

SE1

Formation by merger of Societas Europaea (SE) to be registered in Republic of Ireland

DX number/Exchange

Regulations 4(1)(a) and 2	Council Regulation 2157/2001 28 (European Communities)(European		
Public Limited-Liability Co Section 22(2)/24 Compa	mpany)) Regulations 2007 anies Act 2014		
Company number (to be allocated by CRO on registration)	Tick box if bond is attached note nine	CRO receipt date stamp & barcode	
	Please complete using black typescrip	t or BOLD CAPITALS, referring to explanatory notes	
SE name in full/note one			
Registered office			
note two			
	Postcode		
	rosicode		
Please tick box if the registered office address is that of a Registered Office Agent (ROA). The company's registered office is in the care of a specified agent, being an agent has an office in the State and who is approved by the Registrar for this purpose. Registered Office Agent Company Name:			
	Registered Office Agent Company	Number:	
Proposed financial year end	Day Month Year		
Attached documents	Please confirm that the following docume	nts are attached to this form:	
note four	Statutes of SE		
	Office copy of the High Court order conclusively attesting to the completion of the pre-merger acts and formalities in respect of any merging Irish-Registered company		
		urt(s), notary(ies) or other competent authority(ies) attesting ts and formalities in respect of any Irish-registered company	
Presenter details			
note seven Name			
Address			
Tolophono niizhaz		Fax number	
Telephone number Email		Contact Person	

Reference number

Statutes delivered by an agent	Where a person as agent for the subscribers to the statutes delivers the statutes to the Registrar of Companies, place a tick in the box below and give the agent's details.		
	Name		
	Address		
	L		
Secretary details	Please give details below of the pe become secretary.	rson, or body corporate, who h	nas consented in writing to
Surname		Former surname	
Forename		Former forename	
note five		note six	
Date of birth	Day Month Year	Number of Body Corporate	
		(if applicable)	
Body Corporate Name			
(if applicable)			
Residential address			
or registered office			
(as applicable)			
note five			
Postcode		Register	
		note five (body corporate only)	
Consont	I havely account to get an account with	f the eferementioned CF and I as	ska svije daga tibet na separatem i
Consent	I hereby consent to act as secretary of have legal duties and obligations imp		
	common law		
	Signature	Date	
Company email address	Please nominate an email address.	•	n will issue to this email
	address in electronic format. This is	s required iriiorifialioff.	

Director details	Please give details below of the person	ons who have consented in writin	g to become directors.
including shadow/			note eight
alternate directors			
Surname		Former surname	
Forename		Former forename	
note five		note six	
Date of birth	Day Month Year		
Residential address			
note five			
Postcode		EEA resident	note nine
Business occupation		Nationality	
Alternate director	Full director appointin	g alternate director	
note ten		note ten	
Other directorships	Company/SE note eleven	Place of incorporation	Company number
Consent	I hereby consent to act as director of the a	aforementioned SE and Lacknowled	ne that as director I have
Consent	legal duties and obligations imposed by the		
	Signature	Date	
Surname		Former surname	
Forename		Former forename	
note five		note six	
Date of birth	Day Month Year		
Date of birtin			
Residential address			
5		EEA resident	note nine
Postcode		LEATESIGETE	note nine
Business occupation		Nationality	
Alternate director	Full director appointin	g alternate director	
note ten		note ten	
Other directorships	Company/SE note eleven	Place of incorporation	Company number
Consent	I hereby consent to act as director of the a	aforementioned SE and I acknowledge	ge that as director. I have
2.2.12.00	legal duties and obligations imposed by the		
	Signature	Date	
	1		

Merger details				
Type of merger	By acquisition	By formation of a new SE		
Details of merging	Company name		Registered number if applicable	
companies	Name of Member State and address of	registry where decuments are filed		
	Name of Member State and address of	registry where documents are filed		
	Registered office address			
	Company name	Registered number if applicable		
	Name of Member State and address of	registry where documents are filed		
	Registered office address			
Subscribers to statutes	Signature(s)	Subscriber Agent Tick one box only	Date	
note twelve				
SE capital statement	Total value authorised shares €/	Total number authorised sh	nares made up as follows:	
note thirteen	Class of authorised shares	Number in each class	l Value per share €/	
	Total value issued shares €/	Total number issued share	made up as follows:	
	Class of shares issued	Number in each class	Consideration for each share	
			note fourteen	

Declaration of compliance section 24 declaration	and			
I	note fifteen			
name in bold capitals				
of residential address				
do solemnly and sincerely	declare that I am a note four			
Director	Secretary	Lawyer enga	aged in the formation of	the company note sixteen
	s of the Companies Act in responder complied with and that Form SE			
I further declare that the put the State and that it appears	rpose, or one of the purposes, fo to me that either	r which the SE is beir	ng formed is the carrying	on by it of an activity in
(a) the activity can be classifi	ed in accordance with the releva	nt classification system	m as follows:	
NACE Code				
and that the general nature	of the activity is note eighteen			
or (b) that the activity cannot	t be so classified but is precisely	described as follows:	note eighteen	
I further declare that the pla	ace or places in the State where	it is proposed to carry	on the activity is/are no	te nineteen
and that the place where the	e central administration of the SE	will normally be carrie	ed on will be note nineteer	1
	ant to Article 2(1) of Council Regu			
each of at least two of t	them is governed by the law of a	different Member Sta	te	
or where any of the afo	rementioned public limited comp	anies does not have i	ts head office in the Con	nmunity,
said company has a rea	al and continuous link with a Mer	nber State's economy		
I further declare that this for	rm has been fully and accurately	completed.		
Signature of declarant name a	s at top of page			
		This	day of	20

NOTES ON COMPLETION OF FORM SE1

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 SE1 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, "Member State" means a state which is or at any time becomes 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 May 1993, and any reference to "Community" includes the European Economic Area.

note one

The proposed name must be given in full and can either be preceded or followed by the abbreviation SE. The proposed name must correspond **exactly** with the SE name given on the accompanying documents.

note two

The SE's registered office must be located within the Republic of Ireland. A **full** postal address to which post is capable of being readily delivered by the postal service must be given. A P.O. Box will not suffice. If the address of the registered office is placed in the care of a Registered Office Agent, who has been approved by the CRO, then form B2 would only be completed in the future to note the cessation of appointment of the Registered Office Agent.

note three

Please give details of the proposed financial year-end. Pursuant to Regulation 33, the registrar will assign to the SE an annual return date for the purposes of section 343 of the Companies Act 2014 and will have regard in this context to the SE's financial year-end.

note four

Please tick the relevant box(es). The competent authority for the Republic of Ireland is the High Court and an office copy of the court order should be attached in respect of any Irish-registered company involved in the merger.

note five

Insert full name (initials will not suffice) and the usual residential address. Where the secretary is a firm, the name of the firm and registered address ought to be stated and the register where it is registered. Where a person is signing on behalf of a firm which is the secretary, he/she should state that he/she is signing for and on behalf of the SE for which he/she is acting as secretary. His/her name should be printed in bold capitals or typescript below the signature. All secretaries must be over the age of 18 years. (s.131 CA 2014).

note six

All directors and secretaries must be over the age of 18 years. (s.131 CA 2014). Any former forename and surname must also be stated. However, it does not include the following: (a) In the case of a person usually known by a title different from his/her surname, the name by which he/she is known previous to the adoption of a succession to the title; (b) in the case of any person, a former forename or surname where the forename or surname was changed or disused before the person bearing the name attained the age of 18 years or has been changed or disused for a period of not less than 20 years; (c) in the case of a married person or civil partner, the name or surname by which he/she was known previous to his/her marriage or civil partnership.

note seven

This section must be completed by the person who is presenting the form to the CRO. This may be either the applicant or a person on his/her behalf.

note eight

Where a person who has consented to be a director of this SE is currently disqualified under the law of another state from being appointed or acting as a director or secretary of a body corporate or undertaking, he/she must complete Form B74 which must be submitted to CRO with Form SE1. Otherwise he/she will be deemed to be disqualified from acting as a director of an Irish-registered SE for the balance remaining of his/her foreign disqualification. 'Shadow director' means a person in accordance with whose directions or instructions the directors of a SE are accustomed to act.

note nine

Every SE with a registered office in the Republic of Ireland must have a minimum of two directors, at least one of which is European Economic Area (EEA) resident full director or a bond pursuant to \$137(2) Companies Act 2014. Note that an EEA-resident alternate director is not sufficient for the purposes of \$137 of the Act. Place a tick in the "EEA resident" box if the director is resident in a member State in accordance with \$137 of the Act. If no full director is so resident, a valid bond must be furnished **with** the application. For further information on the bond, see CRO's Information Leaflet No. 17.

note ten

Tick the box if the director appointed is an alternate/substitute director. Where the box is ticked, the name of the full director appointing the alternate/substitute director must also be inserted in the space provided. If the SE's statutes so permit and subject to compliance with those statutes, a director may appoint a person to be an alternate/substitute director on his/her behalf. The appointment of any person to act as director is notifiable by a SE to the CRO, regardless of how that appointment is described. The SE is statutorily obliged to notify the CRO of the addition to and removal of each person from its register of directors. In the event that a full director who has appointed an alternate director ceases to act as a director, the SE is required to notify the CRO of the termination of appointment of the full director and his/her alternate. Note: CRO accepts no responsibility for maintaining the link between a full director and his/her alternate.

note eleven

State the name, place of registration and registration number of other bodies corporate, whether incorporated in the Republic of Ireland or elsewhere, of which the person is or has been a director. Exceptions to this rule are made for bodies (a) of which the person has not been a director at any time during the past 5 years; (b) which is held or was held by a director in bodies corporate of which the company is (or was) the wholly owned subsidiary or which are or were the wholly owned subsidiaries either of the company or of another body corporate of which the company is or was the wholly owned subsidiary.

Pursuant to s142(1) Companies Act 2014, a person shall not at a particular time be a director of more than 25 companies. However, under s142(3) of the Act, certain directorships are not reckoned for the purposes of s142(1).

note twelve

The subscribers in this section **must** correspond with the subscribers to the accompanying statutes except where an agent signs this section on behalf of the subscriber(s). Where the space is inadequate, the signatures must be presented on a continuation sheet in the **same format** as this section.

note thirteen

Where applicable, the details must correspond **exactly** with the share details given in the accompanying statutes

The share capital must be expressed in euro and the subscribed share capital must not be less than €120,000.

note fourteen

Indicate cash or stock.

note fifteen

The declaration is a declaration of compliance with all the legal requirements relating to the formation by merger of a SE to be registered in the Republic of Ireland. As the declaration confirms that all other registration requirements have been completed, it must be signed after the form has been completed in full, and so the date of declaration must not predate the dates of other signatures which appear on the form and accompanying documents.

note sixteen

The lawyer must be entitled to pursue his/her professional activities under one of the denominations laid down in Council Directive 77/249/EEC or Council Directive 98/5/EC.

note seventeen

Complete this portion of the declaration only if the merger is not by acquisition but results in the formation of a new SE. The NACE code is the common basis for statistical classifications of economic activities within the E.U. The code is available on www.cro.ie. The four digit NACE code and general nature of the activity **must** correspond with the proposed SE's principal objective in the accompanying statutes. Where there are two or more activities, give details of the principal activity.

note eighteen

Complete this portion of the declaration only if the merger is not by acquisition but results in the formation of a new SE. As all activities can be classified under the NACE code, it should rarely be necessary to complete (b).

note nineteen

Complete this portion of the declaration only if the merger is not by acquisition but results in the formation of a new SE. Full postal address must be given. A P.O. Box will not suffice. The place where the central administration of the SE will normally be carried on is equivalent to the head office of the SE.

Further information

CRO address

When you have completed and signed the form, please send with the prescribed fee and accompanying documents to the Registrar of Companies at:

New Companies Section, Bloom House, Gloucester Place Lower, Dublin 1.

Payment

If paying by cheque, postal order or bank draft, please make the fee payable to the Companies Registration Office. Cheques or bank drafts must be drawn on a bank in the Republic of Ireland.

Please *carefully* study the explanatory notes overleaf. A Form SE1 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.

FURTHER INFORMATION ON COMPLETION OF FORM SE1, INCLUDING THE PRESCRIBED FEE, IS AVAILABLE FROM www.cro.ie OR BY E-MAIL info@cro.ie