PROCEDURE FOR APPOINTMENT OF AN ADDITIONAL DIRECTOR

15

{Section 161(1) of the Companies Act, 2013}

Synopsis

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Relevant Sections, Rules and Forms at a Glance

Particulars	Section(s), Rule(s) and Name of e-Form(s)
The Companies Act, 2013	Sections 117, 118, 149, 152, 153, 154, 158, 159, 161, 164, 165, 170, 173 and 403
The Companies (Incorporation) Rules, 2014	Rule 25A
The Companies (Appointment and Qualification of Directors) Rules, 2014	Rules 8, 9, 10, 14, 17 and 18
The Companies (Meetings of Board and its Powers) Rules, 2014	Rules 9, 15 and 16
The Companies (Management and Administration) Rules, 2014	Rule 24
The Companies (Registration Offices and Fees) Rules, 2014	Rules 7, 8 and 12
Secretarial Standard-1 of ICSI	Clauses 3, 4, 5, 6, 7 and 8
Secretarial Standard-2 of ICSI	Clauses 1, 3, 4, 5, 6, 7 and 17
e-Forms to be filed	DIR-12
	MGT-14
Forms to be filed as an attachment with respective form	DIR-2

Significant Relevant Approvals and Requirements

- ✤ DIN of the concerned person
- Consent to act as director in Form DIR-2
- Intimation of eligibility regarding non-disqualification in Form DIR-8
- Nomination and Remuneration Committee Resolution

- Board Resolution
- ✤ Special Resolution, if total directors exceed 15 after post appointment

S. No.	Particulars	
1.	Ensure that -	
	• Articles of Association (AOA) of the company have provisions to appoint an additional director { <i>Section 161(1) of the Act</i> }. If the articles of association have its procedure for appointment of an additional director, then the company must follow that procedure along with the procedure mentioned below. If the articles of association have no provisions for appointment of an additional director, then first amend the articles of association as to include the provisions of appointment of an additional director. (Please see procedure for alteration of articles of association of a company)	
	• the person proposed to be appointed as a director in a company, other than a company registered under Section 8 (non-profit company) of the Companies Act, 2013:	
	 shall not hold office as a director including any alternate directorship in more than 20 companies excluding directorship in dormant companies {Section 165(1) of the Act} 	
	 shall not hold office in more than 10 public companies including the private companies which are holding or subsidiary of public companies {Section 165(1) of the Act} 	
	- shall not be appointed if such person was associated with the company as a small shareholder's director during a period of 3 years prior to his appointment { <i>Rule 7(9) of the Companies</i> (<i>Appointment and Qualification of Directors</i>) <i>Rules</i> , 2014}.	
	 is not a person who failed to get appointed as a director in general meeting of the company held in the past {Section 161(1) of the Act}. 	
	• a person, who is intended to be appointed, shall not be eligible for appointment, if he/she has any disqualification for appointment under section 164 of the Act {Section 164 of the Act read with exemptions granted to a government company vide notification no. GSR 463(E) dated 05.06.2015}	
	• the company is incorporated before 1 st January, 2018 and the status of the company is 'ACTIVE COMPLIANT COMPANY' otherwise the Registrar shall not accept and take on record the e-Form DIR-12 which is required to be filed in case of change in director. (<i>Fourth Proviso of Rule 25A of the Companies (Incorporation) Rules, 2014</i>], and if the status of the company is 'ACTIVE NON-COMPLIANT', then first complete the formalities of filing of e-FORM INC-22 A as per rule 25A of the Companies (Incorporation) Rules, 2014.meeting of the company.	

15.1 PROCEDURE WITH CHECK POINTS

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6.84	Particulars		
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А.	File particulars of first detectors in the Interpreted Valt From UPCar (SVC-1) is the time of incorporation of company.		

For the detailed procedure, please refer Company Law Procedures & Compliances by Dr. Sanjeev Gupta, 2nd edn, 2021. You can buy from your bookseller or online at <u>www.bharatlaws.com</u>

COMPANY LAW Procedures & Compliances (in 2 vols.)