



Form SA1 Statement Of Affairs (Individual)

Reference Number

NOTICE GIVEN PURSUANT TO SECTION 909 TAXES CONSOLIDATION ACT, 1997 (as amended by Section 207(k) Finance Act, 1999).

You are hereby required to prepare a statement of affairs* as at (the specified date) and deliver the completed statement of affairs to me within days from this date

Inspector of Taxes

Name:

Date

Signature

Address

*A statement of affairs means a statement of all assets wherever situated to which you were beneficially entitled on the specified date and all liabilities for which you were liable on that date. In some instances it includes assets of your minor children, i.e. children under 18 years of age and unmarried (see page 5 for details).

Please answer the following question:

Were you, on the specified date, acting as a trustee of a trust holding assets, or acting in a representative capacity for another person in relation to the income or assets of that person?

Declaration which must be completed

I declare to the best of my knowledge, information and belief, this forms contains:

- (a) full particulars of all my assets and liabilities including those of my minor children which I am required to include,
- (b) details of all policies of insurance (if any) in respect of these assets, and
- (c) a correct and complete statement of affairs as at (the specified date) in accordance with the provisions of Section 909 Taxes Consolidation Act, 1997

Signed:

Date

Full Name: [See page 5 for notes on Penalties]

[in Block Capitals]

Note: It is sufficient, in the first instance, that the declaration above be signed by the person delivering the statement of affairs. If the Revenue Commissioners require the declaration to be made on oath, the papers will be returned for that purpose.

Sworn Declaration

Sworn by

at in the County of

on

Before me

Commissioner of Oaths

Assets [See note (c) below]	Full Description	Location	Cost of Acquisition	Date of Acquisition	If the asset was acquired otherwise than through a bargain at arms length, the name and address of the person from whom it was acquired and the consideration, if any, given to that person in respect of its acquisition should be shown here	If the asset is an interest which is not an absolute interest, particulars of the title under which the beneficial interest arises should be shown here
Any interest in freehold or leasehold land (i.e. houses, buildings, land etc.)						
Trading Stock (excluding livestock)						
Trade Debtors & Work in Progress						
Plant and Machinery						
Money at Bank (show whether deposit, current etc.)						
Cash						
Bank Drafts						
Money on Deposit with (a) Building Society (b) An Post Savings Bank (c) Credit Union (d) Other Deposit takers (give details)						
Saving Certs or National Instalment Savings Plan						
Foreign Currency Holdings						
Loans given by you						
Quoted Stocks and Shares						
Unquoted Stocks and Shares						
Debentures, Loan Notes, Promissory Notes, Options, etc.,						
Unit Trust						
Life Assurance Policies						
Single Premium Policies						
Purchased Annuities						
Purchased Pension Policies						
Other Policies or Covenants						
Patents, Royalties, Copyrights etc.						
Works of Art						
Antiques						
Motor Vehicles						
Caravan/Mobile Home						
Timeshare						
Yachts/Boats/Aircraft or Shares therein						
Jewelry, Precious Stones or Metals						
Livestock						
Bloodstock/Horses in Training or at Stud						
Shares or Investment in Partnership/Consortium/Syndicate						
Any interest under a Trust						
Other Assets - (Give details) (See notes (b) and (c) below)						

Details of Policies of Insurance [see note (a)]	Name of Insurance Company	Asset(s) Insured	Amount of Cover	Amount of Annual Premium

LIABILITIES	DETAILS	AMOUNT
Bank Borrowings (give details of security)		
Mortgage Loan (give details of asset mortgaged)		
Trade Creditors		
Other Creditors (give details)		
Credit Card Balances (give details)		
Other Liabilities (give details)		

Notes

- (a) In relation to each asset included in the Statement of Affairs please give details (under the headings shown) of all policies of insurance (if any) whereby the risk of any kind of damage or injury, or the loss or depreciation of the asset is insured.
- (b) Since the descriptions used are not intended to form an exhaustive list, you should include a statement of any other assets wherever situated which you have not already included in the details given on this form.
- (c) If there is not sufficient space on these pages in relation to any of the assets or liabilities or policies of insurance please give additional details on Page 4 over.

Statement of Affairs

Additional Details including details of Insurance Policies
[see note (b) and (c) on Page 3]

Notes on Completion of Pages 2, 3, and 4

1. Assets

“Asset” includes any interest in an asset.

2. Assets of minor children i.e. children under 18 and unmarried on the specified date.

Any assets to which a child of yours being under 18 years of age and unmarried on the specified date was beneficially entitled on that date should be included in your Statement of Affairs if:

- (a) such assets at any time prior to their acquisition by the child were disposed of by you whether to the child or not; or
- (b) the consideration for the acquisition of such assets by the child was provided directly or indirectly by you.

3. Cost of acquisition of Assets

The cost of acquisition to you of an asset includes-

- (i) the amount or value of the consideration, in money or money's worth, given by you or on your behalf for the acquisition of the asset, together with the incidental costs to you of the acquisition or, if the asset was not acquired by you, any expenditure incurred by you in the providing the asset, and
- (ii) the amount of any expenditure incurred on the asset by you or on your behalf for the purpose of enhancing the value of the asset, being expenditure reflected in the state or nature of the asset at the specified date and any expenditure incurred by you in establishing, preserving or defending your title to, or to a right over, the asset.

Notes on Penalties

- (1) Under Section 1052 of the Taxes Consolidation Act, 1997 the penalty for failure to make a return within the time limited by notice is €950, and if the failure continues after the end of the year of assessment following that during which the notice requiring the return was given, the penalty is €1,520
- (2) Sections 1053, 1055, 1056 and 1078 of the Taxes Consolidation Act, 1997 provide, among other things, for penalties in the case of a person who -
 - (a) fraudulently or negligently, knowingly or willfully, delivers an incorrect return or furnishes any incorrect statement or information in connection with any tax.
 - (b) knowingly or willfully aids, abets, assists, incites or induces another person to make or deliver knowing or willfully an incorrect return, declaration or statement for tax purposes.
 - (c) knowingly or willfully fails to comply with any provision of the acts requiring the furnishing of a return for the purposes of any tax.

The penalties include fines of up to €126,970, up to double the tax in question and/or, in certain cases, a term of imprisonment of up to 8 years, at the discretion of the court.

- (3) Where the person who has incurred any penalty has died, any proceedings which have been or could have been commenced against him may be continued or commenced against his executor or administrator, as the case may be, and any penalty awarded in proceedings so continued or commenced shall be a debt due from and payable out of his estate.

The foregoing is only an outline of the penalty provisions and does not purport to be a complete statement of the penalties provided. Further details may be obtained by consulting the relevant legislation.