



DECLARATION

in accordance with section 216 in the Parliamentary Act about private limited liability companies and public limited liability companies (The Companies Act)

Company name:

Company address:

Company registration No.:

The undersigned shareowners hereby declare that all debts – due and not due – have been payed and that a decision to dissolve the company has been taken.

This declaration is signed by all shareowners of the company.

Date:

NAME	ADDRESS	SIGNATURE

Beware: Any person submitting incorrect or misleading statements shall be liable to a fine or to imprisonment for any term not exceeding one year and six months, in accordance with The Criminal Code, section 296, subsection 1, subparagraph 2, paragraphs a and d.

Shareowners are personally, joint and separately and unlimited liable for any debts – due and not due – as well as disputed debts, at the time of the submitting of the declaration, in accordance with The Companies Act, section 216, subsection 4.

GUIDE FOR FILLING IN THE FORM

The declaration **must be signed** by all shareowners and names and addresses of all shareowners must appear clearly on the declaration.

Skráseting Føroya can only register the dissolution of the company if the declaration is submitted **at the latest 2 weeks** after the signing of the declaration.

Together with the declaration, **a confirmation from TAKS** (the Tax Authority of the Faroe Islands), which states that there are no tax claims or duty claims towards the company, must be submitted.

If the company has been sent to compulsory dissolution, Skráseting Føroya cannot dissolve the company, in accordance with The Companies Act, section 216.

The company is dissolved, when Skráseting Føroya deletes the company from the Company Register of active companies.

If you have any questions, you are welcome to contact Skráseting Føroya by writing an e-mail to skr@skraseting.fo or by calling +298 35 60 10. Visit our website <https://www.skraseting.fo/en/> for more information.