

摩纳哥有限责任公司 (SA)



MERGERSCORP

SARL

A 有限责任公司 (SARL)

(有限责任公司 (SARL) 是摩纳哥公国商业活动中最常见、最通用的公司结构之一。由于其灵活性和对合作伙伴的保护, 这种法律形式特别适合中小型企业 (SMEs)。

- SARL 的一个显著特点是其合伙人的责任仅限于其出资额。
这就将合伙人的个人资产与公司的债务和义务分离开来, 提供了重要的财务保障。
- SARL 专为商业、工业或手工业活动而设计。
它不能用于自由职业或非贸易活动, 这些活动适用不同的法律形式。
- 摩纳哥 SARL 的最低股本为 15,000 欧元, 必须在公司成立时缴足并存入当地银行账户。
公司至少要有两名合伙人, 可以是自然人或法人, 合伙人人数没有上限。
- SARL 由一个或多个 管理人 (经理) 管理, 他们必须是自然人。
经理可以是合伙人或第三方, 必须居住在摩纳哥境内或附近。
经理被授予代表公司行事的广泛权力。
- 在摩纳哥成立 SARL 须经政府批准。申请过程包括提交一份全面的档案, 并由经济扩展局负责监督。
一旦获得批准, 公司必须在贸易和工业登记处注册, 获得一个统计识别码 (NIS), 并履行各种行政和税务义务, 包括在《摩纳哥公报》上公布公司章程。
摩纳哥公报。
- 摩纳哥拥有良好的税收环境。营业额至少 75% 在摩纳哥境内的公司一般免征公司税。
此外, 新成立的公司可享受两年的公司免税期。

业务范围

在摩纳哥公国和国外, 不包括所有受管制的活动: 美利奴羊毛和绵羊皮产品、其他天然纤维和非外来皮产品、地毯和装饰品、服装和鞋类的进口、出口、国际贸易、批发采购和销售, 以及网上销售。

注册办事处地址

Boulevard d' Italie Monte-Carlo Sun 98000 MONACO

TARGET PRICE

\$ 0

GROSS REVENUE

\$ 0

EBITDA

\$ 0

BUSINESS TYPE

壳牌公司

COUNTRY

摩纳哥

BUSINESS ID

L#20251002

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

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

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

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