Agreement

between

the Government

of the Federal Republic of Germany

and

the Government of Jersey

for the Exchange of Information relating to Tax Matters
The Government of the Federal Republic of Germany
and
the Government of Jersey,
hereinafter the “Contracting Parties” -

Whereas the Government of the Federal Republic of Germany and the Government of Jersey recognise that present legislation already provides for co-operation and the exchange of information in criminal tax matters;

Whereas the Contracting Parties have long been active in international efforts in the fight against financial and other crimes, including the targeting of terrorist financing;

Whereas it is acknowledged that the Government of Jersey under the terms of their Entrustment from the United Kingdom have the right to negotiate, conclude, perform and, subject to the terms of this Agreement, terminate a tax information exchange agreement with the Government of the Federal Republic of Germany;

Whereas the Contracting Parties wish to enhance and facilitate the terms and conditions governing the exchange of information relating to all tax matters;

Whereas the Contracting Parties recognise that the following Agreement contains obligations on the part of the Contracting Parties only;

Have agreed as follows:
Article 1
Object and Scope of the Agreement

The competent authorities of the Contracting Parties shall provide assistance through exchange of information that is foreseeably relevant to the administration and enforcement of the respective laws of the Contracting Parties concerning taxes covered by this Agreement, including information that is foreseeably relevant to the determination, assessment and collection of such taxes, the recovery and enforcement of tax claims, or the investigation or prosecution of criminal tax matters. The rights and safeguards secured to persons by the laws or administrative practice of the requested Contracting Party remain applicable.

Article 2
Jurisdiction

A requested Contracting Party is not obligated to provide information which is neither held by its authorities nor in the possession of or obtainable by persons who are within its territorial jurisdiction.

Article 3
Taxes Covered

(1) The taxes which are the subject of this Agreement are:

a) in the case of the Federal Republic of Germany:

   the income tax (Einkommensteuer),
   the corporation tax (Körperschaftsteuer),
the trade tax (Gewerbesteuer),
the capital tax (Vermögensteuer) and
the inheritance tax (Erbschaftsteuer),
including the supplements levied thereon;

b) in the case of Jersey:

the income tax.

(2) This Agreement shall apply also to any identical or substantially similar taxes imposed after the date of signature of the Agreement in addition to or in place of the existing taxes if the Contracting Parties so agree. The competent authorities of the Contracting Parties shall notify each other of any substantial changes to the taxation and related information gathering measures covered by the Agreement.

Article 4
Definitions

(1) For the purposes of this Agreement, unless otherwise defined:

a) “Federal Republic of Germany”, when used in a geographical sense, means the area in which the tax law of the Federal Republic of Germany is in force,

b) “Jersey” when used in a geographical sense, means the Bailiwick of Jersey, including its territorial sea,

c) “competent authority” means:

(i) in the case of the Federal Republic of Germany, the Federal Ministry of Finance or the agency to which it has delegated its power; which in respect of criminal
tax matters will be the Federal Ministry of Justice or the agency to which it has
delegated its power,

(ii) in the case of Jersey, the Treasury and Resources Minister or his authorised
representative,

d) “person” includes an individual, a company and any other body of persons,

e) “company” means any body corporate or any entity that is treated as a body
corporate for tax purposes,

f) “publicly traded company” means any company whose principal class of shares is
listed on a recognised stock exchange provided its listed shares can be readily
purchased or sold by the public. Shares can be purchased or sold “by the public” if
the purchase or sale of shares is not implicitly or explicitly restricted to a limited
group of investors,

h) “principal class of shares” means the class or classes of shares representing a
majority of the voting power and value of the company,

i) “recognised stock exchange” means any stock exchange agreed upon by the
competent authorities of the Contracting Parties,

i) “collective investment fund or scheme” means any pooled investment vehicle,
irrespective of legal form. The term “public collective investment fund or scheme”
means any collective investment fund or scheme provided the units, shares or other
interests in the fund or scheme can be readily purchased, sold or redeemed by the
public. Units, shares or other interests in the fund or scheme can be readily
purchased, sold or redeemed “by the public” if the purchase, sale or redemption is
not implicitly or explicitly restricted to a limited group of investors,
j) “tax” means any tax to which the Agreement applies,

k) “requesting Contracting Party” means the Contracting Party requesting information,

l) “requested Contracting Party” means the Contracting Party requested to provide information,

m) “information gathering measures” means laws and administrative or judicial procedures that enable a Contracting Party to obtain and provide the requested information,

n) “information” means any fact, statement, document or record in any form whatever,

o) “tax matters” means all tax matters including criminal tax matters,

p) “criminal tax matters” means tax matters involving intentional conduct whether before or after the entry into force of this Agreement which is liable to prosecution under the criminal laws of the requesting Contracting Party,

q) “criminal laws” means all criminal laws designated as such under the respective law of the Contracting Parties irrespective of whether such are contained in the tax laws, the criminal code or other statutes.

(2) Any term not defined in this Agreement shall, unless the context otherwise requires, have the meaning that it has at the time the request was made under the law of that Contracting Party, any meaning under the applicable tax laws of that Contracting Party prevailing over a meaning given to the term under other laws of that Contracting Party.
(1) The competent authority of the requested Contracting Party shall provide upon request by the requesting Contracting Party information for the purposes referred to in Article 1. Such information shall be provided without regard to whether the requested Contracting Party needs such information for its own tax purposes or the conduct being investigated would constitute a crime under the laws of the requested Contracting Party if it had occurred in the territory of the requested Contracting Party. The competent authority of the requesting Contracting Party shall only make a request for information pursuant to this Article when it is unable to obtain the requested information by other means in its own territory, except where recourse to such means would give rise to disproportionate difficulty.

(2) If the information in the possession of the competent authority of the requested Contracting Party is not sufficient to enable it to comply with the request for information, that Contracting Party shall use at its own discretion all applicable information gathering measures necessary to provide the requesting Contracting Party with the information requested, notwithstanding that the requested Contracting Party may not, at that time, need such information for its own tax purposes.

(3) If specifically requested by the competent authority of the requesting Contracting Party, the competent authority of the requested Contracting Party shall provide information under this Article, to the extent allowable under its laws, in the form of depositions of witnesses and authenticated copies of original records.

(4) Each Contracting Party shall ensure that its competent authorities, in accordance with the terms of this Agreement have the authority to obtain and provide upon request:
a) information held by banks, other financial institutions, and any person, including nominees and trustees, acting in an agency or fiduciary capacity,

b) (i) information regarding the beneficial ownership of companies, partnerships and other persons, including in the case of collective investment funds and schemes, information on shares, units and other interests;

   (ii) in the case of trusts, information on settlors, trustees, protectors and beneficiaries; and in the case of foundations, information on founders, members of the foundation council and beneficiaries,

provided that this Agreement does not create an obligation on the Contracting Parties to obtain or provide ownership information with respect to publicly traded companies or public collective investment funds or schemes unless such information can be obtained without giving rise to disproportionate difficulties.

(5) Any request for information shall be formulated with the greatest detail possible and shall specify in writing:

   a) the identity of the person under examination or investigation,

   b) the period for which the information is requested,

   c) the nature of the information sought and the form in which the requesting Contracting Party would prefer to receive it,

   d) the tax purpose for which the information is sought,
e) the reasons for believing that the information requested is foreseeably relevant to the administration and enforcement of the tax law of the requesting Contracting Party, with respect to the person identified in subparagraph a) of this paragraph,

f) grounds for believing that the information requested is held in the requested Contracting Party or is in the possession of or obtainable by a person within the jurisdiction of the requested Contracting Party,

g) to the extent known, the name and address of any person believed to be in possession of the requested information,

h) a statement that the request conforms with the laws and administrative practice of the requesting Contracting Party and that the information would be obtainable by the requesting Contracting Party under its laws or in the normal course of administrative practice in response to a valid request made in similar circumstances from the requested Contracting Party under this Agreement,

i) a statement that the requesting Contracting Party has pursued all means available in its own territory to obtain the information, except those that would give rise to disproportionate difficulties.

(6) The competent authority of the requested Contracting Party shall acknowledge receipt of the request to the competent authority of the requesting Contracting Party and shall use its best endeavours to forward the requested information to the requesting Contracting Party with the least reasonable delay.
Article 6
Tax Examinations Abroad

(1) By reasonable notice given in advance, the requesting Contracting Parties may request that the requested Contracting Party allow representatives of the competent authority of the requesting Contracting Party to enter the territory of the requested Contracting Party, to the extent permitted under its laws, to interview individuals and examine records with the prior written consent of the individuals or other persons concerned. The competent authority of the requesting Contracting Party shall notify the competent authority of the requested Contracting Party of the time and place of the intended meeting with the individuals concerned.

(2) At the request of the competent authority of one Contracting Party, the competent authority of the other Contracting Party may allow representatives of the competent authority of the first-mentioned Contracting Party to be present at the appropriate part of a tax examination in the second-mentioned Contracting Party.

(3) If the request referred to in paragraph 2 is acceded to, the competent authority of the Contracting Party conducting the examination shall, as soon as possible, notify the competent authority of the other Contracting Party about the time and place of the examination, the authority or official designated to carry out the examination and the procedures and conditions required by the first-mentioned Contracting Party for the conduct of the examination. All decisions with respect to the conduct of the tax examination shall be made by the Contracting Party conducting the examination.

Article 7
Possibility of Declining a Request

(1) The competent authority of the requested Contracting Party may decline to assist:
a) where the request is not made in conformity with this Agreement;

b) where the requesting Contracting Party has not pursued all means available in its own territory to obtain the information, except where recourse to such means would give rise to disproportionate difficulty; or

c) where the disclosure of the information requested would be contrary to the public policy of the requested Contracting Party.

(2) This Agreement shall not impose upon a requested Contracting Party any obligation:

a) to provide items subject to legal privilege, or any trade, business, industrial, commercial or professional secret or trade process, provided that information described in paragraph 4 of Article 5 shall not by reason of that fact alone be treated as such a secret or trade process; or

b) to carry out administrative measures at variance with its laws and administrative practices, provided that nothing in this subparagraph shall affect the obligations of a Contracting Party under paragraph 4 of Article 5.

(3) A request for information shall not be refused on the ground that the tax claim giving rise to the request is disputed.

(4) The requested Contracting Party shall not be required to obtain and provide information which the requesting Contracting Party would be unable to obtain under its own laws or in the normal course of administrative practice in response to a valid request made in similar circumstances from the requested Contracting Party under this Agreement.

(5) The requested Contracting Party may decline a request for information if the information is requested by the requesting Contracting Party to administer or enforce a
provision of the tax law of the requesting Contracting Party, or any requirement connected therewith, which discriminates against a citizen of the requested Contracting Party as compared with the citizen of the requesting Contracting Party in the same circumstances.

Article 8
Confidentiality

(1) All information provided and received by the competent authorities of the Contracting Parties shall be kept confidential.

(2) Such information shall be disclosed only to persons or authorities (including courts and administrative bodies) concerned with the purposes specified in Article 1, and used by such persons or authorities only for such purposes, including the determination of any appeal. For these purposes information may be disclosed in public court proceedings or in judicial decisions.

(3) Such information may not be used for any purpose other than for the purposes stated in Article 1 without the expressed written consent of the competent authority of the requested Contracting Party.

(4) The information provided to a requesting Contracting Party under this Agreement may not be disclosed to any other jurisdiction.

(5) Personal data may be transmitted to the extent necessary for carrying out the provisions of this Agreement and subject to the provisions of the law of the supplying Contracting Party.
Article 9

Costs

The requesting Contracting Party shall reimburse the requested Contracting Party for all direct costs incurred in providing information pursuant to this Agreement. The respective competent authorities shall consult from time to time with regard to this Article, and in particular the competent authority of the requested Contracting Party shall consult with the competent authority of the requesting Contracting Party if the costs of providing information with respect to a specific request are expected to be significant.

Article 10

Mutual Agreement Procedure

(1) Where difficulties or doubts arise between the Contracting Parties regarding the implementation or interpretation of the Agreement, the competent authorities shall endeavour to resolve the matter by mutual agreement.

(2) In addition to the agreements referred to in paragraph 1, the competent authorities of the Contracting Parties may mutually agree on the procedures to be used under Articles 5, 6 and 9.

(3) The competent authorities of the Contracting Parties may communicate with each other directly for purposes of reaching agreement under this Article.

(4) The Contracting Parties shall agree on procedures for dispute resolution should this become necessary.
Article 11
Protocol

The attached Protocol shall be an integral part of this Agreement.

Article 12
Entry into Force

(1) This Agreement shall enter into force one month from the date on which the Contracting Parties have notified each other that their respective requirements for the entry into force of this Agreement have been fulfilled. The relevant date shall be the day on which the last notification is received.

(2) Upon the date of entry into force, this Agreement shall have effect:

   a) for criminal tax matters on that date; and

   b) for all other matters covered in paragraph 1 on that date, but only in respect of taxable periods beginning on or after that date or, where there is no taxable period, all charges to tax arising on or after that date.

Article 13
Termination

(1) Either Contracting Party may terminate the Agreement by serving a notice of termination by letter to the competent authority of the other Contracting Party.
(2) Such termination shall become effective on the first day of the month following the expiration of a period of three months after the date of receipt of notice of termination by the competent authority of the other Contracting Party.

(3) If the Agreement is terminated, the Contracting Parties shall remain bound by the provisions of Article 8 with respect to any information obtained under the Agreement.

Done at Berlin, this fourth day of July, 2008, in duplicate, in the German and English languages, each text being equally authentic.

For the Government
of the Federal Republic of Germany

Heinrich Tiemann
Nicolette Kressl

For the Government
of Jersey

Frank Walker
Protocol
to the Agreement
between
the Government of the Federal Republic of Germany
and
the Government of Jersey
for the Exchange of Information relating to Tax Matters

The Government of the Federal Republic of Germany and the Government of Jersey have agreed at the signing of the Agreement between the two Governments for the Exchange of Information relating to Tax Matters on the following provisions which shall form an integral part of the said Agreement:

1. In subparagraph a) of paragraph 2 of Article 7 reference to legal privilege shall be interpreted as to include legal privilege which is established by the Courts based on settled case law.

2. With respect to paragraph 5 of Article 8 the Contracting Parties shall ensure the protection of personal data at a level that is equivalent to that of Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data. In addition the following shall apply:
a) The receiving agency may use such data only for the stated purpose and shall be subject to the conditions prescribed by the supplying agency; such use is also permitted, subject to the written consent required under paragraph 3 of Article 8, for the prevention and prosecution of serious crimes and for the purpose of addressing serious threats to public security;

b) The receiving agency shall on request inform the supplying agency about the use of the supplied data and the results achieved thereby;

c) Personal data may be supplied only to the responsible agencies. Any subsequent supply to other agencies may be effected only with the prior approval of the supplying agency;

d) The supplying agency shall be obliged to ensure that the data to be supplied are accurate and that they are necessary for and proportionate to the purpose for which they are supplied. Any bans on data supply prescribed under the law of the supplying Contracting Party shall be observed. If it emerges that inaccurate data or data which should not have been supplied have been supplied, the receiving agency shall be informed of this without delay. That agency shall be obliged to correct or erase such data without delay;

e) Upon application the person concerned shall be informed of the supplied data relating to him and of the use to which such data are to be put. There shall be no obligation to furnish this information if on balance it turns out that the public interest in withholding it outweighs the interest of the person concerned in receiving it. In all other respects, the right of the person concerned to be informed of the existing data relating to him shall be governed by the law of the
Contracting Party in whose sovereign territory the application for the information is made;

f) The receiving agency shall bear liability in accordance with the law applicable to it in relation to any person suffering unlawful damage in connection with the supply of data pursuant to this Agreement. In relation to the damaged person, the receiving agency may not plead in its defence that the damage had been caused by the supplying agency. If the receiving agency pays compensation for damages as a result of the use of incorrect data supplied, the supplying agency shall refund to the receiving agency the total amount of the compensation paid;

g) If the law applicable to the supplying agency provided, with respect to the personal data supplied, for erasure within a certain period of time that agency shall inform the receiving agency accordingly. Irrespective of such periods, supplied personal data shall be erased once they are no longer required for the purpose for which they were supplied;

h) The supplying and the receiving agencies shall be obliged to keep official records of the supply and receipt of personal data;

i) The supplying and the receiving agencies shall be obliged to take effective measures to protect the personal data supplied against unauthorised access, unauthorised alteration and unauthorised disclosure.

3. In Article 9 the term “direct” costs shall be interpreted as follows:-

a) examples of the ‘direct costs’ include, but are not limited to, the following:-
(i) reasonable costs of reproducing and transporting documents or records to the competent authority of the requesting Contracting Party;

(ii) reasonable fees imposed by a financial institution or other third Contracting Party record keeper for copying records and research related to a specific request for information;

(iii) reasonable costs for stenographic reports and interviews, depositions or testimony;

(iv) reasonable fees and expenses, determined in accordance with amounts allowed under applicable law, on the person who voluntarily appears in the Federal Republic of Germany or Jersey for interview, deposition or testimony relating to a particular information request;

(v) reasonable legal fees for non-government counsel appointed or retained, with the approval of the competent authority of the requesting Contracting Party, for litigation in the courts of the requested Contracting Party related to a specific request for information.

b) ‘Direct costs’ do not include ordinary administrative and overhead expenses incurred by the requested Contracting Party in reviewing and responding to information requests submitted by the requesting Contracting Party.

c) If the direct costs pertaining to a specific request are expected to exceed 500 Euros or the sterling equivalent, the competent authority of the requested
Contracting Party shall contact the competent authority of the requesting Contracting Party to determine whether the requesting Contracting Party wants to pursue the request and bear the costs.

d) The competent authorities shall consult not later than twelve months after the date the Agreement enters into force, and upon request of either competent authority thereafter, with respect to the costs incurred or potentially to be incurred under the Agreement and with a view to minimising such costs.

4. Formal communications, including requests for information, made in connection with or pursuant to the provisions of the Agreement entered into will be in writing directly to the competent authority of the other Contracting Party at the addresses given below, or such other address as may be notified by one Contracting Party to the other from time to time. Any subsequent communications regarding requests for information will be either in writing or verbally, whichever is most practical, between the earlier mentioned competent authorities or their authorised entities.

Competent Authority
for the Federal Republic of Germany:

Bundeszentralamt für Steuern
53221 Bonn

Competent Authority
for Jersey:

The Minister for Treasury and Resources
PO Box 353
Cyril Le Marquand House
The Parade
St Helier
JE4 8UL

In respect of criminal tax matters:
Bundesamt für Justiz

53094 Bonn.

The above-mentioned authority.