RP04 plaserform

Second filing of a document previously delivered

✓ What this form is for

You can only use this form to file a second filing of a document delivered under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies.

A second filing of a document must only be filed where it is providing corrected information that has been properly delivered but inaccuracies still appear on the register. You cannot use this form to file a second filing of a dunder the Companithe Companies (No Order 1986 regard delivered.

A second filing of a cannot be filed wher information that was

properly delivered. Form RP01 must be used in these circumstances.

For further information inlease



1 05/01/2018 COMPANIES HOUSE

#316

Company details

Company number 0 3 8 0 2 5 9 3

Company name in full

Pharmacy2U Limited

Filting in this form Please complete in typescript or in bold black capitals.

All fields are mandatory unless specified or indicated by *

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Applicable documents

This form only applies to the following forms:

AP01 Appointment of director

AP02 Appointment of corporate director

AP03 Appointment of secretary

AP04 Appointment of corporate secretary

CH01 Change of director's details

CH02 Change of corporate director's details

CH03 Change of secretary's details

CH04 Change of corporate secretary's details

TM01 Termination of appointment of director

TM02 Termination of appointment of secretary

SH01 Return of allotment of shares

AR01 Annual Return

CS01 Confirmation statement (Parts 1-4 only)

PSC01 Notice of individual person with significant control (PSC)

PSC02 Notice of relevant legal entity (RLE) with significant control

PSC03 Notice of other registrable person (ORP) with significant control

PSC04 Change of details of individual person with significant control (PSC)

PSC05 Change of details of relevant legal entity (RLE) with significant control

PSC06 Change of details of other registrable person (ORP) with significant

control

PSC07 Notice of ceasing to be a person with significant control (PSC),

relevant legal entity (RLE), or other registrable person (ORP)

PSC08 Notification of PSC statements

PSC09 Update to PSC statements

RP04

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Document type Confirmation Statement - CS01 made on 8 July 2017 and filed on 21 July 2017. Date of registration of the original document of the original doc

Section 243 or 790ZF Exemption 2

If you are applying for, or have been granted, exemption under section 243 or 790ZF of the Companies Act 2006 and the document(s) you are updating contain(s) your usual residential address, please post this form along with the updated document(s) to the address below:

The Registrar of Companies, PO BOX 4082, Cardiff, CF14 3WE.

If you are currently in the process of applying for or have been granted a Section 243 or 790ZF exemption, you may wish to check that you have not entered your usual residential address as the service address in the accompanying form (e.g. AP01 or CH01).

RP04

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Presenter information	Important 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.	Please note that all information on this form will appear on the public record.
	Where to send
Company name Squire Patton Boggs (UK) LLP	You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:
Address 6 Wellington Place	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.
Post town Leeds County/Region Postcode	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).
DX Telephone +44 (0113) 284 7000	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.
We may return forms completed incorrectly or with information missing. Please make sure you have remembered the following:	Section 243 or 790ZF exemption If you are applying for or have been granted a section 243 or 790ZF exemption, please post this whole form to the different postal address below: The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE.
The company name and number match the information held on the public Register.	
You can only use this form to file a second filing of	<i>i</i> Further information
a document delivered to the Registrar of Companies under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies. If you are updating a document where you have previously paid a fee, do not send a fee along with this form. You have enclosed the second filed document(s). If the company to which this document relates has signed up to the PROOF (PROtected Online Filing) scheme, you must also deliver with this form, and the second filed document(s), a PR03 form 'Consent for paper filing.'	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

In accordance with Section 853D of the Companies Act 2006.

CS01 - additional information page Confirmation statement

Part 2	Statement of capital char	ige			
	Complete this part in full if there has been prescribed particulars since the last state			ital or	
1	This part must be sent at the same time as your confirmation statement.	required for companies nout share capital.		refer to ou	r information, please ir guidance at uk/companieshouse
	You must complete both sections B1 and B2.				
B1	Share capital				
	Complete the table(s) below to show the issu	ed share capital.		Continuation	on pages ment of capital
	Complete a separate table for each current add pound sterling in 'Currency table A' and				nent of capital page if necessary.
Currency Complete a separate	Class of shares E.g. Ordinary/Preference etc.	Number of shares	Aggregate nor (£, €, \$, etc)	ninal value	Total aggregate amount unpaid, if any (£, €, \$, etc)
table for each currency			Number of shar multiplied by no		Including both the nominal value and any share premium
Currency table A	Please see continuation page.		<u> </u>		
£	riease see continuation page.		<u> </u>		
			<u> </u>		
	, orași	<u> </u>	<u></u>		<u> </u>
Currency table B					
	-				
	Totals				
Currency table C					
- -					
	Totals				
		Total number of shares	Total aggreen	gate ue ①	Total aggregate amount unpaid •
	Totals (including continuation pages)	25725285	2,552	,548.5	0
	P0500)	◆ Please list total agg For example: £100 + €	regate values 100 + \$10 et	s in differer c.	nt currencies separately

CS01 - additional information page Confirmation statement

B2	Prescribed particulars	
	Please give the prescribed particulars of rights attached to each class of share shown in the 'share capital' tables in Section B1 .	Prescribed particulars of rights attached to shares The particulars are: a. particulars of any voting rights,
Class of share	Ordinary Shares	including rights that arise only in certain circumstances;
Prescribed particulars	Definitions as per the Company's articles of association. The Ordinary Shares carry the right to one vote each. Each Ordinary Share has the right to participate in distributions in line with the B share per cent. B share per cent of the exit proceeds shall be allocated to the holders of the Ordinary Shares and the Preferred Ordinary Shares pro rata as if they constituted one class of share. The Ordinary Shares are not redeemable.	 b. particulars of any rights, as respect 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 each class of share. Please use a prescribed particulars continuation page if necessary.
Class of share	Deferred Shares	
Prescribed particulars	Definitions as per the Company's articles of association. The Deferred shares have no right to participate in any distribution of profits and have no rights to participate in the exit proceeds. The Deferred shares do not carry any voting rights and the Deferred Shares are not redeemable.	
Class of share	Al Ordinary Shares	
Prescribed particulars	Definitions as per the Company's articles of association. The Al Ordinary Shares carry the right to one vote each. Each Al Ordinary Share has the right to participate in distributions in line with the A share per cent. The A share per cent of the exit proceeds shall be allocated to the holders of the Al Ordinary Shares and the A2 Ordinary Shares pro rata as if they constituted one class of share. The Al Ordinary Shares are not redeemable.	

CHFP025 06/17 Version 2.0 In accordance with Section 853D of the Companies Act 2006.

CS01 - continuation page Confirmation statement

Statement of capital

Complete the table below to show the issued share capital. Complete a separate table for each currency.

	Complete a separate table for each curre			
Currency	Class of shares	Number of shares	Aggregate nominal value (£, €, \$, etc)	Total aggregate amount unpaid, if any (£, €, \$, etc)
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		Number of shares issued multiplied by nominal value	including both the nominal value and any share premium
£	Deferred Shares	200000	20.00	
/	Al Ordinary Shares	3324356	332,435.60	
	A2 Ordinary Shares	1903579	190,357.90	
	Preferred Ordinary Shares	3356405	335,640.50	
	Ordinary Shares	7019663	701,966.30	
₹	£1 Ordinary Shares	3199436	319,943.60	-
· · · · · · · · · · · · · · · · · · ·	C2 Ordinary Shares	2581778	258,177.80	
· ·	D Ordinary Shares	608476	60,847.60	
	E Ordinary Shares	455168	45,516.80	
	F Ordinary Shares	3076424	307,642.40	
	Totals	25725285	2,552,548.50	できるというできることをある。の

In accordance with Section 555 of the Companies Act 2006.

SH01 - continuation page Return of allotment of shares

5	Statement of capital (prescribed particulars of rights attached to sh	ares)
Class of share	F Ordinary Shares	
Prescribed particulars	Definitions as per the Company's articles of association. Each F Ordinary Share carries the right to one vote. Each F Ordinary Share carries the right to participate in distributions in line with the F Share Per Cent. A share per cent of the exit proceeds shall be allocated to the holders of the F Ordinary Shares pro rata as if they constituted one class of share. The F Ordinary Shares are not redeemable.	

Confirmation statement

Prescribed particulars Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section B1. Class of share E Ordinary Shares

Prescribed particulars

Definitions as per the Company's articles of association. The E Ordinary Shares do not carry the right to vote. Each E Ordinary Share carries the right to participate in distributions in line with the E Share Per Cent. A share per cent of the exit proceeds shall be allocated to the holders of the E Ordinary Shares pro rata as if they constituted one class of share, where the per cent allocated is determined in accordance with the articles. The E Ordinary Shares are not redeemable.

Prescribed particulars of rights attached to shares

The particulars are:

- 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;
- 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 each class of share.

CHFP025

Confirmation statement

B2 Prescribed particulars Prescribed particulars of rights Please give the prescribed particulars of rights attached to shares for each class attached to shares of share shown in the statement of capital share tables in Section B1. The particulars are: Class of share Preferred Ordinary Shares a. particulars of any voting rights, including rights that arise only in Definitions as per the Company's articles of Prescribed particulars certain circumstances; association. The Preferred Ordinary Shares carry b. particulars of any rights, as the right to one vote each. Each Preferred Ordinary respects dividends, to participate Share has the right to participate in distributions in a distribution; in line with the B share per cent. The B share per cent of the exit proceeds shall be allocated to the c. particulars of any rights, as respects capital, to participate in a holders of the Ordinary Shares and the Preferred distribution (including on winding Ordinary Shares pro rata as if they constituted one class of share. The Preferred Ordinary Shares are up); and d. whether the shares are to be redeemed or are liable to be not redeemable. redeemed at the option of the company or the shareholder. A separate table must be used for each class of share.

Confirmation statement

B2

Prescribed particulars

Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in **Section B1**.

Class of share

D Ordinary Shares

Prescribed particulars

Definitions as per the Company's articles of association. The D Ordinary Shares carry the right to one vote each. Each D Ordinary Share has the right to participate in distributions in line with the D share per cent. The D share per cent of the exit proceeds shall be allocated to the holders of the D Ordinary Shares as if they constituted one class of share. The D Ordinary Shares are not redeemable.

Prescribed particulars of rights attached to shares

The particulars are:

- particulars of any voting rights, including rights that arise only in certain circumstances;
- particulars of any rights, as respects dividends, to participate in a distribution;
- 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 each class of share.

Confirmation statement

B2 Prescribed particulars Prescribed particulars of rights Please give the prescribed particulars of rights attached to shares for each class attached to shares of share shown in the statement of capital share tables in Section B1. The particulars are: Class of share C2 Ordinary Shares a. particulars of any voting rights, including rights that arise only in Definitions as per the Company's articles of Prescribed particulars certain circumstances; association. The C2 Ordinary Shares carry the right to one vote each. Each C2 Ordinary Share has the b. particulars of any rights, as respects dividends, to participate right to participate in distributions in line with in a distribution; the C share per cent. The C share per cent of the c. particulars of any rights, as exit proceeds shall be allocated to the holders of respects capital, to participate in a the C1 Ordinary Shares and the C2 Ordinary Shares distribution (including on winding pro rata as if they constituted one class of share. up); and d. whether the shares are to be The C2 Ordinary Shares are not redeemable. redeemed or are liable to be redeemed at the option of the company or the shareholder. A separate table must be used for each class of share.

Confirmation statement

B2 Prescribed particulars Prescribed particulars of rights Please give the prescribed particulars of rights attached to shares for each class attached to shares of share shown in the statement of capital share tables in Section B1. The particulars are: Class of share C1 Ordinary Shares a. particulars of any voting rights, including rights that arise only in Prescribed particulars Definitions as per the Company's articles of certain circumstances; association. The C1 Ordinary Shares carry the right 0 b. particulars of any rights, as to one vote each. Each C1 Ordinary Share has the respects dividends, to participate right to participate in distributions in line with in a distribution; the C share per cent. The C share per cent of the c. particulars of any rights, as exit proceeds shall be allocated to the holders of respects capital, to participate in a the C1 Ordinary Shares and the C2 Ordinary Shares distribution (including on winding pro rata as if they constituted one class of share. up); and d. whether the shares are to be The C1 Ordinary Shares are not redeemable. redeemed or are liable to be redeemed at the option of the company or the shareholder. A separate table must be used for each class of share.

Confirmation statement

B2 Prescribed particulars Prescribed particulars of rights Please give the prescribed particulars of rights attached to shares for each class attached to shares of share shown in the statement of capital share tables in Section B1. The particulars are: Class of share A2 Ordinary Shares a. particulars of any voting rights, including rights that arise only in Definitions as per the Company's articles of association. The A2 Ordinary Shares carry the right Prescribed particulars certain circumstances; b. particulars of any rights, as to one vote each. Each A2 Ordinary Share has the respects dividends, to participate right to participate in distributions in line with in a distribution; the A share per cent. The A share per cent of the c. particulars of any rights, as exit proceeds shall be allocated to the holders of respects capital, to participate in a the Al Ordinary Shares and the A2 Ordinary Shares distribution (including on winding pro rata as if they constituted one class of share. up); and d. whether the shares are to be The A2 Ordinary Shares are not redeemable. redeemed or are liable to be redeemed at the option of the company or the shareholder. A separate table must be used for each class of share.

In accordance with Section 853F, 853G of the Companies Act

CS01 - continuation page. Confirmation statement

1	Shareholder information for	a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

	Shares held at confirmation date	Shares transferred (if a	ppropriate)
Class of share	Number of shares	Number of shares	Date of registration of transfer
Ordinary	133733		l l
F Ordinary	18723		1 1
			1 1
			1 1
			1 1
	, , , , , , , , , , , , , , , , , , ,		1 1
	l l		1 1
			1 1
		1	1 1
			1 1
			1 1
			1 1
	Ordinary	Class of share Class of share Ordinary 133733	Class of share Number of shares Number of shares Ordinary 133733

In accordance with Section 853F, 853G of the Companies Act

CS01 - continuation page Confirmation statement

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Shareholder information for a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

·		Shares held at confirmation date	Shares transferred (if appropriate)		
Shareholder's Name (Address not required)	Class of share	Number of shares	Number of shares	Date of registration of transfer	
Shaun Mealey	Ordinary	11776		1 1	
Alan Miller	Ordinary	3878		1 1	
Nexus Central Management Services Limited	Ordinary	20731		1 1	
Nexus Central Management Services Limited	Preferred Ordinary	51829		1 1	
Bryan O'Connell	Ordinary	46250		1 1	
RK Investors	C2 Ordinary	54042		l l	
Daisy Clare Rogers	Ordinary	5000		1 1	
Stuart Rowe	C2 Ordinary	103734		1 1	
Shori Enterprises Limited	Ordinary	161750		<i>I I</i>	
Mitesh Soma	C2 Ordinary	214317		1 1	
Brannan Tempest	Ordinary	60000		I I	
Westerby Trustee Services	Ordinary	314503		1 1	
			CHEDOSE		

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06/17 Version 2.0 Laserform International 6/17

In accordance with Section 853F, 853G of the Companies Act 2006.

CS01 - continuation page Confirmation statement

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Shareholder information for a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

		Shares held at confirmation date	Shares transferred (if appropriate)		
Shareholder's Name (Address not required)	Class of share	Number of shares	Number of shares	Date of registration of transfer	
Andrew Hornby	Deferred	200000		1 1	
Andrew Hornby	E Ordinary	455168		1 1	
Mark Horrocks	Preferred Ordinary	41463		1 1	
Gurmeet Singh Kalra	Ordinary	1662		I I	
Gurmeet Singh Kalra	F Ordinary	2199		1 1	
Daniel Lee	Ordinary	968517	114949 and 10572 on 09/06/2017	13 /07 /2016	
Lepe Partners	C1 Ordinary	887253	ļ !	l l	
Mark Livingstone	C1 Ordinary	24918		1 1	
Mark Livingstone	F Ordinary	3489		1 1	
Keith McCullagh	Ordinary	152213		1 1	
Keith McCullagh	Preferred Ordinary	624708		1 1	
Keith McCullagh	F Ordinary	70624		1 1	

In accordance with Section 853F, 853G of the Companies Act 2006.

CS01 - continuation page Confirmation statement

Shareholder information for a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

		Shares held at confirmation date	Shares transferred (if appropriate)		
Shareholder's Name (Address not required)	Class of share	Number of shares	Number of shares	Date of registration of transfer	
EPIC Investments LLP	F Ordinary	173199		I I	
Peter Oliver Gershon	Ordinary	16343		1 1	
Peter Oliver Gershon	F Ordinary	2292		1 1	
Giltspur Nominees Limited	Ordinary	5625		1 1	
Jason Goodman	C2 Ordinary	60397		l I	
Barrie Haigh	Ordinary	1945231		l l	
Barrie Haigh	Preferred Ordinary	8811121		1 1	
Barrie Haigh	D Ordinary	608476		1 1	
Barrie Haigh	F Ordinary	549842		1 1	
Julian Harrison	Ordinary	116786		1 1	
Laura Harrison	Ordinary	40000		1 1	
James Henderson	Ordinary	10035		1 1	

CHFP025

06/17 Version 2.0 Laserform International 6/17

In accordance with Section 853F, 853G of the Companies Act

CS01 - continuation page Confirmation statement

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Shareholder information for a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

	Shares held at confirmation date	Shares transferred (if appropriate)	
Class of share	Number of shares	Number of shares	Date of registration of transfer
Ordinary	488754		1 1
Preferred Ordinary	718756		1 1
C2 Ordinary	63992		1 1
F Ordinary	8959		1 1
Ordinary	12537		1 1
F Ordinary	1750		I I
Preferred Ordinary	62195	:	1 1
C1 Ordinary	203360		1 1
Ordinary	126067		1 1
F Ordinary	17649		1 1
Ordinary	718840		1 1
Preferred Ordinary	518293		1 1
	Ordinary Preferred Ordinary C2 Ordinary F Ordinary Preferred Ordinary C1 Ordinary Ordinary Ordinary Ordinary Ordinary	Class of share Class of share Ordinary 488754 Preferred Ordinary 718756 C2 Ordinary 63992 F Ordinary 12537 F Ordinary 1750 Preferred Ordinary 62195 C1 Ordinary 203360 Ordinary 126067 F Ordinary 17649	Class of share Number of shares Number of shares

In accordance with Section 853F, 853G of the Companies Act 2006.

CS01 - continuation page Confirmation statement

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Shareholder information for a non-traded company

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

·		Shares held at confirmation date	Shares transferred (if appropriate)	
Shareholder's Name (Address not required)	Class of share	Number of shares	Number of shares	Date of registration of transfer
BGF Investments LP	A2 Ordinary	1903579		1 1
BGF Investments LP	F Ordinary	1935445		1 1
BNR Advisors	C2 Ordinary	81063		l l
Giles Brand	Ordinary	20732		1 1
Giles Brand	Preferred Ordinary	193671		1 1
Giles Brand	F Ordinary	30016		1 1
Simon Calver	C1 Ordinary	10522		1 1
Simon Calver	F Ordinary	1473		1 1
James Edward Carter	Ordinary	10625		1 1
James Edward Carter	F Ordinary	1500		l I
Jon Cohen	Ordinary	40564		1 1
Jeremy Coller	C2 Ordinary	129700		1 1
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CHFP025

06/17 Version 2.0 Laserform International 6/17

CS01 - additional information page Confirmation statement

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Shareholder information for certain traded companies (not DTR5)

Give details of any change to the information (since you last gave it) about people who held at least 5% of the issued shares of any class at the end of the confirmation period.

Please list the shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Further shareholders Please use a 'Shareholder information - certain traded companies (not a DTR5 company) continuation page if necessary.

Shares held at confirmation date

		<u></u>	
Shareholder's name	Shareholder's address	Class of share	Number of shares
	,		

In accordance with Section 853F, 853G of the Companies Act 2006.

CS01 - additional information page Confirmation statement

Part 4		Shareholder information change Only use this Part to tell us of a change to shareholder information since the company last delivered this information.				
	√	If completed this Part must be sent at the same time as your confirmation statement. Not required for companies without share capital or DTR5 companies.	For further information, please refer to our guidance at www.gov.uk/companieshouse			
D1		Shareholder information for a non-traded company How is the list of shareholders enclosed. Please tick the appropriate box below:	Further shareholders Please use a Shareholder information (for a non-traded company) continuation page if			
		The list of shareholders is enclosed on paper. □ The list of shareholders is enclosed in another format.	necessary.			
		Show any information that has changed for each person.	-			
		Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.				

	Shares held at confirmation date	Shares transferred (if appropriate)	
Class of share	Number of shares	Number of shares	Date of registration of transfer
Ordinary	1414572		1 1
Preferred Ordinary	437317		1 1
F Ordinary	259264		1 1
C1 Ordinary	2062343		1 1
C2 Ordinary	1870010		1 1
Cl Ordinary	11040		1 1
C2 Ordinary	4523		1 1
Al Ordinary	3324356		1 1
	Ordinary Preferred Ordinary F Ordinary C1 Ordinary C2 Ordinary C1 Ordinary C2 Ordinary	Class of share Number of shares	Class of share Class of share Number of shares Number of shares