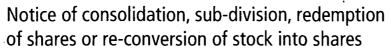
# SH02





What this form is for
You may use this form to give
notice of consolidation,
sub-division, redemption of
shares or re-conversion of stock
into shares.

What this form is NOT for You cannot use this form to give notice of a conversion of shares into stock.



A18 05/10/2016

COMPANIES HOUSE

#307

1	Company detai	ls				•		
Company number	1 0 2 6 1 6 7			→ Filling in this form				
Company name in full	BARCLAYS BANK PLC				Please complete in typescript or in bold black capitals.			
		10 0111 111			All fields are mandatory unless specified or indicated by *			
2	Date of resolution							
Date of resolution	d 1 d 5 ' m0	<sup>y</sup> 2 <sup>y</sup> 0 <sup>y</sup>	1 <sup>y</sup> 6			,		
3	Consolidation							
•	Please show the amendments to each class of share.							
		Previous share structure		New share stru	New share structure			
Class of shares (E.g. Ordinary/Preference etc.)		Number of issued shares	Nominal value of each share	Number of issue	d shares	Nominal value of each share		
					-			
			-	·				
					,			
4	Sub-division		· · · · · · · · · · · · · · · · · · ·	<u>'</u>		'		
	Please show the an	ease show the amendments to each class of share.						
	I	Previous share structure		New share structure				
Class of shares (E.g. Ordinary/Preference etc.)		Number of issued shares	Nominal value of each share	Number of issue	d shares	Nominal value of each share		
					*_			
				,				
5	Redemption							
	Please show the class number and nominal value of shares that have been redeemed. Only redeemable shares can be redeemed.							
Class of shares (E.g. Ordinary/Preference etc.)		Number of issued shares	Nominal value of each share	_				
6.625% Dollar Preference Shares		30,000,000	US\$0.25	_				
		1		<del></del> .		•		
			<u> </u>					

# SH02

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

	, ··· · · · · · · · · · · · · · · · · ·		<del></del>	
	Please show the class number and nominal v	ck.		
	New share structure			
alue of stock	Class of shares (E.g. Ordinary/Preference etc.)	Number of issued shares	Nominal value of each share	
	·			
	Statement of capital			
<del>-</del>	Complete the table(s) below to show the issue the company's issued capital following the characters are table for each current table for	nanges made in this fo	rm. Capital co	e a Statement of ntinuation
	add pound sterling in 'Currency table A' and	Euros in 'Currency tab	le B'.	· .
urrency	Class of shares	Number of shares	Aggregate nominal value $(£, €, $, etc)$	Total aggregate amount unpaid, if any (£, €, \$, etc
omplete a separate ble for each currency	E.g. Ordinary/Preference etc.		Number of shares issued multiplied by nominal value	Including both the nominal
BBP	£1 Cumulative Preference Shares	1.000	£1,000	1
DBP	·	1,000	_	
·	£1 Ordinary Shares £100 6% Preference Shares	2,342,558,515	£2,342,558,515	,
· .			£20,093,000	
	Totals	2,342,580,445	£2,344,652,515	Nil
irrency table B		Γ <sub>2.1.2.2</sub>		·
iuro ·	€100 4.75% Preference Shares	31,856	€3,185,600	
• .	Totals	31,856	€3,185,600	Nil
ırrency table C				
JS Dollar	See continuation sheet			
			· ·	·
	,			
• .	Totals			
		Total number of shares	Total aggregate nominal value •	Total aggregate amount unpaid •
	Totals (including continuation pages)	2,503,670,434		Nil
		• Please list total ag For example: £100 +	gregate values in differer €100 + \$10 etc.	nt currencies separately.
	F2	,344,65	12,515 + 1	€3,185,6
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			<b>US</b> 5 06/16 Versi	

# SH02

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

Please give the prescribed particulars of rights attached to shares for each class of share shown in the share capital tables in <b>Section 7</b> .  £1 Cumulative Callable Preference Shares	Prescribed particulars of rights attached to shares The particulars are: a. particulars of any voting rights,		
£1 Cumulative Callable Preference Shares			
-	including rights that arise only in certain circumstances;		
1,000 Sterling cumulative callable preference shares of £1 each (the '£1 Preference Shares') were issued on 31st December 2004 at nil premium. The £1 Preference Shares entitle the holders thereof to receive Sterling cumulative cash dividends out of distributable profits of Barclays Bank PLC, semi-annually at a rate reset semi-annually equal to the Sterling interbank offered rate for six-month sterling deposits.  See continuation sheet:	b. particulars of any rights, as respects dividends, to participate in a distribution;     c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and     d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.  A separate table must be used for		
£1 Ordinary Shares	each class of share.  Please use a Statement of capital		
Every member who is present in person or by proxy, or represented at any general meeting of the Company and who is entitled to vote on the resolution has one vote on a show of hands. On a poll, every member who is present or represented and who is entitled to vote has one vote for every share held. In the case of joint holders only the vote of the senior holder (as determined by order in the share register) or his proxy may be counted. No member is entitled to vote, either in person or by proxy if any sum payable in respect of the share remains unpaid. See continuation sheet.			
£100 6% Preference Shares			
75,000 Sterling 6.0% non-cumulative callable preference shares of £100 each (the '6.0% Sterling Preference Shares') were issued on 22 June 2005 for a consideration of £743.7m, of which the nominal value was £7.5m and the balance was share premium. 54,070 of the 6.0% Sterling Preference Shares were bought back and cancelled on 18 June 2014.  See continuation sheet.			
Signature	1		
I am signing this form on behalf of the company.	Societas Europaea		
This form may be signed by:  Director & Socretary Person authorised Administrator, Administrative	If the form is being filed on behalf of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the persor signing has membership.  Person authorised Under either section 270 or 274 of the Companies Act 2006.		
	of Barclays Bank PLC, semi-annually at a rate reset semi-annually equal to the Sterling interbank offered rate for six-month sterling deposits.  See continuation sheet:  £1 Ordinary Shares  Every member who is present in person or by proxy, or represented at any general meeting of the Company and who is entitled to vote on the resolution has one vote on a show of hands. On a poll, every member who is present or represented and who is entitled to vote has one vote for every share held. In the case of joint holders only the vote of the senior holder (as determined by order in the share register) or his proxy may be counted. No member is entitled to vote, either in person or by proxy if any sum payable in respect of the share remains unpaid. See continuation sheet.  £100 6% Preference Shares  75,000 Sterling 6.0% non-cumulative callable preference shares of £100 each (the '6.0% Sterling Preference Shares') were issued on 22 June 2005 for a consideration of £743.7m, of which the nominal value was £7.5m and the balance was share premium. 54,070 of the 6.0% Sterling Preference Shares were bought back and cancelled on 18 June 2014.  See continuation sheet.		

## SH02

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

# Presenter information You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record. Contact name Laura Martin Company name Barclays Address 1 Churchill Place Post town London County/Region Postcode E 1 4 5 H P

## ✓ Checklist

**England** 

020 7116 2909

Country

DX

We may return forms completed incorrectly or with information missing.

# Please make sure you have remembered the following:

- The company name and number match the information held on the public Register.
- ☐ You have entered the date of resolution in Section 2.
- ☐ Where applicable, you have completed Section 3, 4, 5 or 6.
- $\hfill \square$  You have completed the statement of capital.
- You have signed the form.

## Important information

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

## ■ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:

For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF.

DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).

## For companies registered in Northern Ireland:

The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.

## Further information

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

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

SH02 - continuation page
Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

## Statement of capital

Complete the table below to show the issued share capital.

Complete a separate table for each currency.

Currency Complete a separate	Class of shares E.g. Ordinary/Preference etc.	Number of shares	Aggregate nominal value (£, €, \$, etc)	Total aggregate amount unpaid, if any (£, €, \$, etc)
table for each currency	E.g. Standyn Televine Edi		Number of shares issued multiplied by nominal value	Including both the nominal value and any share premiur
US Dollar	Dollar Preference Shares (6.278%)	58,133	US\$5,813,300	
	Dollar Preference Shares (7.1%)	55,000,000	US\$13,750,000	
	Dollar Preference Shares (8.125%)	106,000,000	US\$26,500,000	in the second
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) 			,	and the second of the
	Totals	161,058,133	US\$46,063,300	Nil

# SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

## δ

## 'Statement of capital (prescribed particulars of rights attached to shares) •

Class of share

£1 Cumulative Callable Preference Shares

#### Prescribed particulars

Barclays Bank PLC shall be obliged to pay such dividends if (1) it has profits available for the purpose of distribution under the Companies Act 2006 as at each dividend payment date, and (2) it is solvent on the relevant dividend payment date, provided that a capital regulations condition is satisfied on such dividend payment date. The dividends shall not be due and payable on the relevant dividend payment date except to the extent that Barclays Bank PLC could make such payment and still be solvent immediately thereafter.

Barclays Bank PLC shall be considered solvent on any date if (1) it is able to pay its debts to senior creditors as they fall due, and (2) its auditors have reported within the previous six months that its assets exceed its liabilities if Barclays Bank PLC shall not pay, or shall pay only in part, a dividend for a period of seven days or more after the due date for payment, the holders of the £1 Preference Shares may institute proceedings for the winding-up of Barclays Bank PLC. No remedy against Barclays Bank PLC shall be available to the holder of any £1 Preference Shares for the recovery of amounts owing in respect of £1 Preference Shares other than the institution of proceedings for the winding-up of Barclays Bank PLC and/or proving in such winding-up. On a winding-up or other return of capital (other than a redemption or purchase by Barclays Bank PLC of any of its issued shares, or a reduction of share capital, permitted by the Articles of Barclays Bank PLC and under applicable law), the assets of Barclays Bank PLC available to shareholders shall be applied in priority to any payment to the holders of ordinary shares and any other class of shares in the capital of Barclays Bank PLC then in issue ranking junior to the £1 Preference Shares on such a return of capital and pari passu on such a return of capital with the holders of any other class of shares in the capital of Barclays Bank PLC then in issue (other than any class of shares in the capital of Barclays Bank PLC then in issue ranking in priority to the £1 Preference on a winding-up or other such return of capital), in payment to the holders of the £1 Preference Shares of a sum equal to the aggregate of: (1) an amount equal to the dividends accrued thereon for the then current dividend period (and any accumulated arrears thereof) to the date of the commencement of the winding-up or other such return of capital, and (2) an amount equal to £1 per £1 Preference Share. After payment of the full amount of the liquidating distributions to which they are entitled, the holders of the £1 Preference Shares will have no right or claim to any of the remaining assets of Barclays Bank PLC and will not be entitled to any further participation in such return of capital.

The £1 Preference Shares are redeemable at the option of Barclays Bank PLC, in whole but not in part only, subject to the Companies Act 2006 and its Articles. Holders of the £1 Preference Shares are not entitled to receive notice of, or to attend, or vote at, any general meeting of Barclays Bank PLC.

# • Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.

## SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

## 0

## 'Statement of capital (prescribed particulars of rights attached to shares) •

#### Class of share

## £1 Ordinary Shares

## Prescribed particulars

In relation to a member's shareholding, that member is not entitled to vote that share or exercise any other right in relation to a meeting of the Company unless the Board otherwise determine. If any member, or any other person appearing to be interested in any of the Company's ordinary shares, is served with a notice under Section 793 of the Companies Act 2006 and does not supply the Company with the information required in the notice, then the Board, in its absolute discretion, may direct that that member shall not be entitled to attend or vote at any meeting of the Company.

The Board may further direct that if the shares of the defaulting member represent 0.25% or more of the issued shares of the relevant class, that dividends or other monies payable on those shares shall be retained by the Company until the direction ceases to have effect and that no transfer of those shares shall be registered (other than certain specified 'excepted transfers'). A direction ceases to have effect seven days after the Company has received information requested, or when the Company is notified that an 'excepted transfer' to a third party has occurred, or as the Board otherwise determines.

Subject to the provisions of the Articles and applicable legislation, the Company may declare dividends on the ordinary shares by ordinary resolution, but such dividend may not exceed the amount recommended by the Board. The Board may also pay interim or final dividends if it appears they are justified by the Company's financial position.

The Directors may make calls upon the members in respect of any monies unpaid on their shares. A person upon whom a call is made remains liable even if the shares in respect of which the call is made have been transferred. Interest will be chargeable on any unpaid amount called at a rate determined by the Board (of not more than 20%).

The Company also has a lien over all partly paid shares of the Company for all monies payable or called on that share and over the debts and liabilities of a member to the Company. If any monies which are the subject of the lien remain unpaid after a notice from the Board demanding payment, the Company may sell such shares.

# • Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.

## SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

## 8

## 'Statement of capital (prescribed particulars of rights attached to shares) •

Class of share

£100 6% Preference Shares

#### Prescribed particulars

The 6.0% Sterling Preference Shares entitle the holders thereof to receive Sterling non-cumulative cash dividends out of distributable profits of Barclays Bank PLC, annually at a fixed rate of 6.0% per annum on the amount of 10,000 per preference share until 15th December 2017, and thereafter quarterly at a rate reset quarterly equal to 1.42% per annum above the London interbank offered rate for three-month Sterling deposits.

The 6.0% Sterling Preference Shares are redeemable at the option of Barclays Bank PLC, in whole but not in part only, on 15th December 2017, and on each dividend payment date thereafter at £10,000 per share plus any dividends accrued for the then current dividend period to the date fixed for redemption.

Holders of the preference shares are not entitled to receive notice of, or to attend, or vote at, any general meeting of Barclays Bank PLC. Barclays Bank PLC is not permitted to create a class of shares ranking as regards participation in the profits or assets of Barclays Bank PLC in priority to the preference shares, save with the sanction of a special resolution of a separate general meeting of the holders of the preference shares (requiring a majority of not less than three-fourths of the holders of the preference shares voting at the separate general meeting) or with the consent in writing of the holders of three-fourths of the preference shares.

Except as described above, the holders of the 6.0% Sterling Preference Shares have no right to participate in the surplus assets of the Barclays Bank PLC.

# • Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.

# SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

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## 'Statement of capital (prescribed particulars of rights attached to shares) •

Class of share

€100 Preference Shares

### Prescribed particulars

140,000 Euro 4.75% non-cumulative callable preference shares of €100 each (the '4.75% Preference Shares') were issued on 15th March 2005 for a consideration of €1,383.3m (£966.7m), of which the nominal value was €14m and the balance was share premium. 108,144 of the 4.75% Preference Shares were bought back and cancelled on 18 June 2014.

The 4.75% Preference Shares entitle the holders thereof to receive Euro non-cumulative cash dividends out of distributable profits of Barclays Bank PLC, annually at a fixed rate of 4.75% per annum on the amount of €10,000 per preference share until 15th March 2020, and thereafter quarterly at a rate reset quarterly equal to 0.71% per annum above the Euro interbank offered rate for three-month Euro deposits.

The 4.75% Preference Shares are redeemable at the option of Barclays Bank PLC, in whole but not in part only, on 15th March 2020, and on each dividend payment date thereafter at €10,000 per share plus any dividends accrued for the then current dividend period to the date fixed for redemption.

Holders of the preference shares are not entitled to receive notice of, or to attend, or vote at, any general meeting Barclays Bank PLC. Barclays Bank PLC is not permitted to create a class of shares ranking as regards participation in the profits or assets of Barclays Bank PLC in priority to the preference shares, save with the sanction of a special resolution of a separate general meeting of the holders of the preference shares (requiring a majority of not less than three-fourths of the holders of writing of the holders of three-fourths of the preference shares).

Except as described above, the holders of the preference shares have no right to participate in the surplus assets of Barclays Bank PLC.

# • Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.

## SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

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## 'Statement of capital (prescribed particulars of rights attached to shares) •

#### Class of share

### **US\$ Preference Shares**

### Prescribed particulars

100,000 US Dollar 6.278% non-cumulative callable preference shares of US\$100 each (the '6.278% Preference Shares'), represented by 100,000 American Depositary Shares, Series 1, were issued on 8th June 2005 for a consideration of US\$995.4m (£548.1m), of which the nominal value was U\$10m and the balance was share premium. 41,867 of the 6.278% Preference Shares were bought back and cancelled on 18 June 2014.

The 6.278% Preference Shares entitle the holders thereof to receive US Dollar non-cumulative cash dividends out of distributable profits of Barclays Bank PLC, semi-anually at a fixed rate of 6.278% per annum on the amount of US\$10,000 per preference share until 15th December 2034, and thereafer quarterly at a rate reset quarterly equal to 1.55% per annum above the London Interbank offered rate for three-month US Dollar deposits.

The 6.278% Preference Shares are redeemable at the option of Barclays Bank PLC, in whole but not in part only, on 15th December 2034, and on each dividend payment date thereafter at US\$10,000 per share plus any dividends accrued for the then current dividend period to the date fixed for redemption.

Holders of the preference shares are not entitled to receive notice of, or to attend, or vote at, any general meeting of Barclays Bank PLC. Barclays Bank PLC is not permitted to create a class of shares ranking as regards participation in the profits or assets of Barclays Bank PLC in priority to the preference sahres, save with the sanction of a special resolution of a separate general meeting of the holders of the preference shares, save with the sanction of a special resolution of a separate general meeting of the holders of the preference shares (requiring a majority of not less than three-fourths of the holders of the preference shares voting at the separate general meeting) or with the consent in writing of the holders of three-fourths of the preference shares.

Except as described above, the holders of the preference shares have no right to participate in the surplus assets of Barclays Bank PLC.

55 million US Dollar 7.1% non-cumulative callable preference shares of US\$0.25 each (the '7.1% preference Shares'), represented by 55 million American Depositary Shares, Series 3, were issued on 13th September 2007 for a consideration of US \$1,335m (£657m), of which the nominal value was US\$13.75m and the balance was share premium.

The 7.1% Preference Shares entitle the holders thereof to receive US Dollar non-cumulative cash dividends out of distributable profits of Barclays Bank PLC, quarterly at a fixed rate of 7.1% per annum on the amount of US \$25 per preference share.

# • Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.

## SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

## 8

## 'Statement of capital (prescribed particulars of rights attached to shares) •

Class of share

**US\$ Preference Shares** 

## Prescribed particulars

The 7.1% Preference Shares are redeemable at the option of Barclays Bank PLC, in whole or in part, on 15th December 2012, and on each dividend payment date thereafter at US\$25 per share plus any dividends accrued for the then current dividend period to the date fixed for redemption.

106 million US Dollar 8.125% non-cumulative callable preference shares of US\$0.25 each (the '8.125% Preference Shares'), represented by 106 million American Depositary Shares, Series 5, were issued on 11th April 2008 and 25th April 2008 for a total consideration of US\$2,650m (£1,345m), of which the nominal value was US\$26.5m and the balance was share premium.

The 8.125% Preference Shares entitle the holders thereof to receive US Dollar non-cumulative cash dividends out of distributable profits of Barclays Bank PLC, quarterly at a fixed rate of 8.125% per annum on the amount of US\$25 per preference share.

The 8.125% Preference Shares are redeemable at the option of Barclays Bank PLC, in whole or in part, on 15th June 2013, and on each dividend payment date thereafter at US\$25 per share plus any dividends accrued for the then current dividend period to the date fixed for redemption.

Holders of the 7.1% and 8.125% preference shares are not entitled to receive notice of, or to attend, or vote at, any general meeting of Barclays Bank PLC. Barclays Bank PLC is not permitted to create a class of shares ranking as regards participation in the profits or assets of Barclays Bank PLC in priority to the preference shares, save with the sanction of a special resolution of a separate general meeting of the holders of the preference shares (requiring a majority of not less than three-fourths of the holders of the preference shares voting at the separate general meeting) or with the consent in writing of the holders of three-fourths of the preference shares.

Except as described above, the holders of the 7.1% and 8.125% preference shares have no right to participate in the surplus assets of Barclays Bank PLC.

# Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, including rights that arise only in certain circumstances;
- b. particulars of any rights, as respects dividends, to participate in a distribution;
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.