In accordance with Section 1024 of the Companies Act 2006.

RT01

Application for administrative restoration to the Register



A fee is payable with this form.

Please see 'How to pay' on the last page.

✓ What this form is for

You may use this form to apply for administrative restoration to the Register.

★ What this form is NOT for

You cannot use this form for any other application for restoration to the Register.

For further information, please refer to our guidance at: gov.uk/companieshouse

1	Company details				
Company number		→ Filling in this form Please complete in typescript or in bold black capitals. All fields are mandatory unless			
Company name in full					
		specified or indicated by *			

The application •

I, being a former director/member of the above dissolved company, apply for the company to be administratively restored to the Register under section 1024 of the Companies Act 2006. The following conditions required for restoration have been met:

- The application is being made by a former director / member of the company.
- The application is being made within 6 years of dissolution.
- The company was struck off the register under section 1000 or 1001 (Registrar's power to strike off defunct company), and the company was carrying on business or in operation at the time of its striking off.
- If applicable, where property was vested bona vacantia, the Crown representative has signified to the Registrar in writing consent to the company's restoration. It is the applicant's responsibility to obtain consent and pay any costs.
- Documents relating to the company to bring up to date the company record have been properly delivered to the Registrar.
- All penalties outstanding under section 453 of the Companies Act 2006 at the date of dissolution have been paid. ●
- Each relevant person has paid any outstanding fines or financial penalties imposed on them in respect of an offence under the Companies Acts relating to the company.
- The administrative restoration fee is included with this application.

Restoration

The Registrar will notify the applicant of the decision to restore the company under section 1025 in writing. If the decision of the Registrar is to restore the company, the restoration will take effect from the date the notification letter is sent.

2 Documentation

This should include:

- This RT01 with filing fee.
- Any outstanding accounts.
- Any outstanding late filing penalties.
- Any outstanding annual returns and/or confirmation statements with filing fees.
- A bona vacantia waiver letter.
- Form AD01 (notice of change of registered office address), if applicable. If the registered office was the Companies House default address when the company was struck off, the notice must be accompanied by evidence that the new registered office is an appropriate address.
- Form EM01 (notice of change of registered email address) if applicable.

3 Late filing penalty

The company is not liable to a penalty under section 453 if the period allowed for filing the accounts and reports ended:

- after the date of dissolution,
- and before the restoration of the company to the register.
- For meaning of 'relevant person' see section 1025 (5B) and (5C)

Application for administrative restoration to the Register **Statement of Compliance** I confirm that I am a former director/member making this application • Authentication This will appear on the public record. and the requirements for administrative restoration under section 1025 of the Companies Act 2006 have been met. Enter your printed name. You do not need to include a signature. Name • Alternative name If at the date of restoration the company could not be registered under its Alternative name If the alternative name cannot be former name without contravening section 66 of the Companies Act 2006 registered, the Registrar shall restore (name not to be the same as another in the Registrar's index of company the company as if its company names), it must be restored to the Register under another name specified. number was also its name. The This name is subject to the provisions of section 54 and 55 of the Companies company then has 14 days after the Act 2006 (sensitive words and expressions), section 80 (change of name: date of restoration to change its registration and issue of new certificate of incorporation), and section 81 name by resolution of the directors. The company must give notice to the (change of name: effect) as if the application to register were a notice of Registrar of the change, and sections change of name. 80 and 81 apply as regards the Please enter an alternative name if the former name is unavailable. registration and effect of the change. Please check the company names' index to see if the alternative name It is an offence under section is available at: gov.uk/companieshouse 1033(6) of the Companies Act 2006 if the company name is not changed within 14 days of the company being Alternative name 2 restored with the company number

RT01

as its name.

RT01

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Important information

Please note that all information on this form will appear on the public record.

£ How to pay

A fee of £468 is payable to Companies House in respect of an application for administrative restoration.

Make cheques or postal orders payable to 'Companies House'.

You can upload certain forms to Companies House instead of sending them by post.

If you need to post your form, you must send it to the correct address.

For more information on where to send the form visit:

gov.uk/companies-house/offices

Further information

For further information, please see the guidance notes on the website at gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on our website: gov.uk/companieshouse

☐ A bona vacantia waiver letter (available from

bonavacantia.gov.uk/output).

□ Form AD01 if applicable.□ Form EM01 if applicable.