

Striking Off

Q: Can you apply to strike off a company that has received court summonses?

A: Companies that have received court summonses are required to resolve the matter before submitting the application to strike off. Please also ensure the company is able to meet all striking off criteria before submitting the application. Access the full list of criteria [here](#).

Q: Are there any supporting documents required to apply for striking off?

A: No supporting documents are required for the application of striking off. However, please ensure the company is able to meet all striking off criteria before submitting the application. Access the full list of criteria on [here](#).

Q: How do I clear an objection to striking off?

A: In the event of an objection, ACRA will send a letter to inform the company. This letter will indicate the objector's name and objection reason. Resolve the matter with the objector and clear the objection within 2 months, otherwise your striking off application will lapse. Please refer to the infographic [here](#) for the full journey to strike off a company.

Q: Can I restore a company that has been struck off?

A: A company can be restored through a court order within 6 years after the company's name has been struck off. This court order must be lodged via Bizfile. Please refer to the infographic [here](#) for the full journey to strike off a company.