

## Choosing the Right Jurisdiction for a Holding Company: Why the Isle of Man Remains Top of the Shortlist

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By **Paul Harvey**, 18th November 2025

For international tax and legal advisers, selecting the right jurisdiction for a client's holding company is a balance of commercial flexibility, fiscal efficiency, reputation, and regulatory integrity. The environment for cross-border structuring has evolved sharply in recent years, yet the Isle of Man continues to stand strong as a jurisdiction of choice.

### **Regulatory Credibility and Professional Depth**

Advisers today seek jurisdictions that align with OECD standards, FATF expectations, and BEPS-era substance requirements.

The Isle of Man offers a well-regulated environment backed by a transparent and internationally respected legal framework. Importantly for practitioners, this is reinforced by a mature and diverse advisory network, ensuring local compliance and substance support are readily available. For clients who demand both efficiency and integrity, the Isle of Man stands out as a trusted choice.

### **Tax Neutrality Without Reputational Risk**

The island's 0% corporate income tax rate (in most cases) remains one of its most compelling features. Combined with no capital gains, inheritance, or stamp duties, and

no withholding tax on dividends, an Isle of Man holding structure delivers genuine tax neutrality.

In November 2024, the Isle of Man adopted the Pillar Two Global Minimum Tax regime as part of the Organisation for Economic Co-operation and Development (OECD) framework, introducing a 15% Domestic Top-up Tax (DTUT) for multinational enterprise (MNE) groups with consolidated revenues of €750 million or more in their ultimate parent entity's accounts.

For advisers, this means clients can consolidate international investments without triggering unnecessary tax leakage, while maintaining full compliance with global transparency frameworks.

### **Structuring Flexibility Under the Companies Act 2006**

The Isle of Man's Companies Act 2006 provides a modern, streamlined approach to corporate governance:

- Distributions based on solvency, not accounting profits.
- Shares without par value and simplified capital maintenance.
- Continuation and re-domiciliation in or out of the jurisdiction.

For group reorganisations, investment platforms, or acquisition vehicles, these features reduce administrative friction and offer advisers greater structural flexibility than traditional common-law company codes.

### **Substance that Matches the Client Profile**

Economic substance requirements have shifted the conversation from "where is it incorporated?" to "what happens there?"

For pure equity holding companies, the Isle of Man applies proportionate standards that include maintaining qualified directors, adequate records, and demonstrating local oversight of strategic decisions.

## **A Safe Regulatory Reputation for Institutional Acceptance**

One of the practical tests for any jurisdiction is whether institutional investors and counterparties will readily transact with an entity incorporated there. The Isle of Man passes that test comfortably. Its global reputation, supported by consistent cooperation with international standards, means an Isle of Man company rarely faces stakeholder concerns.

### **Get in Touch**

At Dixcart Isle of Man, we combine decades of experience with a forward-thinking approach to structuring solutions. If you or your client would like additional information on Isle of Man holding structures, please contact [Paul Harvey](#) at: [advice.iom@dixcart.com](mailto:advice.iom@dixcart.com) to discuss how we can assist.

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