Cayman Islands law, provided the PTC only serves as trustee of connected trusts.

Another typical application of Cayman foundation companies involves family offices, which are becoming increasingly prevalent in major financial centres around the world, including the Cayman Islands. A family office might use a CFC to centralise management of investments, philanthropy, and lifestyle assets like yachts or vacation properties. The Cayman Islands tax-neutral status maximises returns for the assets held by the CFC, while the inherent flexibility of the CFC enables a shifting of priorities including, increasing allocations to sustainable investments or digital assets over time.

The CFC's alignment with well established and mature company law principles provides robust legal certainty. The Cayman Islands courts' consistent enforcement of corporate principles, as seen in cases involving similar structures, reinforces confidence in their use for succession planning.

Empowering Web3 projects and digital asset strategies

The rise of Web3, encompassing blockchain, decentralised finance (DeFi), and metaverses, has elevated the Cayman foundation company's role, as its shareholder-free design aligns with the decentralised ethos of digital ecosystems. By providing a legally recognised interface for 'off-chain' activities, it bridges innovative, borderless technologies with traditional regulatory frameworks, ensuring compliance without stifling creativity.

The strategic roles of CFC's in digital ecosystems may include:

- **DAOs and governance:** Decentralised autonomous organisations (**DAOs**) rely on smart contracts and community voting to operate without traditional hierarchies, but their lack of legal personality exposes their participants to risks like personal liability and difficulties interfacing with real-world institutions.

The Cayman foundation company can serve effectively as a DAO's 'execution layer', managing 'off-chain' tasks such as banking, contracting, intellectual property ownership, and dispute resolution, while incorporating mechanisms into its governing documents (such as its memorandum and articles of association and bylaws) to ensure it preserves the DAOs decentralised governance structure. For example, the 'supervisor's' responsibilities can be aligned with the token holders' interests, thus ensuring the preservation of community-driven decisions, enhancing trust and sustainability for scalable DAO operations.

- **Token issuance and launches:** Token issuance, including initial coin offerings, security token offerings and NFT collections, is central to Web3 projects for raising capital, distributing governance rights, or holding unique digital assets.

The CFC excels as the issuing entity, managing the lifecycle of token launches. It can be used to oversee fund collection and allocation, ensure proceeds align with vesting schedules or reward distributions, and ensure compliance with the Cayman Islands' anti-money laundering and know-your-customer rules via robust verification and reporting protocols.

- **Digital asset custody and yield optimisation:** The CFC's perpetual duration and robust governance mechanism make it ideal for holding and optimising digital assets like cryptocurrencies, stablecoins, or virtual real estate. The role of the

'supervisor' can be designed to prevent exploits and pursue yield through staking or lending, all within a CFC's tax-efficient framework. This suits long-term Web3 strategies, such as managing protocol treasuries or community funds, ensuring security and scalability in volatile markets.

Advantages in the Web3 landscape

The Cayman Islands' progressive regulations and tax exemptions on cryptocurrency transactions attract Web3 entrepreneurs. It provides access to a sophisticated legal system, fostering investor confidence amid regulatory uncertainties elsewhere.

The use of a foundation company in the Cayman Islands to advance philanthropic objectives is also gaining traction. A high-net-worth individual might transfer a valuable NFT portfolio into a CFC, with the income derived being used to fund various charitable initiatives, blending estate planning with social impact.

Conclusion: A forward-looking structuring solution

The CFC serves as a versatile solution for the structuring of private wealth, offering robust asset protection, seamless succession planning, and tax efficiency, shielding family legacies from global uncertainties. For digital innovators, it provides a reliable structure for decentralised governance, token issuance, and digital asset management.

As traditional and digital assets increasingly converge the CFC emerges as a robust, reliable and adaptable solution. By leveraging its distinctive features, Cayman foundation companies minimise risk and unlock opportunities, reinforcing the Cayman Islands' position as a global leader in sophisticated wealth management, private wealth structuring and legacy planning.

This briefing is intended to provide a general overview of Cayman Islands foundation companies. For specific advice, please contact a member of our team.

For more information please contact:



Dinesh Menon

Counsel | Cayman

t: +1 354 914 9621 | **e:** dinesh.menon@collascrill.com



Andrew Peedom

Partner | Cayman

t: +1 345 914 9603 | **e:** andrew.peedom@collascrill.com



Dinesh Menon

Counsel | Cayman

t: +1 354 914 9621 | **e:** dinesh.menon@collascrill.com