

ACTIVE COMPANY TAGGING IDENTITIES AND VERIFICATION (ACTIVE)

In furtherance of our earlier bulletin dated 22nd February, 2019 (link given below) related to Companies (Incorporation) Amendment Rules, 2019 dated 21st February, 2019 (“Amended Rules”) and based on further understanding, instructions and/or suggestions given by official of the Ministry of Corporate Affairs in webinar on E-form INC-22A (ACTIVE) organized by the Institute of Company secretaries of India on 7th March, 2019 and 26th March, 2019, it is further being clarified that:

“Every Company shall also attach **one photograph showing external building of registered office and also showing one Director/KMP in same photograph**, who shall affix his /her DSC in the form in E-Form INC-22A.”

Above photograph shall be in addition to the existing requirement of Amended Rules.

Link of earlier bulletin: <http://www.cacsindia.com/Uploads/Files/1fb2f5ef-c236-4e8c-be80-abf25cb1c7be.pdf>

For the detailed reading of original notification you may click on the below given hyperlink: http://www.mca.gov.in/Ministry/pdf/CompaniesIncorporationAmendmentRules_21022019.pdf

Suggestions may be send to rupesh@cacsindia.com

**Dr. S. Chandrasekaran | Senior Partner | Chandrasekaran Associates | Company Secretaries 11-F,
Pocket Four | Mayur Vihar Phase One | Delhi - 110 091 | Tel. +91-11-2271 0514
sankara@cacsindia.com | info@cacsindia.com | www.cacsindia.com**

DISCLAIMER

CACS Bulletin is not intended as a source of advertising or solicitation and the contents of the same should not be construed as professional / legal advice. Readers should take specific advice from a qualified professional when dealing with specific situations and should not consider this as an invitation for a professional-client relationship. Without the prior permission of Chandrasekaran Associates, Company Secretaries, the CACS Bulletin or content thereof or reference to it should not be made in any documentation or correspondences. We make no warranty of any kind with respect to the subject matter included herein or the completeness or accuracy of this issue of CACS Bulletin. While CACS has taken every care in the preparation of this Bulletin to ensure its accuracy, however, the Companies are requested to check the latest position with the original sources before acting. The firm and the partners are not responsible for any actions (or lack thereof) taken as a result of relying on or in any way using information contained in this issue of CACS Bulletin and in no event shall be liable for any damage or loss resulting from reliance on or use of this information. Without limiting the above the firm and the partners shall each have no responsibility for any act, error or omission, whether such acts, errors or omissions result from negligence, accident or any other cause.