

Notice of appointment of receiver

Section 107 Companies Act 1963
Section 249A Companies Act 1990 (inserted by
section 107 Company Law Enforcement Act 2001)
Companies Act 1990 (Form and Content of
Documents Delivered to Registrar) Regulations 2002

CRO receipt date stamp



Companies Acts 1963 to 2013

Company number

2 1 4 9 9 9

E8

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

Company name
in full

Independent Trustee Company Limited

I, hereby give notice to the Registrar of Companies, *note one*

that I have appointed to the above-named company

or

that I have obtained an order for the appointment to the above named company

the company being: *note one*

a company incorporated in the State

or

a company incorporated outside the State

Receiver's name

Colin Farquaharson and Luke Charleton

Receiver's address

Ernst & Young
Ernst & Young Building
Harcourt Centre, Harcourt Street, Dublin 2

as: Receiver Manager Receiver & Manager *note one*

Date of appointment

Day: 1 7 Month: 1 0 Year: 2 0 1 3

Presenter details

note two

Name

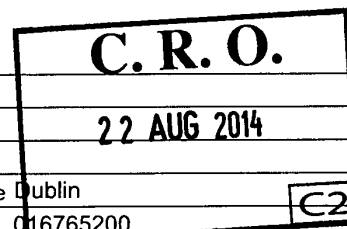
Address

DX number

Telephone number

Email

Eugene F Collins Solicitors
Temple Chambers, 3 Burlington Road
25 DX exchange Dublin
012026400 Fax number 016765200
jenright@efc.ie Reference number b25229.258



Assets controlled
note one

The appointment to the company is over the following assets:

- The whole or substantially the whole of the property of the company
- Part of the property of the company
- The income arising from the property or part of the property of the company

Means appointed by
note three

The appointment to the company is: *note one*

- on behalf of the holders of the following instrument, under the powers contained in the instrument.

Deed of Mortgage and Charge dated 15 December 2006 made between Independent Trustee Company Limited in its capacity as trustee and on behalf of Delta Fund 704462 and Bank of Scotland (Ireland) Limited

or

- By order of the court *note four*
on behalf of:

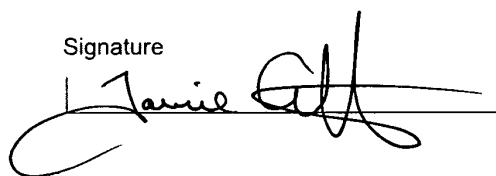
By whom appointed
note five

Name

Address

Signature
note six

I hereby state that the particulars contained in this form are correct and have been given in accordance with the Notes on Completion of Form E8.

Signature 

Name *in block letters or typescript*

Date

NOTES ON COMPLETION OF FORM E8

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 the space provided on Form E8 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 and also noted on the relevant continuation sheet.
- note one** Tick the relevant box(es).
- note two** This section must be completed by the person who is presenting Form E8 to the CRO. This may be either the applicant or a person on his/her behalf.
- note three** Describe the instrument fully and state whether it is a debenture secured by a floating charge.
- note four** State the name of the Court making the order and describe the means of appointment.
- note five** State the name and address of the party appointing the receiver to the company.
- note six** A signature is required by or behalf of the party appointing the receiver to the company.

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 is 145001.

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

The Companies Registration Office, O'Brien Road, 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 E8 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 relogged in the CRO within 14 days, it will be deemed to have never been delivered to the CRO.

**FURTHER INFORMATION ON THE COMPLETION OF FORM E8, INCLUDING THE PRESCRIBED FEE,
IS AVAILABLE FROM WWW.CRO.IE OR BY EMAIL AT INFO@CRO.IE**

10