

Voluntary Strike-Off

An Irish company that ceases to trade or never traded and has no outstanding creditors can request the Registrar of Companies to strike-off a company from the Register of Companies. Section 733 Companies Act 2014 gives the Registrar power to strike companies off the register.

Outlined below is a summary of the requirements:



To proceed with a Voluntary Strike-Off application, the director(s) of a company need to ensure that the assets of the company are not greater than €150, and the liabilities are also not greater than €150. Also, all tax filings must be up to date with Revenue.



There are two statutory forms that must be completed and submitted to the Companies Registration Office, the G1-H15 and the H15. The form H15 must be signed by all the directors confirming that the company has ceased to carry on business and that there are no assets or liabilities more than the above-mentioned thresholds remaining. The Form G1-H15 must be signed by a director or secretary of the company.



A Letter of No Objection from Revenue and advertisement from a daily newspaper must accompany the statutory forms when being submitted to the Companies Registration Office. Once the application is registered by the Companies Registration Office, the company will become 'Strike-Off Listed'. Approximately 3 months thereafter becoming Strike-Off Listed the company will be dissolved.

For further information on the Voluntary Strike-Off process please contact a member of our team.

Contact Us



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