

## Liquidation of companies

One day in the life of any company comes the need to close. Therefore, the founders, owners think about how to do everything legally, minimize time, financial costs. Since to close the firm, you need to prepare all the documentation, pass the inspection of state authorities, such as tax authorities. The procedure is quite complicated, therefore, the business owner most often seeks the help of lawyers.

Closing any company is considered to be a laborious procedure, because at stake is not only the legal termination of the legal entity, but also the preservation of the company's reputation, the full fulfillment of the obligations to creditors.

Solve any issue, to conduct the process of closing the company «turnkey» is ready to help our company.

### What you need to know when liquidating a company?

In closing the functioning of any company regardless of the legal form has its own features, requirements, and they are necessarily fulfilled. That is why it is desirable to entrust the task to specialists. They know exactly how to competently perform the procedure, taking into account the letter of the law.

Why this stage is considered very important:

1. Invalid fulfillment of important requirements, ignoring can lead to negative legal consequences for each founder, client.
2. A tax audit is necessarily performed during liquidation and it is desirable that it is accompanied by a specialist who is a virtuoso in accounting, taxation.

In addition, the closure of the company, especially because of bankruptcy, is considered a lengthy process. However, thanks to the help of a professional lawyer, the procedure is fast.

### What methods of closing a company exist?

According to the legislation of our country, the company can be closed by the following methods:

- by decision of one of the founders;
- because of bankruptcy;
- express liquidation (due to the realization of corporate rights).

Basically, the procedure of full closure of the company lasts a minimum of 3 months and a maximum of a year. Our company offers customers to pass the entire procedure for closing the company «turnkey», as well as express-liquidation, which is carried out a maximum of 3 days. Expedited liquidation implies the transfer of rights to other people. That is, the client ceases to be a founder or manager, ceases to be responsible for the obligations of the business. Further work on the completion of the liquidation of the company is carried out by employees of our firm.

Specialists of our firm will help to close the company of any legal form. They will advise you on the best method of liquidation.

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## Urgent closing of the company: offers of our firm

An alternative, protracted process of bankruptcy or closing the work at the will of the founder – express liquidation.

That is, the company is liquidated as follows: corporate rights are transferred (sold) to other people. There is a change of founders, director of the company. The relevant changes are recorded in the Unified State Register.

The former owners of the company after the transfer of corporate rights are not liable for creditors. This is now passed on to the new owners.

Express liquidation is considered a perfectly legal, common practice method of terminating a firm. If you are interested in the service of liquidation of the enterprise by any comfortable method, then it is necessary to contact a specialist by phone. It is also possible to contact our company to use e-mail, feedback on the site.

## How is the liquidation of the company in Ukraine?

The procedure of termination of the company is carried out in several stages:

1. Founders decide to close the company, appoint a liquidation commission.
2. The decision is passed to the registrar. He gives information to the local media about this decision. For 60 days, the commission is engaged in accepting claims from creditors, finalizes all operations, performs calculations. Information regarding the publication is transferred to the tax office, pension fund.
3. Further owners apply to the tax office, so that the firm was deregistered.
4. The next step – closes the bank account.
5. The firm is audited by the tax inspection. At this stage, the absence of tax debts is checked, violations are identified in the reports. To prepare for the inspection, the owners are given 10 days. Most often, if the firm does not have the appropriate staff, the owners turn for help to auditors. Thanks to their work, risks are minimized and owners do not face fines.
6. After the audit, a special form is issued. It confirms that the company has no debts to the state budget. The certificate is valid for no more than 2 months.
7. Owners turn to a special form.
8. Owners apply to the pension fund, so that their firm was removed from the record. In this case, the employees of the fund will necessarily require a certificate that there was a tax audit. Within 10 days, the firm is checked by employees of the pension fund. According to the results of this check is issued a paper on the payment of the necessary payments, the absence of debts.
9. Order about the composition of the staff of the company, the implementation of all wages to employees are transferred to the archive.
10. The seal is liquidated, the act of the commission is developed, where each passed stage is indicated.

At the very end, the documentation is transferred to the state registrar. He enters information in the register about the termination of the company. Within the next day, the commission, or an authorized person receives notification that the company has officially ceased to exist.

At the very end, the documentation is handed over to the state registrar.

## What documents do I need to liquidate a company?

The following will be required:

- statutes;
- the certificate issued by the statistics office;
- reports from the funds in which the company is registered;
- extracts from the state registry;
- copies of personal documents, accounting cards of the taxpayer;
- financial statements;
- primary accounting documents for the last 3 years of the company's work;
- statements about salary accrual;
- staffing documentation;
- protocols of the meeting of all founders;
- information about who is a member of the liquidation commission.

It is also necessary to be sure to have a statement of accounts in banks.

## What does a client get when liquidating a company?

Operating in our company, the client receives a large amount of benefits, services. Our specialists:

- officially close, enter the relevant information in the state register;
- preclude all the obligations of the company;
- release the accounts;
- remove the legal entity from the records of the relevant authorities.

The main advantage of the help of our company – the client saves effort, his time. The client does not need to prepare documents himself, to communicate with creditors, to visit the state authorities. All these processes will perform employees of our company.

## What is the cost of liquidation of the company, the advantages of our company

Our company offers customers reasonable prices, services at a high level. For all customers we prepare unique proposals. It all depends on the method of closing the company.

Our company is trusted not only because of the reasonable prices, but also for the quality of work done every time, also for other important reasons:

1. We have professionals who know their business. With us you can order the services of a lawyer, economist, auditor and so on.
  1. Our company has a tremendous amount of work that is done every time.
  2. Our company has a huge experience. And this can be confirmed by numerous positive feedback from clients.
  3. Our company has a great experience.
  4. We try to always save finances, time of our customers.
  5. More than 10 years of practice gives us the opportunity to solve any problem, regardless of its complexity.

When using the services of our company, you can save your time, get additional advantages:

1. Personal manager. He will solve any questions, cope with various tasks.
2. Professional consultation. Great experience, qualification of workers gives us the opportunity to advise customers on various issues.
3. All our employees are able to consult with you.
4. Eradication of delays. Our specialists have full information about the processes. And this enables clients not to face any additional checks.
5. No language barrier. We ensure that clients negotiate in the language they need, without the need for an outside interpreter.
6. All language barriers are eliminated.

In addition, we provide clients with post-registration support.

Our firm will be the best resource for you to resolve any issues you may have.

## Payment Forms

There are the following ways to pay for the services of our company:

Our firm will be the best resource for you to solve any issues.

- cash payment;
- payment with cryptocurrency;
- payment by bank card;
- payment by international payment system;
- any option offered by the client.

If you do not have enough time or simply do not want to go through such a difficult process, we recommend to ask for help to the experts of our company. They will help quickly, taking into account the law of the country to solve any question on the closure of the company.