

Statement of solvency by directors of Societas Europaea (SE) which is proposing to transfer from ROI

Article 8(7) Council Regulation 2157/2001
Regulations 4(1)(b) and 28 (European Communities)(European Public Limited-Liability Company) Regulations 2007

Company number

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CRO receipt date stamp & barcode

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

SE name

in full/note one

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Proposed new SE name

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Date of proposed transfer

Day	Month	Year
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Attached documents

Please confirm that the following documents are attached to this form *note five*

written authority of supervisory organ is attached

Statement

We being all the directors of the *note two*

administrative organ of the SE named above

management organ of the SE named above, and having been authorised to make this statement by the supervisory organ

make this statement pursuant to Regulation 7(2) of the European Communities (European Public Limited-Liability Company) Regulations 2007 in order to satisfy the Registrar of Companies as required by Article 8(7) of Council Regulation 2157/2001/EC (the "Regulation").

We have formed the opinion:

1. As regards the above named SE's financial situation immediately following the date (as given above) on which the transfer is proposed to be made, that there will be no grounds on which the SE could then be found to be unable to pay its debts.
2. As regards the above named SE's prospects for the year immediately following the date (as given above) on which the transfer is proposed to be made, that, having regard to our intentions with respect to the management of the SE's business during that year and to the amount and character of the financial resources which will in our view be available to the SE due in that year, the SE will be able to carry on business as a going concern (and will accordingly be able to pay its debts as they fall due throughout the year).
3. In forming our opinion for the purposes of paragraph 1. above, we have taken into account the same liabilities (including prospective and contingent liabilities) as would be relevant under section 570 Companies Act 2014 (winding up by court) to the question whether a company is unable to pay its debts.
4. We hereby confirm in respect of liabilities arising or that may arise prior to the transfer, the interests of creditors and holders of other rights in respect of the SE (including public bodies) are adequately protected. *All directors of the administrative organ or management organ, as applicable must sign overleaf*

Presenter details

note three

Name

Address

Telephone number

Email

DX number/Exchange

	Fax number
	Contact Person
	Reference number

Director signatures

note four

Signature

Director

Name *in bold capitals or typescript*

Date

Signature

Director

Name *in bold capitals or typescript*

Date

Signature

Director

Name *in bold capitals or typescript*

Date

Signature

Director

Name *in bold capitals or typescript*

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Signature

Director

Name *in bold capitals or typescript*

Date

Signature

Director

Name *in bold capitals or typescript*

Date

NOTES ON COMPLETION OF FORM SE8

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 SE8 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.

note one The current SE name must be given in full and must correspond exactly with the CRO record.

note two Please tick the relevant box. An SE may have either an administrative organ (one-tier system) or management organ and supervisory organ (two-tier system) depending on the form adopted in the SE’s statutes. In the one-tier system, the administrative organ will manage the SE. In the two-tier system, the supervisory organ supervises the work of the management organ and may not itself exercise the power to manage the SE. Where the SE has a one-tier system, tick the “administrative organ”; where the SE has a two-tier system, tick the “management organ”, and attach the written authority of the supervisory organ given to the making of the statement of solvency

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

note four All directors of the SE must sign the statement, subject to note two.

note five Please tick the relevant box.

Further information

CRO address When you have completed and signed the form, please send with the prescribed fee, and Forms SE7 and SE9 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 above. A Form SE8 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 SE8), INCLUDING THE PRESCRIBED FEE, IS AVAILABLE FROM www.cro.ie OR BY E-MAIL info@cro.ie