## **35 PROCEDURE FOR SHIFTING OF REGISTERED OFFICE FROM ONE STATE TO ANOTHER STATE**

{Section 13(4) read with Rule 30 of the Companies (Incorporation) Rules, 2014}

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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 4, 12, 13, 15, 110, 117, 118, 173, 179 and 403
The Companies (Incorporation) Rules, 2014	Rules 25, 25A, 27, 30 and 31

Particulars	Section(s), Rule(s) and Name of e-Form(s)
The Companies (Management and Administration) Rules, 2014	Rule 22 and 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	MGT-14
	INC-23
	GNL-2
	INC-28
	INC-22

## Significant Relevant Approvals and Requirements

- Documents related to new premise.
- Board resolution.
- ✤ Special resolution.
- Consent or no objection of creditors and debenture holders.
- Declaration regarding no retrenchment of employees due to shifting.
- Acknowledged copy of intimation to Chief Secretary/LG of the State/Union Territory.
- ✤ Newspaper advertisement.
- ✤ Minutes of general meeting.
- Regional Director's approval.

## **35.1 PROCEDURE WITH CHECK POINTS**

S. No.	Particulars		
1.	Ensure that—		
	<ul> <li>the status of the company is 'ACTIVE COMPLIANT COMPANY' otherwise the Registrar shall not accept and take on record the e-Form INC-22 which is required to be filed in case of shifting of registered office. (Fourth Proviso of Rule 25A of the Companies (Incorporation) Rules, 2014}, 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.</li> </ul>		
	• the proposed new registered office is outside the state/union territory where the existing registered office of the company is presently situated.		
	• the clause II of the memorandum of association of the company shall be altered.		
	• that (i) no inquiry, inspection or investigation has been initiated against the company or (ii) not any prosecution is pending against the		

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	<ul> <li>Rat the percent intended proposed to be apprinted a denote of a compar- lant a valid Director Unsattleation Number (2001) under section 114 or an other sampler is any to prescribed ander section 110 of the Commu- Act, 2013, however, is case of their directors of a new company, the 201 up to 1 (these) percent can be obtained through incorporation of integrated from MHCs<sup>-1</sup> (2017, 12) (theorem (111) of the Act and with the HEC of the Company, the case of the obtained through incorporation of integrated from MHCs<sup>-1</sup> (2017, 12) (theorem (111) of the Act and with the HEC of the Company, the operation that, 2018.</li> </ul>
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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.)