



Gazette

ISSUE ID:0002014 /H/43 CROSS BORDER MERGER GAZETTE 15th October 2014

European Communities (Cross Border Merger) Regulations 2008

Notice is hereby given that in accordance with Regulation 8 of the European Communities (Cross Border Merger) Regulations 2008, which gives effect to Council Directive No. 2005/56/EC, notice was received by the Registrar of Companies on 10 October 2014 of a proposed merger between the following companies:

Emc Information Systems Management Limited (registered in Ireland Company number 548146) and

EMC International S.à R.L.

Registered with the Luxembourg Trade and Companies' Register under registration number B 110.173

The Form CBM1 which contains the details required by Regulation 8(1)(b) is set out below.

The Common Draft Terms of the proposed merger can be obtained from the Registrar of Companies at www.cro.ie

The Common Draft Terms of the proposed merger are available for inspection on business days between the hours of 10.00am and 5.00 pm at the registered office of EMC Information Systems Management Limited, Ovens, Co. Cork, Ireland.

The Directors' Explanatory Report relating to the Merger is available for inspection on business days between the hours of 10.00a.m and 5.00 pm at the registered office of EMC Information Systems Management Limited, Ovens, Co. Cork, Ireland.

Registrar of Companies

AN OIFIG UM CHLÁRÚ CUIDEACHTAÍ COMPANIES REGISTRATION OFFICE Draft terms of formation of Cross-Border Merger involving an Irish registered company Regulation 8 (1) of the European Communities (Cross-Border Mergers) **\$626209** Regulations 2008 S249A Companies Act 1990 (inserted by s107 Come Enforcement Act 2001) Companies Act 1990 (Form and Content Delivered to Registrar) Regulations 2002 CRO receipt date stamp Companies Acts 1963 to 2013 Company number 5 4 8 1 4 6 Please complete using black typescript or BOLD CAPITALS, referring to explanatory notes Company name **EMC Information Systems Management Limited** in full Pursuant to Regulation 8(1) of the European Communities (Cross-Border Mergers) Regulations 2008, a copy of the Common Draft Terms is attached to this form. Type of merger By acquisition By formation of a new company By absorption Copies of the Common Draft Terms, the Directors' Explanatory Report and the Expert's Report where Company details relevant, are available for inspection at the registered office of the company, namely: Ovens, Co. Cork, Ireland Information relating to the Company is kept by the Registrar under registered number: 5 4 8 1 4 6 Legal form and law which governs the company: Private company limited by shares incorporated under the Companies Acts 1963 - 2013 Certification I hereby certify that the particulars contained in this form are correct and have been given in accordance with the Notes on Completion of Form CBM1. Name in block letters or typescript xau 2014 CTOBER Date Presenter details note four Name Matheson Address 70 Sir John Rogerson's Quay, Dublin 2 DX number DX exchange Dublin Telephone number +353 1 232 2000 Fax number +353 1 232 3333

ROS/KT/6354/25

Reference number

Email

MATHESON@MATHESON.COM

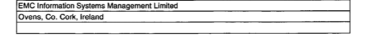


Particulars of the company's arrangements for exercise of the rights of creditors and members

Arrangements made for the exercise of the rights of the creditors and any minority members of the merging companies:

EMC Information Systems Management Limited (the "Company") has only one shareholder, EMC (Benelux) B.V. (the "Shareholder")
and a special resolution will be passed by the Shareholder to approve the cross-border merger pursuant to Regulation
10 of the European Communities (Cross-Border Border Mergers) Regulations 2008 as amended (the "Regulations").
Regulation 12 (Protection of Minority Shareholders) of the Regulations does not
apply as the Company is wholly-owned by the Shareholder.
Creditors of the Company may exercise their rights under Regulation 15 of the Regulations.

Full information on the arrangements made for the exercise of the rights of the creditors and any minority members of the merging companies, may be obtained free of charge, from the following address:



If the Company is an EEA Company, particulars of the national register in which the Company's file is kept and its registration number in that register, are as follows:

Luxembourg Trade and Companies Register
B 110 173

Name of Company: Particulars of other merging companies N/A The registered office of the company: N/A Legal form of the company and the law by which it is governed: N/A Arrangements made for the exercise of the rights of the creditors and any minority members of the merging companies: note five N/A Full information on the arrangements made for the exercise of the rights of the creditors and any minority members of the merging companies, may be obtained free of charge, from the following address: N/A If the Company is an Irish Company, Information relating to the Company is kept by the Registrar under registered number:

If the Company is an EEA Company, particulars of the national register in which the Company's file is kept and its registration number in that register, are as follows:

N/A

NOTES ON COMPLETION OF FORM CBM1

These notes should be read in conjunction with the relevant legislation

General

This form must be completed correctly, in full and in accordance with the following notes. Every section of the form must be completed.

Where "not applicable", "nil" or "none" is appropriate, please state.

Where the space provided on Form CBM1 is considered inadequate, the information should be presented on a continuation sheet in the same format as the relevant section in the form. The use of a continuation sheet must be so indicated in the relevant section.

For the purposes of this form, "EEA Company" means a company governed by the law of an EEA State other than Ireland. An EEA State is a State that is a contracting party to the Agreement on the European Economic Area, signed at Oporto on 2nd May 1992, as adjusted by the Protocol signed at Brussels on the 17th March 1993, and any subsequent amendments.

"Irish registered company" refers to a company incorporated in Ireland under the Companies Acts 1963-2006 and does not include a company registered in Northern Ireland.

note one Please tick the relevant box.

note two Any change of registered office must be notified to the CRO. Form B2 ought to be used for this purpose.

Form B2 can be filed free of charge at www.core.ie.

note three This form must be certified by a director of the company on behalf of the Board.

note four This section must be completed by the person who is presenting Form CBM1 to the CRO. This

may be either the applicant or a person on his/her behalf.

note five Where space is considered inadequate, a continuation sheet should be completed, in the same

format as the relevant section.

Further information

CRO address When you have completed and signed the form, please file with the CRO.

The Public Office is at 14 Parnell Square, Dublin 1. The DX number for the CRO is 145001. If submitting by post, please send with the prescribed fee to the Registrar of Companies at:

New Companies Section, Companies Registration Office, 14 Parnell Square, Dublin 1

Payment If paying by cheque, postal order or bank draft, please make the fee payable to the Companies

Registration Office. Cheques or bankdrafts must be drawn on a bank in the Republic of

Ireland.

Please carefully study the explanatory notes above. A Form CBM1 that is not completed correctly or is not accompanied by the correct documents or fee is liable to be rejected and returned to the presenter by the CRO pursuant to section 249A Companies Act 1990 (inserted by section 107 Company Law Enforcement Act 2001). Unless the document, duly corrected, is relodged in the CRO within 14 days, it will be deemed to have never been delivered to the CRO.

FURTHER INFORMATION ON COMPLETION OF FORM CBM1, INCLUDING THE PRESCRIBED FEE, IS AVAILABLE FROM www.cro.ie OR BY E-MAIL info@cro.ie