

**Restoration of Company to the Register on application to Registrar**

Section 737(1)(b) Companies Act 2014

Company number

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CRO receipt date stamp & Barcode

Please complete using black typescript or BOLD CAPITALS, referring to explanatory notes

**Company name**

*in full*

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hereby applies to be restored to the register of companies under section 737 (1) of the Companies Act 2014.

**Date of dissolution**

Day	Month	Year

*note one*

**Company email address**

*The certificate of incorporation will issue in electronic format to an email address nominated by the company for this purpose. Please provide here the email address to which the certificate of incorporation is to be issued electronically. This is required information.*

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**Restoration of the company may require the issue of a new certificate of incorporation.**  
*(In particular private limited by shares companies, incorporated under the old Companies Acts and not converted to LTD or DAC status).*

**Restoration of the company may require the addition of a suffix to the company name.**  
*(In particular guarantee companies and unlimited companies. This would require a new certificate of incorporation).*

**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 H1. *note two*

Signature

Name *in bold capitals or typescript*

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Director     Secretary *note three and note four*    Date

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Member. As a member of the company applying for the restoration of the company, I hereby certify that I was a member of the company at the date of the dissolution.

**Presenter details**

Person to whom queries can be addressed

Name  
Address  
  
Telephone number  
Email  
DX number/Exchange

	Fax number
	Contact Person
	Reference number

## NOTES ON COMPLETION OF FORM H1

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.

This form covers all administrative restorations including Revenue, Involuntary Strike-off and Voluntary Strike-offs.

**note one** Application must be made within 12 months of the date of dissolution. Form H1 must be lodged not later than the **day before** the first anniversary of the company's dissolution. Administrative restoration is not possible if more than 12 months has elapsed since the date of the company's dissolution.

**note two** All outstanding requirements must be completed within 15 months of the date of dissolution.

**note three** Tick the relevant box(es). This form **must** be certified by a current officer of the company/ member of the company. In the case of a member making the application please complete the required certification.

**note four** A false statement is a category three offence.

## Further information

### Requirements

The Registrar must receive all outstanding annual returns (together with relevant fees and late filing penalties) prepared in accordance with Part 6 Companies Act 2014. The audited financial statements must relate to an individual financial year and may not be amalgamated with the financial statements for another financial year or years.

Equally, the company must be compliant with company officer requirements and file other documents in order to have the company record correct prior to the restoration. Failure to complete correctly the administrative restoration process within the prescribed periods will mean that an application to the Court will be required to restore the company.

In summary, an application to administratively restore a company to the Register must be received on Form H1 together with the prescribed fee within 12 months of the dissolution. The other requirements (submission of annual returns along with a letter of no objection from the Revenue Commissioners (where applicable)) may be met within 15 months of the date of dissolution. **The company will not be restored until all requirements have been met.**

### Requirements Revenue Strike-off

Written confirmation from the Revenue Commissioners stating that they have no objection to the company being restored to the register is required where a company was struck-off due to the failure to comply with Revenue requirements - section 726(b) Companies Act 2014.

**Further information on completion of the Revenue Commissioners Form 11F CRO, the statement required by the Revenue Commissioners pursuant to Section 882 Taxes Consolidation Act 1997, is available from [www.revenue.ie](http://www.revenue.ie)**

**Leaflet** For further information on restoration, see Information Leaflet No.11, "Restoration of a Company to the Register", available at [www.cro.ie](http://www.cro.ie)

### Payment

When you have completed and signed the form, please file with the CRO. The Public Office is at Bloom House, Gloucester Place Lower, Dublin 1. If paying by postal order/bank draft, please make the fee payable to the Companies Registration Office. Bank drafts must be drawn on a bank in the Republic of Ireland. Payment can be made by credit/debit card in the Public Office also. Payments made by cheque are not acceptable.

### CRO address

If submitting by post, please send with the prescribed fee to the Registrar of Companies at:  
**The Companies Registration Office, Bloom House, Gloucester Place Lower, Dublin 1.**  
**DX Number: 145001**

**FURTHER INFORMATION ON COMPLETION OF FORM H1 IS AVAILABLE  
FROM [WWW.CRO.IE](http://WWW.CRO.IE) OR BY EMAIL [INFO@CRO.IE](mailto:INFO@CRO.IE)**