

向原訟法庭申請撤銷 議決減少股本的特別決議通知書

Notice of Application to Court for Cancellation of Special Resolution for **Reduction of Share Capital**

表格 NSC₁₈

商業登記號碼

				Business Registration Number			
1	公司夕稱 Comr	nany Name					
•	公司名稱 Company Name						
		養決減少股本的特別決 Cancellation of Special F		or Reduction o	of Share Canit	tal	
		•			-		
	上 述 公 司 現 通 知 申 請 書 已 送 達 公	l: 有人已向原訟法庭损 、司。	出申請,要	求撤銷議決洞	【少公司股本	的特別決	
		ves notice that an applica	ntion has bee	n made to the	Court for can	cellation o	
	special resolutior company.	for reduction of the com	pany's share	capital and the	application is	s served o	
	company.						
	申請書送達公司	1的日期				T	
,	The Day on which	the Application is					
	Served on the Co	mpany		日DD	月MM	年 YYYY	
簽署	록 Signed ∶						
姓夕	ranga na			日期 Date :			
AL		Director/公司秘書 Compa	ny Secretary *		日 DD / 月 M	IM / 年YYY	
* 請冊	删去不適用者 Delete wh	chever does not apply					
	- I -Ar Vol D	ula Dafanana	1 L. 1		G : -: -1 11		
	そ人資料 Presento 4/名稱 Name:	r's Reference	請勿り	真寫本欄 For Of	TICIAI USE		
	· Address:						
AD 41	L / Address.						
電記	₹ Tel:	傳真 Fax:					
電垂	ß Email :						
FAR H I	₹ Reference:						

《公司條例》(第 622 章) 第 220(4) 條規定交付的

向原訟法庭申請撤銷 議決減少股本的特別決議通知書

填表須知 — 表格 NSC18

附註

引言

- 1. 如公司已根據《公司條例》第 215 條通過特別決議減少其股本,則公司成員(已同意或已表決 贊成有關決議的成員除外)或債權人均可在議決該項特別決議的日期後的 5 個星期內,向原 訟法庭提出申請,要求撤銷該項決議。如有人提出申請,公司須在申請書送達該公司的日期後 的 7 日內,以本表格向公司註冊處處長(「處長」)發出關於該項申請的通知。
- 2. 如以中文申報本表格內的資料,請用繁體字。以手寫方式填寫的表格或不會被公司註冊處接納。
- 3. 請提供提交人資料。除非有特別事項需要公司註冊處注意,否則無須另加附函。
- 4. 你可郵寄本表格到「香港金鐘道 66 號金鐘道政府合署 14 樓公司註冊處」,或親身到上址交付。如以郵寄方式交付表格而處長並沒有收到該表格的話,則該表格不會視作曾為遵從《公司條例》中有關條文的規定而交付處長。

簽署

5. 本表格必須由一名董事或公司秘書簽署。公司註冊處不接納未簽妥的表格。

商業登記號碼

6. 請填報由稅務局轄下的商業登記署所發出的商業登記號碼(即商業登記證號碼的首 8 位數字),「-」後的數字無須填寫。公司註冊處在 2023 年 12 月 27 日或之後向成立的公司所發出的「公司註冊證明書」,或向經遷冊公司所發出的「遷冊證明書」,亦已採用商業登記號碼作為證明書上的編號。

NOTICE OF APPLICATION TO COURT FOR CANCELLATION OF SPECIAL RESOLUTION FOR REDUCTION OF SHARE CAPITAL

For the purposes of section 220(4) of Companies Ordinance (Cap. 622)

Notes for Completion of Form NSC18

Introduction

- 1. Where a company passes a special resolution for reduction of its share capital under section 215 of the Companies Ordinance, a member (other than one who consented to or voted in favour of the special resolution) or creditor of the company may, within 5 weeks after the date of the special resolution, apply to the Court for cancellation of the resolution. If an application is made, the company must give notice of the application to the Registrar of Companies (the Registrar) in this form within 7 days after the day on which the application is served on the company.
- **2.** Traditional Chinese characters should be used if the form is completed in Chinese. Please note that handwritten forms may be rejected by the Companies Registry.
- **3.** Please complete the Presentor's Reference. Unless the presentor needs to raise a specific issue for the attention of the Companies Registry, no covering letter is required.
- 4. This form can be delivered by post or in person to "The Companies Registry, 14th floor, Queensway Government Offices, 66 Queensway, Hong Kong". If the form is delivered by post but the Registrar has not received it, the form will not be regarded as having been delivered to the Registrar in satisfaction of the relevant provision of the Companies Ordinance.

Signature

5. This form must be signed by a director or the company secretary. A form which is not properly signed will be rejected by the Companies Registry.

Business Registration Number

6. Please provide the business registration number (i.e. the first 8 digits of the Business Registration Certificate number) issued by the Business Registration Office of the Inland Revenue Department. The numbers after [-] are not required. For companies incorporated on or after 27 December 2023 or re-domiciled companies, the business registration number is also adopted as the "No." on the "Certificate of Incorporation" or "Certificate of Re-domiciliation" issued by the Companies Registry respectively.