

Top 10 Myths About Offshore Companies

And How FPS Erases Them with Clarity, Compliance, and
Confidence

Myth 1: Offshore Companies Are Only for Tax Evaders

Reality: Offshore companies are used for asset protection, estate planning, international business, and currency diversification. FPS ensures every structure we form is fully compliant with CRS, FATCA, and other global transparency standards.

Myth 2: Offshore Equals Illegal

Reality: Incorporating offshore is 100% legal. The key lies in how it's structured and reported. FPS designs and documents structures with proper legal opinions and due diligence at every stage.

Myth 3: Offshore Jurisdictions Are Unstable or Unregulated

Reality: Top-tier jurisdictions like the BVI, Cayman Islands, Nevis, and Cook Islands operate under common law systems with stable governance. FPS works only with vetted jurisdictions and licensed agents to ensure long-term reliability.

Myth 4: Anyone Can Access My Information

Reality: Unlike onshore companies, many offshore jurisdictions offer unmatched confidentiality. FPS uses nominee services and jurisdictions with no public registries to protect your identity within the law.

Myth 5: Offshore Companies Don't Pay Any Taxes

Reality: Many do. Offshore doesn't mean tax-free—it means strategically structured. FPS helps clients optimize tax legally, often through exemptions on foreign-sourced income or use of treaty structures.

Myth 6: Offshore Companies Are Only for the Ultra-Rich

Reality: Offshore entities can be set up for as little as \$1,500–\$3,000. FPS works with startups, entrepreneurs, digital nomads, and growing SMEs—not just billionaires.

Myth 7: It's Hard to Open a Bank Account for Offshore Entities

Reality: It's hard if you go in blind. FPS has 40+ global banking partners and prepares tailored compliance-ready application packs for EMI and banking approvals.

Myth 8: Offshore Structures Are Complicated to Maintain

Reality: With the right partner, they're easy. FPS handles renewals, filings, compliance monitoring, and bookkeeping where required—so you can stay focused on business.

Myth 9: Offshore Means Operating in Secrecy

Reality: Secrecy implies illegal concealment. Offshore is about privacy within the legal framework. FPS ensures every entity meets substance, compliance, and reporting thresholds where applicable.

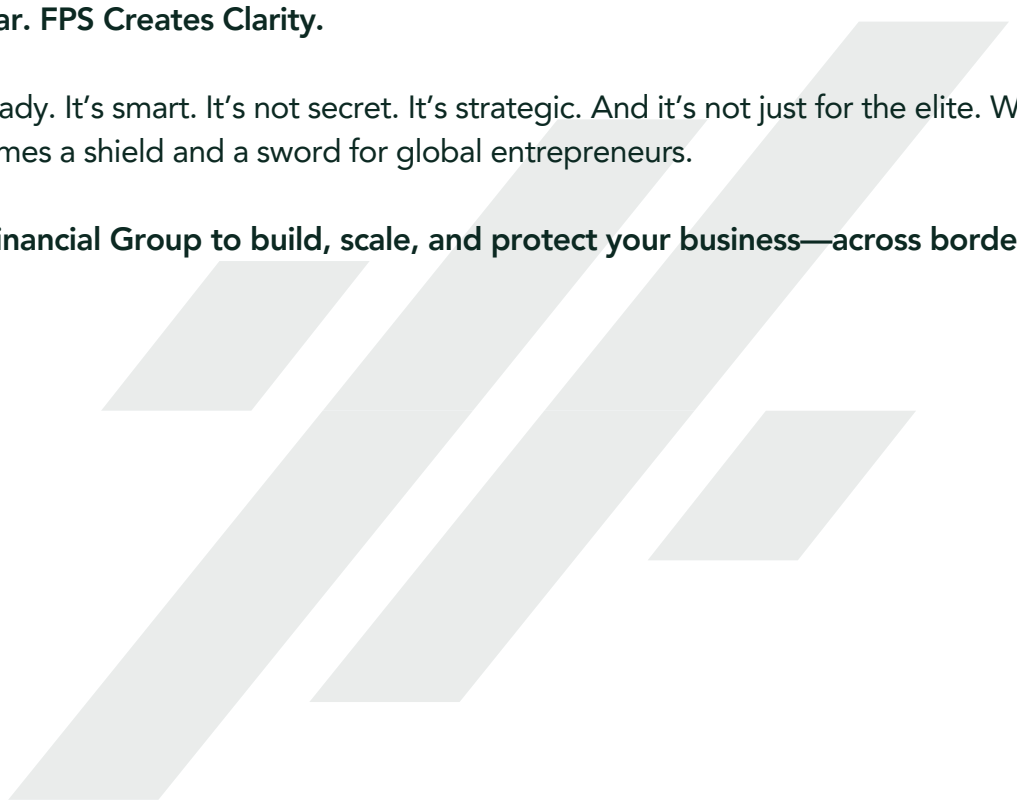
Myth 10: Offshore Doesn't Add Real Value to My Business

Reality: Offshore structuring can reduce risk, cut tax burdens, access new markets, attract investors, and protect wealth. FPS tailors each structure based on your goals—not templates.

Conclusion:**Myths Create Fear. FPS Creates Clarity.**

Offshore is not shady. It's smart. It's not secret. It's strategic. And it's not just for the elite. With the right guidance, it becomes a shield and a sword for global entrepreneurs.

Work with FPS Financial Group to build, scale, and protect your business—across borders and beyond limits.



When to Choose ADGM vs DIFC

- Choose ADGM if your primary focus is international structuring, holding companies, fintech, or SPVs supporting trust or offshore entities.
- Choose DIFC for client-facing financial services, private banking, wealth advisory, or investment management with exposure to the UAE and GCC clientele.

FPS Financial Group: Structuring Solutions with Precision

At FPS, we specialize in designing and launching compliant, tax-efficient, and strategically positioned financial structures in both ADGM and DIFC.

Our services include:

- Entity formation (SPVs, Ltd, Foundations)
- Regulatory licensing (FSRA, DFSA)
- Economic Substance compliance
- Nominee officers and local support
- Banking introduction in UAE and globally
- Fund and trust structuring using ADGM/DIFC foundations

Whether you're building a cross-border fund, a fintech platform, or a global holding structure, ADGM and DIFC are elite gateways. FPS ensures your structure is compliant, operational, and optimized for growth.