

Notice of change in directors or secretaries or in their particulars

S195 Companies Act 1963 (inserted by s51 Companies Act 1990, and amended by s47 Companies (Amendment)(No. 2) Act 1999 and by s91 Company Law Enforcement Act 2001)

S249A Companies Act 1990 (inserted by s107 Company Law Enforcement Act 2001)

S43, s44 (other than subsection (2)) and s45 (other than subsections (3)(b) and (5)) Companies (Amendment)(No. 2) Act 1999

Companies Act 1990 (Form and Content of Documents Delivered to Registrar) Regulations 2002

CDO receipt data atoms

Delivered to Registrar) Regu	liations 2002		CRO receipt date stamp
Tiple base if based			Companies Acts 1963 to 2009
Tick box if bond	Company number		D40
is attached			R10
note six			
	Please complete using black type	escript or BOLD CAPIT	TALS, referring to explanatory notes
Company name			
in full			Limited
Change(s)			
note one			
		Day Month	Year
	D-tb(-) t-b(-) -fft	Day Month	Teal
	Date change(s) take(s) effect		
New secretary/director	Places give details below of the	norson who has conso	ented in writing to become secretary
including shadow/ alternate director	and/or director. (continued overleaf) no		sined in writing to become secretary
alternate director	(1111)	7	
Surname		Former surname	
Forename		Former forename	
note three	Day Month Year	note four	
Date of birth		EEA resident	Alternate director
note five		note six	note seven
Residential address			
note three			
Duainese securation		Nationality	
Business occupation note five		note five	
Other directorships	Company note eight	Place of incor	poration <i>note nine</i> Company number
Consent	I hereby consent to act as:		
note ten			dge that as director I have legal duties
	and obligations imposed by th	ne Companies Acts, ot	her enactments and at common law.
	secretary of the aforem	nentioned company	and I acknowledge that as
	secretary I have legal dut		imposed by the Companies Acts.
	Signature		Date
		-	Continue overleaf for certification
Presenter details	Person to whom queries can be addressed		
Name	4,1111111111111111111111111111111111111		
Address			
DX number			DX exchange
Telephone number			Fax number
F-mail			Reference number

New secretary/director including shadow/alternate director Surname Former surname Former forename Forename note four note three Day Month Year Date of birth Alternate director EEA resident note seven note five note six Residential address note three **Business occupation** Nationality note five note five Other directorships Company note eight Place of incorporation note nine Company number Consent I hereby consent to act as: note ten director of the aforementioned company and I acknowledge that as director I have legal duties and obligations imposed by the Companies Acts, other enactments and at common law. of the aforementioned company and - 1 acknowledge that as secretary secretary I have legal duties and obligations imposed by the Companies Acts. Signature Date Surname Former surname Former forename Forename note three note four Day Month Year Date of birth EEA resident Alternate director note six note seven note five Residential address note three Nationality Business occupation note five note five Company note eight Other directorships Place of incorporation note nine Company number Consent I hereby consent to act as: note ten director of the aforementioned company and I acknowledge that as director I have legal duties and obligations imposed by the Companies Acts, other enactments and at common law. of the aforementioned company and I acknowledge secretary I have legal duties and obligations imposed by the Companies Acts. Signature Date 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 B10. Signature Name in bold capitals or typescript Director Secretary note eleven Date

NOTES ON COMPLETION OF FORM B10

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 B10 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. Where another Form B10 is used as a continuation sheet, it ought not to be completed in full and certified as to do so will result in it being treated as a separate form and incurring a separate filling fee. It should be headed "Continuation Sheet".

note one

Give details of change(s) eg appointment/resignation of a company officer, and specify date when same took effect. Only changes which occur on the same date may be registered by this notification. Otherwise, separate notifications should be made. Where the space provided here is considered inadequate a contination sheet(s) should be attached. If a new director/secretary has been appointed, also complete the **New secretary/director** section.

note two

Where a director being appointed is disqualified under the law of another state (whether pursuant to an order of a judge, or a tribunal or otherwise) from being appointed or acting as a director or secretary of a body corporate or an undertaking, Form B10 **must** be accompanied by Form B74 (Statement of Director's Disqualifications). Failure to file Form B74 where one is required results in the automatic disqualification of the person concerned from acting as a company officer in Ireland for the balance remaining of his/her foreign disqualification.

note three

Insert the full name (initials will not suffice) and usual residential address. Where the secretary is a firm, the corporate name and registered address of the firm must be stated.

note four

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 woman, the name or surname by which she was known previous to her marriage.

note five

Applicable to directors only.

note six

Applicable to directors only. Every company must have at least **one full-time** European Economic Area (EEA) resident director **or** a bond or certificate in place pursuant to s43(3) and s44 Companies (Amendment)(No.2) Act 1999 as amended by s10 Companies (Amendment) Act 2009. The EEA is all of the EU plus Iceland, Liechtenstein and Norway). Place a tick in the "EEA resident" box if the director is resident in a Member State of the EEA. If no full-time director is so resident and no s.44 certificate has been granted, a valid bond must be furnished with Form B10, unless same has already been delivered to the CRO on behalf of the company. Note that an EEA resident alternate director is not sufficient for the purposes of s.43. For further information see CRO Information Leaflet No. 17.

note seven

Applicable to directors only. If the company's articles so permit, and subject to compliance with those articles, a full director may appoint a person to be an alternate or substitute director on his/her behalf. The appointment of any person to act as director is notifiable by a company to the CRO, regardless of how the appointment is described. The company is statutorily obliged to notify the CRO of the addition to and removal of each person from its register. In the event that a full director who has appointed an alternate director ceases to act as director, the company is required to notify the CRO of the termination of appointment of the full director and of his/her alternate. Note: CRO accepts no responsibility for maintaining the link between a full director and his/her alternate.

note eight

Applicable to directors only. State the company name and number of other bodies corporate, whether incorporated in the State or elsewhere, of which the person is or has been 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 10 years; (b) which the company is (or was at the relevant time) a wholly owned subsidiary; (c) which are (or were at the relevant time) wholly owned subsidiaries of the company.

Pursuant to s45(1) Companies (Amendment)(No.2) Act 1999, a person shall not at a particular time be a director of more than 25 Irish-registered companies. However, under s45(3) of the Act, certain directorships are not reckoned for the purposes of s45(1). For further information, see CRO Information Leaflet No.1.

note nine

Place of incorporation if outside the State.

note ten

Tick the relevant box(es).

note eleven

Tick the relevant box(es). This form **must** be certified by a current officer of the company. Where another Form B10 is used as a continuation sheet, it ought not to be completed in full and certified as to do so will result in it being treated as a separate form and incurring a separate filing fee. It should be headed "Continuation Sheet".

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 address for the CRO is 145001. The DX (Document Exchange) service is an alternative to filing by post.

If submitting by post, please send with the prescribed fee to the Registrar of Companies at:

Companies Registration Office, O'Brien Road, Carlow, County Carlow

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 B10 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.