

652a

Application for striking off

Please complete in typescript, or in bold black capitals

CHWP000

Company Num

Company Name In

ber	
Full	

I/We as DIRECTOR(S) apply for this company to be struck off the register.

In the past three months the company has not:

- traded or otherwise carried on business, or changed its name;
- disposed of for value any property or rights which it would have disposed of for value in the normal course of trading or carrying on business; or
- engaged in any other activity except for the purpose of making this application, settling its affairs or meeting a statutory requirement.

This company is not the subject of, nor the proposed subject of, insolvency proceedings or a section 425 scheme.

I/We enclose the fee of £10 (made payable to Companies House).

Director signatures (use continuation sheet if necessary).

Name of Director		
Signed	D	Date
Name of Director		
Signed	D	Date
Name of Director		
Signed	D	Date

Please give the name, address, telephone number, and if available, a DX number and Exchange of the person Companies House should contact in connection with this application

Companies House receip	t date barcode

This form has been provided free of charge by Companies House.

Form revised July 1998

	Tel
DX number	DX exchange

When you have signed the form send it with the fee to the Registrar of Companies at:

Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff for companies registered in England and Wales or

Companies House, 37 Castle Terrace Edinburgh, EH1 2EB for companies registered in Scotland DX 235 Edinburgh

WARNING: TO ALL APPLICANTS

IT IS AN OFFENCE KNOWINGLY OR RECKLESSLY TO PROVIDE FALSE OR MISLEADING INFORMATION ON THIS APPLICATION. YOU ARE ADVISED TO READ THE NOTES OVERLEAF AND TO CONSULT THE GUIDANCE NOTES AVAILABLE FROM COMPANIES HOUSE BEFORE COMPLETING THIS FORM. IF IN DOUBT, SEEK PROFESSIONAL ADVICE.

WARNING: TO ALL INTERESTED PARTIES.

THIS IS AN IMPORTANT NOTICE AND SHOULD NOT BE IGNORED. THE COMPANY NAMED HAS APPLIED TO THE REGISTRAR TO BE STRUCK OFF THE REGISTER DISSOLVED. AND ON DISSOLUTION ANY REMAINING ASSETS WILL PASS TO THE CROWN. THE REGISTRAR WILL STRIKE THE COMPANY OFF THE REGISTER UNLESS HE HAS REASONABLE CAUSE NOT TO DO SO. GUIDANCE NOTES ARE AVAILABLE ON GROUNDS FOR OBJECTION. IF IN DOUBT, SEEK PROFESSIONAL ADVICE.

CHECKLIST FOR FILING FORM 652A

Before sending the form to us, please ensure that you have remembered to do the following. This will avoid us having to return the form to you:

- Have you entered the company number (please refer to your certificate of incorporation)?
- Have you entered the company name in full?
- Have the required number of directors signed the form? (Sole director, both directors if there are two or the majority if there are more than two). If you wish to check who the directors are, please contact our enquiry Section on **029 2038 0801**.
- Have you dated the form next to the director(s) signature(s)?
- Have you enclosed the filing fee (cheques made payable to Companies House or postal orders are acceptable)?

PLEASE ALSO NOTE THAT IF THERE HAVE BEEN ANY CHANGES AMONGST THE COMPANY'S OFFICERS, OR IN THEIR PARTICULARS, THE FOLLOWING FORMS MUST BE FILED:

288a (for appointment)288b (for termination of appointment)288c (for change of particulars)

Notes:

Guidance notes on all aspects of striking off are available from Companies House. You are advised to read them fully BEFORE completing and returning this form.

If the company ceases to be eligible for striking off at any time after the application is made, then the application must be withdrawn using form 652c. Failure to do so is an offence.

Copies of this application must be sent to all notifiable parties i.e. creditors, employees, shareholders, pension managers or trustees and other directors of the company within 7 days from the day on which the application is made. Copies must also be sent to anyone who later becomes a notifiable party within 7 days of becoming so. You should check the guidance notes which contain a full list of those who must be notified. Failure to notify interested parties is an offence. It is advisable to obtain and retain some proof of delivery or posting of copies to notifiable parties.

This form must be signed by the sole director, by both if there are two, or by the majority if there are more than two. If more than three directors' signatures are required, continuation sheets for this form are available from Companies House.