

摩纳哥 SAM 股份有限公司



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SAM

摩纳哥独资公司”（SAM）是指摩纳哥公国特有的一种公司结构。

这一独特的法律实体有多种用途，主要是为世界上最富裕地区之一的商业活动和投资提供便利。SAM

的概念是摩纳哥经济不可或缺的一部分，特别是考虑到公国作为全球金融中心以及奢侈品和高端产业热点的地位。

定义和结构

Société Anonyme Monégasque 类似于其他司法管辖区的公共有限公司 (PLC)。

根据摩纳哥法律的规定，它的最低资本要求为 15 万欧元，在成立时至少要缴清资本的 25%。SAM

结构可以由一个或多个股东创建，股东人数没有上限，因此对小型公司和大型企业都很灵活。

管理机构通过董事会进行管理。董事人数从 3 人到 12

人不等，至少有一名董事必须是摩纳哥居民，这样才能使企业的管理具有当地特色。

董事对公司的运营负有重大责任，他们的决策与各自岗位上的高管类似。

这种形式允许公司在遵守国家规定的要求的同时，拥有相当大的经营自主权。

法律框架

2000 年 7 月 27 日颁布的关于摩纳哥商业公司的第 1.239 号法律规定了摩纳哥独资公司的法律基础。

这一法律框架经过多次修订，以适应不断变化的全球商业和投资性质。

萨米公司受摩纳哥《公司法》管辖，该法规定了各种合规要求，特别是有关财务透明度和报告的要求。

A SAM

根据严格的法规运作，以确保遵守国际商业标准，这使得公国赢得了安全、合规的企业管辖区的美誉。这些规定还保护股东，确保他们的权利在公司治理框架内得到维护。

SAM 的优势

1. 战略位置

：摩纳哥位于地中海沿岸，地理位置优越，为企业提供了巨大的优势，包括方便进入欧洲和国际市场。

它毗邻尼斯等大城市，丰富的文化氛围进一步增强了其作为商业中心的吸引力。

TARGET PRICE

EUR 0

BUSINESS TYPE

金融服务

COUNTRY

摩纳哥

BUSINESS ID

L#20240755

2. 税收优惠：摩纳哥优惠的税收制度是设立资产管理公司最重要的激励因素之一。
公国不征收个人所得税，但适用不同的公司税收安排，特别是对于在摩纳哥境外开展活动的收入低于 25% 的公司。
这为寻求优化纳税义务的高净值个人和企业创造了一个具有吸引力的环境。
3. 高标准的生活：摩纳哥拥有高标准的生活、奢华的声誉和富裕的客户群。
这一地位为金融、房地产、旅游和高端服务等各行各业提供了商机。
此外，公国的稳定和安全也吸引着国际投资者前来寻找可靠的运营环境。
4. 隐私和保密：SAM
结构为其股东提供了很大程度的隐私保护，这对许多投资者来说是一个至关重要的因素。摩纳哥不公开披露股东姓名，允许企业主对其参与的各种企业保密。
5. 声誉和威望：在 SAM 结构下运营可为公司带来一定的声誉。
摩纳哥是一个以奢华、财富和高端商务著称的地方，与摩纳哥联系在一起，对吸引客户、合作和投资非常有利。

合规与报告

尽管好处多多，但管理 SAM 也并非没有义务。

公司必须遵守严格的合规和报告标准，确保与当地和国际商业惯例保持一致。

1. 财务报表：SAM

必须编制和提交年度财务报表，通常包括资产负债表、损益表和现金流量表。

这些文件必须经过注册审计师的审计，并向摩纳哥政府备案，以确保透明度和问责制。

2. 公司治理：董事会必须定期召开会议，并妥善记录通过的决议和做出的决定。

治理结构必须有助于高效和有效的决策，公司必须遵守公司治理的最佳做法。

3. 税务合规：虽然摩纳哥提供优惠的税收条件，但 SAM

仍必须遵守公国加入的任何国际税务条约。

从事跨境交易的公司可能需要确保与国际税收法规保持一致，以避免出现复杂情况。

总之，摩纳哥独资公司（SAM）对在摩纳哥经营的本地公司和国际公司都是一种有利的商业结构。

它所提供的优势，如战略定位、税收优惠和培养声望的名称，使其成为吸引企业家和投资者的选择。

然而，同样重要的是，非牟利机构必须严格遵守摩纳哥的法律和国际标准，以便在这个高风险的环境中成功运作。随着摩纳哥全球影响力的不断扩大，SAMs 可能会在公国的经济格局中发挥关键作用，促进创新、投资和创业精神。

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