Rule 3

T446 FORM 1A

# Notice of Appeal from the CAC made pursuant to regulation 38(8) of the Transnational Information and Consultation of Employees Regulations 1999, regulation 47(6) of the European Public Limited-Liability Company Regulations 2004 or regulation 35(6) of the Information and Consultation of Employees Regulations 2004

1. The appellant is (name and address of appellant).

2. Any communication relating to this appeal may be sent to the appellant at (appellant’s address for service, including email address and telephone number, if any – please state your preferred method of communication).

3. The appellant appeals from (here give particulars of the decision, declaration or order of the CAC from which the appeal is brought including the date).

4. The parties to the proceedings before the CAC, other than the appellant, were (names and addresses – including email addresses and telephone numbers if available - of other parties to the proceedings resulting in decision appealed from).

5. A copy of the CAC’s decision, declaration or order appealed from is attached to this notice.

6. The grounds upon which this appeal is brought are that the CAC erred in law in that (here set out in paragraphs the various grounds of appeal).

Before submitting a Notice of Appeal, you should read and consider the relevant sections of the Appeal Tribunal Practice Direction. If you decide to submit an appeal, you must comply with the sections of the Appeal Tribunal Practice Direction relevant to each step you take in the appeal. You must also comply with the overriding objective and communicate with the Appeal Tribunal and the other party or parties in a respectful and appropriate manner.

Signed

Date