Reinstating a Jersey company – A practical guide

Under Article 213(1) of the Companies (Jersey) Law 1991, the Jersey court has the power to reinstate a company that has been dissolved and may give directions to return the company and third parties to the position they would have been in if the company had not been dissolved.

Why reinstate a company

Jersey companies may be dissolved where they have been voluntarily liquidated, subject to a creditors' winding up, or subject to a declaration of désastre (a Jersey insolvency process). Frequently, companies are struck off the register and dissolved for failing to file annual returns. Companies are frequently reinstated because an asset (such as a bank account) held prior to dissolution had not been distributed, or so that they can be party to legal proceedings..

Who can apply

An application to reinstate a company can be made by the liquidator of a company or any other person who is interested, such as a former shareholder, director or creditor.

What is the process

Company reinstatements are court applications made by way of a Representation. Applicants must obtain the consent of both the Companies Registrar and the Income Tax Comptroller. Consent is generally granted once the following conditions have been met:

- a) any outstanding fees or penalties have been paid;
- b) the company has a confirmed registered office; and
- c) the Company Registrar has been provided with information on beneficial ownership and company activities which he may request.

Once consent has been received from the Registrar and Comptroller, the Representation is lodged with the Judicial Greffe. The Representation must set out the registration number, shareholders and former directors of the company as well as providing any reasons for why

the company was struck off, together with exhibit sheets attaching the Registrar and Comptroller's confirmations.

Is there a time limit

Applications for company reinstatements must be made within 10 years of the company's dissolution. Once the 10 year limit has passed, the Crown is entitled to keep the company's assets.

How long does an application take

Company reinstatement applications can often be processed and completed within two or three working weeks. Applicants should factor in additional time for gathering relevant background or ownership documentation before starting the application process.

How can Dickinson Gleeson help

Company reinstatement applications are a straight-forward and powerful tool for asset recovery and litigation. Dickinson Gleeson's partner-led approach gives applicants a responsive and professional service, as well as enabling the firm to quote competitively for company reinstatement applications.

Contact



Craig Swart Partner + 44 1534 737757 Craig.swart@dgadvocates.com

This update is only intended to give a summary and general overview of the subject matter. It is not intended to be comprehensive and does not constitute, and should not be taken to be, legal advice. If you would like legal advice or further information on any issue raised by this update, please get in touch with one of your usual contacts. © 2024 DICKINSON GLEESON ALL RIGHTS RESERVED