You can use the WebFiling service to file this form online.

Please go to www companieshouse gov uk

What this form is for

You may use this form to give notice of shares allotted following incorporation

What this form is NOT for

You cannot use this form to g notice of shares taken by sut on formation of the company for an allotment of a new clas shares by an unlimited compa



29/05/2013

**COMPANIES HOUSE** 

Company	details
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8 8 3 1 Company number

Company name in full Shazam Entertainment Limited → Filling in this form

Please complete in typescript or in bold black capitals

All fields are mandatory unless specified or indicated by \*

# Allotment dates •

From Date	d 0	<sup>d</sup> 1
To Date	<sup>d</sup> 1	<sup>d</sup> 4

МО	<sup>M</sup> 5
МО	<sup>M</sup> 5

<sup>y</sup> 2	<sub>A</sub> O	у 1	у 3
у 2	y 0	y <u>1</u>	у 3

## Allotment date

If all shares were allotted on the same day enter that date in the 'from date' box If shares were allotted over a period of time, complete both 'from date' and 'to date boxes

#### Shares allotted

Please give details of the shares allotted, including bonus shares (Please use a continuation page if necessary)

Currency If currency details are not completed we will assume currency is in pound sterling

· · · · · · · · · · · · · · · · · · ·					, ,	•
Class of shares (E g Ordinary/Preference etc )	Currency	9	Number of shares allotted		l, <del>,</del> .	Amount (if any) unpaid (including share premium) on each share
Ordinary Shares	£		103,812,816	0 000004	0 000004	0

If the allotted shares are fully or partly paid up otherwise than in cash, please state the consideration for which the shares were allotted

Continuation page

Please use a continuation page if necessary

Details of non-cash consideration

If a PLC, please attach valuation report (if appropriate)



	SH01 Return of allotment	of shares			•	
	 Statement of cap	tal		<u> </u>		
		tion 5 and Section 6, apital at the date of the	if appropriate) should refle s return	ect the		
4	Statement of capi	tal (Share capital in	pound sterling (£))			<del></del>
Please complete the tassued capital is in ste	able below to show earling, only complete S	ach class of shares he ection 4 and then go	ld in pound sterling If all y to Section 7	our		
Class of shares (E.g. Ordinary/Preference et	c)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of sha	res <b>②</b>	Aggregate nominal value 3
SEE CONTINUATI	ON SHEETS					£
						£
						£
						£
			Totals			£
Please complete the t Please complete a se Currency			In other currencies			
Class of shares (E g Ordinary / Preference	etc)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of sha	res <b>②</b>	Aggregate nominal value
			Totals			
Currency				-		
Class of shares (E g Ordinary/Preference e	etc)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of shar	res <b>2</b>	Aggregate nominal value
			Totals			
6	Statement of capi	tal (Totals)				
	Please give the total issued share capital	number of shares and	d total aggregate nominal v	value of	Please	aggregate nominat value list total aggregate values in nt currencies separately For
Total number of shares						le £100 + €100 + \$10 etc
Total aggregate nominal value 🧿						
<ul><li>Including both the noming share premium</li><li>Total number of issued</li></ul>		E g Number of shares nominal value of each	share Ple	entinuation Page ease use a Statem ge if necessary		al continuation

# SH01

Return of allotment of shares

7	Statement of capital (Prescribed particulars of rights attached to shares)	
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in <b>Section 4</b> and <b>Section 5</b>	Prescribed particulars of rights attached to shares     The particulars are
Class of share		including rights that arise only in
Prescribed particulars	SEE CONTINUATION SHEETS	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 and any terms or conditions relating to redemption of these shares
Class of share		A separate table must be used for each class of share
Class of share  Prescribed particulars   O		Continuation page of necessary
8_	Signature	O Constan European
0	I am signing this form on behalf of the company	Societas Europaea     If the form is being filed on behalf     of a Societas Europaea (SE) places.
Signature	This form may be signed by  Director ②, Secretary, Person authorised ③, Administrator, Administrative receiver,  Receiver, Receiver manager, CIC manager	of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership  Person authorised Under either section 270 or 274 of the Companies Act 2006

# SH01

Return of allotment of shares

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	Please note that all information on this form will appear on the public record
visible to searchers of the public record	Where to send
Contact name Bridget Kerle Company name	You may return this form to any Companies House address, however for expediency we advise you to
Shazam Entertainment Limited	return it to the appropriate address below
Address 26-28 Hammersmith Grove	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,
Post town London  County/Region	Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1
Postcode W 6 7 H A	or LP - 4 Edinburgh 2 (Legal Post)
Country	For companies registered in Northern Ireland: The Registrar of Companies, Companies House,
DX Telephone	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG
	DX 481 N R Belfast 1
✓ Checklist	i Further information
We may return the forms completed incorrectly or with information missing	For further information please see the guidance notes
Please make sure you have remembered the following.	on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk
The company name and number match the	This form is available in an
information held on the public Register  You have shown the date(s) of allotment in	alternative format. Please visit the
section 2  You have completed all appropriate share details in	forms page on the website at
section 3  You have completed the appropriate sections of the Statement of Capital	www.companieshouse.gov.uk
You have signed the form	
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In accordance with Section 555 of the Companies Act 2006

# SH01 - continuation page Return of allotment of shares

## Statement of capital

Please complete the table below to show any class of shares held in other currencies. Please complete a separate table for each currency

Class of shares (E.g. Ordinary/preference etc.)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares2	Aggregate nominal value
ORDINARY SHARES /	0 000004	/	662630750	2,650 34
ORDINARY SHARES /	0.00235		802216	3 21
ORDINARY SHARES /	0 00253		11674238	46 70
ORDINARY SHARES	0 002535	/	18751584	75.01
ORDINARY SHARES	0 032		15589	0.06
PREFERRED ORDINARY A SHARES	0 3		21527784	4,305,556.80
PREFERRED ORDINARY B SHARES	0 03226		85709455	857,094 55
PREFERRED ORDINARY C SHARES	0 00253		1066889647	106,688 96
PREFERRED ORDINARY C1 SHARES	0 013971		231810173	23,181 02
PREFERRED ORDINARY C2 SHARES	0.000001		45312071	45.31
PREFERRED ORDINARY C2 SHARES	0.053763		231653507	231 65
PREFERRED ORDINARY C2 SHARES	0 061828		133310000	133 31
PREFERRED ORDINARY C2 SHARES	0 056663	<i>II</i>	54841712	54.84
DEFERRED SHARES	0 0000000001		2046879329317	204 69
FOUNDER SHARES	0 000004		140000000	560 00
		Totals	2049584258043	5,296,526 45

nominal value of each share

Total number of issued shares in this class

Section 555 of the Companies Act 2008.

# SH01 - continuation page

Return of allotment of shares

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

#### Prescribed particulars

#### 1.PRELIMINARY

- 1.1 In these continuation sheets, the following words and expressions shall have the following meanings unless the context requires otherwise
- "A Liquidation Amount" means as defined in Paragraph 9.4.3;
- "A Share Sala Liquidation Amount" has the meaning given to that term in Paragraph 9.7.3,
- "Acquirer" means as a bona fide arm's length purchaser;
- "Additional Ordinary Shares" shall mean all Ordinary Shares Issued (or deemed to be Issued pursuant to Paragraph 7 4.1 below) by the Company after the Original C2 Issue Date, other than any Exempt Securities.
- "Adjusted Number Of Founder Shares" means the number of Issued Founder Shares (or, if calculated on a Share Sale, the number of Issued Founder Shares participating in that Share Sale) multiplied by the applicable Founder Multiplier;
- "Aggregate Consideration" means the aggregate consideration to be paid by the Acquirer to the Majority Shareholders and the Dragged Sellers for their Shares,
- "Asset Sale" means the sale of the whole, or any substantial part, of the Company's business, undertaking or assets;
- "B Liquidation Amount" means as defined in Paragraph 9.4.2;
- "B Strare Sele Liquidation Amount" has the meaning given to that term in Paragraph 9.7.2,
- "Board" means the board of directors of the Company from time to time;
- "Business Day" means a day, other than a Saturday or a Sunday, on which banks are open for business in the City of London;
- "C Liquidation Amount" means as defined in Paragraph 9.4.1 1;
- "C Share Sale Liquidation Amount" has the meaning given to that term in Paragraph 9.7 1 1,
- "C1 Liquidation Amount" means as defined in Paragraph 9.4.1.2,
- "C1 Share Sale Liquidation Amount" has the meaning given to that term in Paragraph 9 7 1 2;

In accordance with Section 556 of the Companies Act 2008.

# SH01 - continuation page

Return of allotment of shares



#### Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

"C2 Liquidation Amount" means as defined in Paragraph 9.4.1.3,

"C2 Share Sale Liquidation Amount" has the meaning given to frat term in Paragraph 6.7.1.3,

"Capital Return" means a return of capital to Shareholders of whelever nature (including, without limitation, on a liquidation, dissolution or winding up of the Company or by way of a Distribution payable other than in the ordinary course of the business and/or not out of trading profits) save to the extent the same prises as a result of any group reorganization or other reconstitution, and not, for the avoidance of doubt, to include a Distribution payable in the ordinary course of business and out of trading profits;

"Connected Person" has the meaning given to it in section 839 ICTA,

"Controlling Interest" means an interest in the Sharea in the Company conferring in aggregate more than 50% of the total voting rights conferred by all the issued Equity Sharea in the Company on an as converted basis but excluding, for the avoidance of doubt, any interest in Deferred Shares or Foundar Shares.

"Conversion A Ratio" means the ratio determined in accordance with Paragraphs S.3.6 to S.3.8.

"Conversion B Ratio" means the ratio determined in accordance with Paragraphs 4.3.6 to 4.3.6:

"Conversion C Ratio" means the ratio determined in accordance with Paragraphs 7.3.6 and 7.3.7,

"Conversion C1 Ratio" means the ratio determined in accordance with Paragraphs 8.3.7 and 8.3.8:

"Conversion C2 Ratio" means the ratio determined in accordance with Paragraphs 7.3.6, 7.3.7 and 7.5;

"CR Subscription Price" means, in respect of any Preferred Ordinary C2 Share, the applicable Subscription Price for such Preferred Ordinary C2 Share as adjusted, solely for the purpose of determining the adjusted Conversion C2 Ratio applicable to such Preferred Ordinary C2 Share, pursuant to Paragraph 7.5,

"Current Founder Balance" means, as calculated on any Tranche Payment Date, this relevant Founder Share Percentage of any Current Uquidation Proceeds Remaining Balance and, for the purposes of determining such Founder Share Percentage

In accordance with Section 555 of the Companies Act 2008.

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Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

- (i) It shall be calculated on the assumption that all Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares (or, if on a Share Sale, only those that participate in such Share Sale) pursuant to Paragraph 4.3.4 and/or Paragraph 5.3.4 (as applicable) will have converted into Ordinary Shares; and
- (II) the relevant Founder Multiplier to calculate the applicable Adjusted Number Of Founder Shares shall be that applicable to the then Current Liquidation Proceeds;

"Current Liquidation Proceeds" means, on any Tranche Payment Date, the aggregate of any Liquidation Proceeds already applied in accordance with the provisions of Paragraph 9 and paid out to Shareholders, the Escrow Salance and any Distributable Tranche made available on such Tranche Payment Date;

"Current Liquidation Proceeds Remaining Balance" means that bilance of the Current Liquidation Proceeds that would be applied in accordance with Paragraphs 9.4.4 or 9.7.4 (as applicable),

"Deterred Share" means a deterred share of £0.0000000001 in the capital of the Company;

"Distributable Tranche" means any part of any Liquidation Proceeds which becomes available on a Tranche Payment Date for payment to Shareholders;

"Distribution" means dividends or distributions peld or made by the Company in respect of Shares, other than in connection with a return of capital following an Asset Sale or in paying any Liquidation Proceeds,

"Economic Shares" means Shares (on an as converted basis and a fully-diluted basis) excluding Deferred Shares;

"Equity Shares" means the Preferred Ordinary Shares and the Ordinary Shares,

"Escrow Account" means any stand-alone, interest-bearing, Sterling-denominated bank account of the Company or Shareholders' Representative (as applicable) established by the Company or the Shareholders' Representative to hold the any Escrow Balance,

In accordance with Section 555 of the Companies Act 2006

# SH01 - continuation page

Return of allotment of shares

## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

"Excrow Balance" means the amount (if any) standing to the credit of the Escrow Account, including any interest accrued thereon,

"Exempt Securities" shall mean Shares or Options issued or deemed to be issued as follows

- Stares or Options issued by reason of a dividend on Prefered Ordinary C2 Shares:
- Shares or Options issued by reason of a dividend, sub-civilion, bonus issue or other distribution on Shares;
- (iii) Shares or Options to acquire Shares issued to employees, officers, or directors of, or consultants or advisors to, the Company or any of its subsidiaries out of the Option Pool;
- (iv) Shares issued upon the exercise of Options provided that such issuance is pursuant to the terms of such Option;
- (v) Shares or Options issued to banks, equipment lessors or other financial institutions pursuant to a debt financing or equipment leasing transaction in each case subject to Preference Approval.
- (vi) Shares or Options issued pursuant to (A) a bona fide acquisition of another entity by the Company (B) the purchase of substantially all of the assets of, or purchase of more than fifty percent of the outstanding equity securities of, such entity, or (C) pursuant to a bona fide joint venture agreement or pursuant to the grant of any ficence or asset acquisition agreement, <u>provided</u>, that such issuances are approved by the Board, by Preference Approval or investor Director consent (as applicable) in accordance with these Paragraphs.
- (vii) Shares or Options issued as a result of a decrease in the CR Subscription Price of any Preferred Ordinary C2 Shares resulting from the operation of Paragraph 7.5 in respect of such Preferred Ordinary C2 Shares,
- (vill) Shares Issued in a Qualifying Listing,

In accordance with Section 555 of the Companies Act 2008.

7.0	Oleke :	ah ah ana thai (Danas Nasah an II)	
Class of share	omerne:	nt of capital (Prescribed particulars of rights attached to shares)	
Prescribed particulars	(tx)	the Issuance or deemed issuance of Shares If the Company receives written notice from the holders of at least a majority of the thenoutstanding shares of Preferred Ordinary C2 Shares on an as-converted basis agreeing that no adjustment shall be made as the result of such issuance or deemed issuance; or	
	<b>(*)</b>	Options outstanding as at the Original C2 issue Date and Ordinary Shares issued or deemed to be issued pursuant to such outstanding Options.	
	"Found	er Multipiter" means	
	<b>(1)</b>	If the Liquidation Proceeds are less than £30 million, the Founder Multiplier shall be zero;	
	Q	If the Liquidation Proceeds are £30 million or greater but less than £37.5 million, the Founder Multiplier shall be 15/35;	
	Ø	If the Liquidation Proceeds are £37.5 million or greater but less than £45 million, the Founder Multiplier shall be £0/35;	
	(II)	If the Liquidation Proceeds are £45 million or greater but less than £52.5 million, the Founder Multiplier shall be £5/35,	
•	(b)	If the Liquidation Proceeds are £52.6 million or greater but less than £86 million, the Founder Multiplier shall be 30/35, and	
	(4)	If the Liquidation Proceeds are £65 million or greater, the Founder Multiplier shall be one;	
	currenc Starting apparer which Shareh exchan	r the purposes of this definition, if the Liquidation Proceeds are payable in a cy other than Starling, the Founder Multiplier shall be that relarable to the godinal start of the exchange rate expressed in or readily not from the documentation underlying the Liquidation Event in respect of the relevant Liquidation Proceeds are made available for payment to olders or, if no such exchange rate is so determinable, the relevant spot ga rate at close of business on the Business Day immediately preceding equidation Event.	
		der Shares" means the shares which are designated as "Founder Shares" 00004 each in the capital of the Company,	

in accordance with Section 555 of the Companies Act 2008.

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Return of allotment of shares

7

## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

"Founder Share Percentage" means the quotient, expressed as a percentage, determined by dividing the Adjusted Number Of Founder Shares by the aggregate of the number of issued Ordinary Shares (including any Ordinary Shares arising on the conversion of Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares (or, if determined on a Share Sale, on the conversion of these Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares participating in the Share Sale) pursuant to Paragraph 5.3.4 and/or Paragraph 6.3.4 (respectively)) and the Adjusted Number Of Founder Shares,

"Founder Shareholder" means a holder from time to time of any Founder Shares and "Founder Shareholders" shall be construed accordingly;

"independent Expert" means an independent and appropriately qualified umpire (acting as an expert and not as an arbitrator) appointed by the Board or, if applicable, the Shareholders' Representative,

"IPO Subscription Price" means the final price per share at which Ordnary Shares in the Company are to be issued, offered for sale, placed or otherwise marketed pursuant to a Listing, as determined by the financial adviser to the Company on the Listing;

"Liquidation Amount" means the sum of the A Liquidation Amount, the B Liquidation Amount, the C Liquidation Amount, the C1 Liquidation Amount and the C2 Liquidation Amount;

"Liquidation Event" means a Capital Return, an Asset Sale, a merger of the Company with another company in respect of which the Company is not the surviving entity, or a Share Sale,

#### "Liquidation Proceeds" means

(i) on a Share Sale, the Offered Aggregate Consideration or the Aggregate Consideration receivable from the Purchaser or the Aggregate applicable) following completion of the Share Sale by the holders of those Shares which participate in the Share Sale (and, for the avoidance of doubt, any payment received by any Shareholder in respect of any debt owed to him shall be ignored for the purposes of this definition), or in accordance with Section 655 of the Companies Act 2008

# SH01 - continuation page

Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

- (ii) on a return of capital following an Asset Sale, the aggregate amount distributable to Shareholders following completion of the Asset Sale (and, for the avoidance of doubt, the Company's aggregate costs of such Asset Sale shall have been deducted in determining such amount), or
- on a Capital Return or on a merger of the Company with another company is respect of which the Company is not the surviving entity, the aggregate amount distributable to Shareholders following completion of the Capital Return or merger (and, for the avoidance of doubt, the Company's aggregate costs of such Capital Return or merger shall have been deducted in determining such amount),

"Liquidation Proceeds Remaining Balance" means any balance of the Liquidation Proceeds which is available to be applied in accordance with Paragraphs 9 4 4 or 9.7 4 (as applicable);

"Listing" means the admission of any Shares (or securities representing those shares) to listing (or the grant of permission for any such Shares or securities to be dealt in) on the Official List of the UK Listing Authority and to trading on the Mahn Market of London Stock Exchange pic, or to listing or trading on Nasdaq National Stock Market of the Nasdaq Stock Market inc., on the AIM Market of the London Stock Exchange pic or on any other recognised investment exchange (as defined in section 285 of the Financial Services and Markets Act 2000) or any other public securities market and such admission (or permission) becoming effective.

"Market Value" means, in relation to Offered Shares, the value of linese Offered Shares calculated in accordance with Paragraph 16.14 and in relation to any other non-cash consideration, calculated in accordance with Paragraph 9.12;

"Maximum Founder Balance" means the Founder Share Percentage of the Maximum Liquidation Proceeds Remaining Balance and, for the purposes of determining such Foundar Share Percentage.

- (i) It shall be calculated on the assumption that all Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares (or, if on a Share Sala, only those that participate in such Share Sale) will have converted into Ordinary Shares; and
- (ii) the relevant Founder Multiplier to calculate the applicable Adjusted Number Of Founder Shares shall be that applicable to the then Maximum Liquidation Proceeds,

In accordance with Section 555 of the Companies Act 2008.

# SH01 - continuation page

Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

#### Prescribed particulars

"Maximum Liquidation Proceeds" means, as calculated on any Tranche Payment Date:

- (i) It ascertainable, the highest possible amount of Liquidation Proceeds in respect of a particular Liquidation Event as determined by the Board or the Shareholders' Representative (as the case may be), whose decision shall be final and binding save in the case of manifest error (and, for the avoidance of doubt, such amount shall include any Liquidation Proceeds which are to be made available for payment to Shareholden on deferred and/or contingent terms), or
- (ii) If unascertainable, such amount shall be deemed to be £65 million,

"Maximum Liquidation Proceeds Remaining Salance" means that balance of the Maximum Liquidation Proceeds that would be applied in accordance with Paragraphs 9.4.4 or 9.7.4 (as applicable),

"Offered Aggregate Consideration" means the aggregate consideration offered by the Purchaser to the holders of the Tagging Shares and the Controlling Shares for their Shares under the provisions of Paragraph 17.1, together with any consideration or benefit receivable by the proposed transferor(s) of the Controlling Shares directly or indirectly for or in connection with the sale or transfer,

"Option" shall mean any right, option or warrant to subscribe for, purchase or otherwise acquire Ordinary Shares or escurities (including Shares) convertible into Ordinary Shares from the Company

"Ordinary Share" means an Ordinary Share of  ${\mathfrak L}0$  000004 each in the capital of the Company,

\*Ordinary Share Percentage\* means that percentage resulting from the deduction of the Founder Share Percentage from 100 per cent.)

"Ordinary Shareholders" means the holders from time to time of all of the Ordinary Shares (and an "Ordinary Shareholder" is a Person who holds an Ordinary Share);

"Original C2 issue Date" shall mean the date on which the first Preferred Ordinary C2 Share was issued.

"Preference Shareholder" means the holder of any Preferred Ordinary Shares:

In accordance with Section 555 of the Companies Act 2006.

## SH01 - continuation page Return of allotment of shares

7

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

"Preferred Ordinary A Shares" means the shares designated as "Preferred Ordinary A Shares" of £0.20 each in the capital of the Company;

"Preferred Ordinary B Shares" means the shares designated as "Preferred Ordinary B Shares" of 20.01 each in the capital of the Company;

"Preferred Ordinary C Shares" means the shares designated as "Preferred Ordinary C Shares" of £0.0001 each in the capital of the Company,

"Preferred Ordinary C1 Shares" means the shares designated as "Preferred Ordinary C1 Shares" of £0.0001 each in the capital of the Company;

"Preferred Ordinary C2 Shares" means the shares designated as "Preferred Ordinary C2 Shares" of 20.000001 each in the capital of the Company;

"Preferred Ordinary Shares" means the Preferred Ordinary A Shares, the Preferred Ordinary B Shares, the Preferred Ordinary C Shares, the Preferred Ordinary C1 Shares and the Preferred Ordinary C2 Shares,

"Pre-New Money Valuation" means the figure that results from multiplying the total number of Ordinary Shares in Issue Immediately after a Listing (including any Ordinary Shares arising on the conversion of Preferred Ordinary Shares pursuant to Paragraphs 3.3.3, 4.3.3, 5.3.3, 8.3.3 or 7.3.3 but excluding any new Ordinary Shares Issued upon that Listing) by the subscription price per share including any premium) in respect of new Ordinary Shares Issued at the time of that Listing.

"Priority Amount" means the aggregate of the Series C Investment, the Series C1 Investment and the Series C2 Investment;

"Qualifying tPO Subscription Price" means an IPO Subscription Price of £0.1075268 per new Ordinary Share issued on a Listing (being two times the Subscription Price for the Preferred Ordinary C2 Shares), as adjusted it applicable following any reorganisation of the Company's share capital (whether by way of apili, combination or otherwise) or any bonus issue after the date of adoption of these Paragraphs in accordance with Paragraph 9.18

in accordance with Section 555 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares



Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

"Qualifying Listing" means a Listing where the net proceeds received by the Company from the Issue of new Ordinary Shares (at an IPO Subscription Price being no less than the Qualifying IPO Subscription Price) and the sale of existing Strares on such Listing is not less than £30,500,000;

"Qualified Conversion A Ratio" means as defined in Paragraph 3.3.4;

"Gualified Conversion B Ratto" means as defined in Paragraph 4 3 4,

"Qualified Conversion C Ratio" means as defined in Paregraph 8.3.5.

"Qualified Conversion C1 Ratio" means as defined in Paregraph 6.3 5,

"Qualified Conversion C2 Ratio" means as defined in Paragraph 7 3.4;

"Relevant Conversion Ratio" means in respect of the Preterred Ordinary A Shares the Conversion A Ratio; in respect of the Preferred Ordinary 8 Shares the Conversion B Ratio, in respect of the Preferred Ordinary C Shares the Conversion C Ratio, in respect of the Preferred Ordinary C1 Shares the Conversion C1 Ratio, and in respect of the Preferred Ordinary C2 Shares the Conversion C2 Ratio,

"Relevant Liquidation Amount" means in respect of the Preferred Ordinary A Shares the A Liquidation Amount or the A Share Sale Liquidation Amount (as appropriate); in respect of the Preferred Ordinary B Shares the B Liquidation Amount or the B Share Sale Liquidation Amount (as appropriate); in respect of the Preferred Ordinary C Shares the C Liquidation Amount or the C Share Sate Liquidation Amount (as appropriate), in respect of the Preferred Ordinary C1 Shares the C1 Liquidation Amount or the C1 Share Sale Liquidation Amount (as appropriate), and in respect of the Preferred Ordinary C2 Shares the C2 Liquidation Amount or the C2 Share Sale Liquidation Amount (as appropriate);

"Saries C Investment" means the Subscription Price for the Preferred Ordinary C Shares multiplied by the number of Preferred Ordinary C Shares in Issue at the time the amount is calculated;

"Series C1 investment" means the Subscription Price for the Preferred Ordinary C1 Shares multiplied by the number of Preferred Ordinary C1 Shares in Issue at the time the amount is calculated;

In accordance with Section 556 of the Companies Act 2006.

## SH01 - continuation page Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

"Series C2 investment" means the aggregate Subscription Price for the Preferred Ordinary C2 Shares in issue at the time the amount is calculated,

"Series C Share Sale investment Amount" means, in respect of any Share Sale, the Subscription Price for the Preferred Ordinary C Shares multiplied by the number of Preferred Ordinary C Shares participating in the Share Sale (if any);

"Series C1 Share Safe Investment Amount" means, in respect of any Share Safe, the Subscription Price for the Preferred Ordinary C1 Shares multiplied by the number of Preferred Ordinary C1 Shares participating in the Share Safe (if eny),

"Series C2 Share Sale investment Amount" means, in respect of any Share Sale, the aggregate Subscription Price for the Preferred Ordinary C2 Shares participating in the Share Sale (if any),

"Share" means any share in the capital of the Company from time to time (and "Shares" shall be construed accordingly);

"Share Sate" means the completion of any sale or transfer of any interest in any Shares (whether in one transaction or a series of related transactions) resulting in the transferee (either alone or together with its Connected Persons) holding a Controlling interest in the Company save for any sale or transfer that is permitted under Peragraphs 15.1.2 to 15.1.8 inclusive and/or 15.2.2 to 15.2.8 inclusive;

"Share Sale Liquidation Amount" means, in respect of any Share Sale, the sum of the A Share Sale Liquidation Amount, the B Share Sale Liquidation Amount, the C Share Sale Liquidation Amount and the C2 Share Sale Liquidation Amount:

"Share Sale Priority Amount" means, in respect of any Share Sale, the aggregate of the Series C Share Sale Investment Amount, the Series Ct Share Sale Investment Amount and the Series C2 Share Sale Investment Amount,

"Shareholder" means a holder of any Share (and "Shareholders" shall be construed accordingly),

"Shareholders' Representative" means as defined in Paragraph 9.9;

in accordance with Section 555 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares

7

## Statement of capital (Prescribed particulars of rights attached to shares)

## Class of share

#### Prescribed particulars

"Subscription Price" means in respect of each Preferred Ordinary A Share £0.30, in respect of each Preferred Ordinary B Share £0.03226, in respect of each Preferred Ordinary C Share £0.00253, in respect of each Preferred Ordinary C1 Share £0.013971, in respect of each Preferred Ordinary C2 Share other than the IVP Option Shares £0.0537634 and in respect of each IVP Option Share the amount subscribed for such IVP Option Share;

"Tranche Payment Date" means a date upon which any Liquidation Procesds are made available for payment to Shareholders (or would have been made available it certain conditions had been satisfied), including (for the avoidance of doubt and if appropriate), the date of completion of any Liquidation Event,

In accordance with Section 555 of the Companies Act 2008.

7	Statement of capital (Prescribed particulars of rights attached to shares)					
class of share	ORDINARY					
Prescribed particulars	2. ORDINARY SHARES					
	보1 Voting					
	Each Ordinary Share confers on its holder the right to attend and speak at general meetings of the Company and to vote on a resolution proposed to holders of Ordinary Shares in accordance with the following:					
	2.1 1 On a show of hands each holder of Shares confering a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote					
	2.1.2 On a poll each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall be entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held by that Shareholder bean converted into Ordinary Shares (at the Retevant Conversion Ratio) immediately before the right is exercised					
	2.2 Dividends					
	Subject to the dividend rights of the Preferred Ordinary A Shares, Preferred Ordinary B Shares, Preferred Ordinary C Shares, Preferred Ordinary C1 Shares and Preferred Ordinary C2 Shares, each Ordinary Share in Issue from time to time shall share equally with all other issued Ordinary Shares and all Issued Preferred Ordinary Shares (on an as converted basis) in any Distribution declared, paid or made in respect of Ordinary Shares.					
	2.3 Particulars of any rights, as respects capital to participate in a distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets					
	2.4 The Ordinary Shares are not redeemable.					

In accordance with Section 556 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares


## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### PREFERRED ORDINARY A

#### Prescribed particulars

#### PREFERHED ORDINARY A SHARES

#### 3.1 Voting

- 3 1 1 Each Preferred Ordinary A Share confers on its holds the rights (including the rights to attend, speak and vote) at general meetings of the Company on an as converted basis as if the Preferred Ordinary A Shares had so converted immediately before the relevant right is exercised, in accordance with the following.
- 3.1.1 1 On a show of hands each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote.
- 3.1 1.2 On a poil each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall be entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held by that Shareholder been converted into Ordinary Shares (at the Relevant Conversion Ratio) immediately before the right is exercised.
- 3 1 2 On a written resolution every holder of Preferred Ordinary A Shares as at the time on which the first copy of the resolution is sent or submitted to such Shareholder in accordance with Chapter 2 of Parl 13 of the Companies Act 2008, shall have one vote for every Ordinary Share to which he would be entitled on an as converted basis.

#### 3.2 Dividenda

Each Preferred Ordinary A Share in Issue from time to time confers on its holder the right to participate in any Distribution declared in respect of Ordinary Shares on an as converted basis as if all the Preferred Ordinary A Shares held by that holder had so converted immediately before the Distribution was declared

In accordance with Section 555 of the Companies Act 2008.

	Stateme	ent of capital (Prescribed particulars of rights attached to shares)	
lass of share			
rescribed particulars	3.3	Conversion	
	8.3 1	Preferred Ordinary A Shares shall convert into Ordinary Shares on the terms of this Paragraph 9.3. Where this would result in a reduction in the nominal aggregate amount of Shares held by the Shareholder (including where the Conversion A Ratio is zero), the Preferred Ordinary A Shares shall also convert into such number of Deferred Shares as is required to ensure that the nominal aggregate amount of Shares held by that Shareholder remains the same.	
	9.3 2	Each Preferred Ordinary A Share confers on its holder the right to elect by notice in writing given to the Board that some or all of the Preferred Ordinary A Shares held by such holder shall convert into Ordinary Shares at the Conversion A Ratio	
	3.3.3	All the Preferred Ordinary A Shares shall automatically convert into fully paid Ordinary Shares	
	3.3 3.1	at the Conversion A Ratio upon written notice signed by the holders of not less than 75% of the Preferred Ordinary A Shares then in lesue being given to the Board and to each holder of Preferred Ordinary A Shares; or	
	3.9 3.2	at the applicable ratio determined in accordance with Paragraph 3.3.4 immediately prior to completion of a Qualifying Listing.	
	3.9.4	in the event of a Qualifying Listing, the Preferred Ordinary A Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary A Shares by the higher of	
	3 3 4.1	the Conversion A Ratio as set out in Paragraph 336 (as adjusted in accordance with Paragraph 3.3.7 and/or Paragraph 9.3.8), or	
	3 3.4 2	the Qualified Conversion A Ratto	

in accordance with Section 655 of the Companies Act 2008, SH01 - continuation page Return of allotment of shares

7

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

For the purposes of this Paragraph 3, "Qualified Conversion A Ratio" means the Conversion A Ratio as adjusted such that a holder of Preferred A Ordinary Shares shall receive on conversion of its Preferred A Ordinary Shares that number (if any) of Ordinary Shares such that the proportion which the Preferred A Ordinary Shares held by that holder (on an as converted basis) bears to the Issued Equity Shares at the time of the Qualifying Listing on an as converted basis (but excluding any new Equity Shares issued upon that Qualifying Listing) shall be equal to the proportion of the proceeds that such holder would have been entitled to receive on a Share Sale involving the sale of all of the Shares on that date (assuming for these purposes that the Liquidation Proceeds are equal to the Pre-New Money Valuation)

- 3.3.6 The Preferred Oxilhary A Shares held by a Shareholder which are being converted shall convent into the nearest whole number of Ordinary Shares determined by multiplying the number of Preferred Ordinary A Shares then being converted by the Conversion A Ratio or, in the event of a Qualifying Listing, by the applicable ratio determined in accordance with Paragraph 3.3.4
- 3.3.6 The Conversion A Ratio shall, subject to Peragraphs 3.3.7 and 3.3.8, be 2.0391 Ordinary Shares for each Preferred Ordinary A Share.
- 337 If there is a reorganisation of the Company's share capital (whether by way of split, combination or otherwise) or there is an bonus issue after the date of adoption of these Paragraphs, the Board or a holder of the Preferred Ordinary A Shares may request an Independent Expart to adjust the Conversion A Ratio to take account of the reorganisation or the bonus Issue (as the case may be) and to certify the then current Conversion A Ratio so that, upon conversion, the hotiers of the Preferred Ordinary A Shares shall hold the same proportion of the Issued Ordinary Shares on an as converted basis as they would have held had the reorganisation or bonus issue not occurred. The independent Expert's costs shall be borne by the Company The independent Expert's determination shall, except in the case of manifest error, be binding on the Company and holders of Shares. For the avoldance of doubt, this Paragraph 3 3.7 shall not apply on a Qualifying Listing

In accordance with Section 555 of the Companies Act 2006.

7	Statemer	t of capital (Prescribed particulars of rights attached to shares)
Class of share		
Prescribed particulars	3.3.8 A x	in the event that a Shareholder has received a payment in respect of any of its Preferred Ordinary A Shares pursuant to Paragraph 9 3 3 (or Paragraph 9 7 3 (if appropriate), the Conversion A Ratio in respect of those Preferred Ordinary A Shares shall be adjusted such that the Conversion A Ratio shall be the number derived from the following termula  the aggregate amount received pursuant to Paragraphs 9.4.3 or 9 7.3 (if appropriate) in respect of that Preferred Ordinary A Share  1-  the Subscription Price for a Preferred Ordinary A Share  where A is the Conversion A Ratio prior to any adjustment pursuant to this Paragraph 3.3.6 Notwithstanding the foregoing, I the number derived from the formula above is less than zero then the Conversion A Ratio will be zero  In the event that the holder from time to time of any Preferred Ordinary A Share has received amounts pursuant to Paragraph 9.4.3 or 9.7.3 (if
	3.4	appropriate) for that Preferred Ordinary A Share that in aggregate equal the Subscription Price for Preferred Ordinary A Shares, that Preferred Ordinary A Share shall automatically convert into such number of Deferred Shares as is equal to the nominal value of that Preferred Ordinary A Share  Particulars of any rights, as respects capital to participate in a
	35	distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets.  The Preferred Ordinary A Shares are not redeemable

in accordance with Section 555 of the Companies Act 2006.

	ares)
PREFERRED ORDINARY B	_
4. PREFERRED ORDINARY B SHARES	
4.1 Yoting	
4 1 1 Each Preferred Ordinary B Share confers on its holds the right (Including the rights to attend, speak and vote) at general meetings of its Company on an as converted basis as if the Preferred Ordinary B Share had so converted immediately before the relevant right is exercised, accordance with the following.	the res
4 1.1 1 On a show of hands each holder of Shares conferring a right to vo (whether present in person, by proxy or by corporate representative shall have one vote.	
4 1 1 2 On a poil each holder of Shares conferring a right to vote (wheth present in person, by proxy or by corporate representative) shall the entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held that Shareholder been converted into Ordinary Shares (at the Relevant Conversion Ratio) immediately before the right is exercised.	be the by the
4 1 2 On a written resolution every holder of Preferred Ordinary B Shares as the time on which the first copy of the resolution is sent or submitted such Shareholder in accordance with Chapter 2 of Pat 13 of the Companies Act 2006, shall have one vote for every Ordinary Share which he would be entitled on an as converted basis	l to the
♦2 Dividends	
Each Preferred Ordinary B Share in Issue from time to time confers on holder the right to participate in any Distribution declared in respect Ordinary Shares on an as converted basis as it all the Preferred Ordinary Shares held by that holder had so converted immediately before to Distribution was declared.	of y B
	4.1 Voting  4.1 Each Preferred Ordinary B Share confers on its holds the rigit (including the rights to attend, speak and vote) at general meetings of the Company on an as converted basts as if the Preferred Ordinary B Share had so converted immediately before the relevant right is exercised, accordance with the following.  4.1.1.1 On a show of hands each holder of Shares conferring a right to we (whether present in person, by proxy or by corporate representative) shall have one vote.  4.1.1.2 On a poll each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held that Shareholder been converted into Ordinary Shares (at it Relevant Conversion Ratio) immediately before the right is exercised.  4.1.2 On a written resolution every holder of Preferred Ordinary B Shares as the time on which the first copy of the resolution is sent or submitted auch Shareholder in accordance with Chapter 2 of Pat 13 of 6 Companies Act 2006, shall have one vote for every Ordinary Share which he would be entitled on an as converted basis  4.2 Dividends  Each Preferred Ordinary B Share in issue from time to time confers on holder the right to perflictpate in any Distribution declared in respect Ordinary Shares held by that holder had so converted immediately before immediately before the right to perflict the right or an acconverted immediately before the respect Ordinary Shares held by that holder had so converted immediately before the respect Ordinary Shares held by that holder had so converted immediately before the respect Ordinary Shares held by that holder had so converted immediately before the respect Ordinary Shares held by the ordinary Shares as the state of the respect Ordinary Shares held by the ordinary Shares or on ordinary Shares held by the ordinary Shares or on ordinary Shares held by the ordinary Shares as the share of

In accordance with Section 555 of the Companies Act 2006.

7	Statement of capital (Prescribed particulars of rights attached to shares)
ase of share	
rescribed particulars	4.3 Conversion
	4.3 1 Preferred Ordinary 8 Shares shall convert into Ordinary Shares on the terms of this Paragraph 4.3 Where this would result in a reduction in the nominal aggregate amount of Shares held by the Shareholder (including where the Conversion B Ratio is zero), the Preferred Ordinary 8 Shares shall also convert into such number of Deferred Shares as is required to ensure that the nominal aggregate amount of Shares held by that Shareholder remains the same.
	4 3.2 Each Preferred Ordinary B Share confers on its holder the right to elect by notice in writing given to the Board that some or all of the Preferred Ordinary B Shares held by such holder shall convert into Ordinary Shares at the Conversion B Railo.
	4.3.3 All the Preferred Ordinary 8 Shares shall automatically convert into fully paid Ordinary Sheres
	4 3.3.1 at the Conversion B Railo upon written notice signed by the holders of not less than 75% of the Preferred Ordinary B Shares then in Issue being given to the Board and to each holder of Preferred Ordinary B Shares; or
	4.3 3.2 at the applicable ratio determined in accordance with Paragraph 4.3.4 immediately prior to completion of a Qualifying Listing.
	4.3 4 In the event of a Qualitying Listing, the Preferred Ordinary 8 Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary B Shares by the higher of
	4.8.4.1 the Conversion B Ratio as set out in Paragraph 4.3.6 (as adjusted in accordance with Paragraph 4.3.7 and/or Paragraph 4.3.8), or
	4.3.4.2 the Qualified Conversion B Ratio.

In accordance with Section 655 of the Companies Act 2008.

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Return of allotment of shares

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

For the purposes of this Paragraph 4, "Qualified Conversion B Ratio" means the Conversion B Ratio as adjusted such that a holder of Preferred B Ordinary Shares shall receive on conversion of its Preferred B Ordinary Shares that number (if any) of Ordinary Shares such that the proportion which the Preferred B Ordinary Shares held by that holder (on an as converted basis) bears to the issued Equity Shares at the time of the Qualifying Listing on an as converted basis (but excluding any new Equity Shares issued upon that Qualifying Listing) shall be equal to the proportion of the proceeds that such holder would have been entitled to receive on a Share Sate involving the sate of all of the Shares on that date (assuming for these purposes that the Liquidation Proceeds are equal to the Pre-New Money Valuation).

- 4.3.5 The Preferred Ordinary B Shares held by a Shareholder which are being converted shall convert into the nearest whole number of Ordinary Shares determined by multiplying the number of Preferred Ordinary B Shares then being converted by the Conversion B Ratio or, in the event of a Qualifying Listing, by the applicable ratio determined in accordance with Paragraph 4.3.4
- 4.3.6 The Conversion B Ratio shall, subject to Paragraphs 4.3.7 and 4.3.8, be one Ordinary Share for each Preferred Ordinary B share
- 4.3 7 If there is a reorganisation of the Company's share capital (whether by way of split, combination or otherwise) or there is an borus issue eiter the date of adoption of these Paragraphs, the Board or a holder of the Preferred Ordinary B Shares may request an independent Expert to adjust the Conversion B Ratio to take account of the reorganisation or the bonus issue (as the case may be) and to certify the then current Conversion B Ratio so that upon conversion the holders of the Preferred Ordinary B Shares shall hold the same proportion of the issued Ordinary Shares on an as converted beats as they would have beid had the reorganisation or bonus issue not occurred. The independent Expert's costs shall be borne by the Company. The independent Expert's determination shall, except in the case of manifest error, be binding on the Company and holders of Shares. For the avoidance of doubt, this Paragraph 4.3.7 shall not apply on a Qualifying Listing

In accordance with Section 555 of the Companies Act 2008

## SH01 - continuation page

Return of allotment of shares

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

4.3.8 In the event that a Shareholder has received a payment in respect of any

4 3 8 In the event that a Shareholder has received a payment in respect of any of its Preferred Ordinary B Shares pursuant to Paragraphs 9.4 2 or 9 7 2 (if appropriate)), the Conversion B Ratio in respect of those Preferred Ordinary B Shares shall be adjusted such that the Conversion B Ratio shall be the number derived from the following formula:

Ax

the aggregate amount received pursuant to Paragraphs 9.4.2 or 9.7.2 (if appropriate) in respect of that Preferred Ordinary B Share

the Subscription Price for a Preferred Ordnary B Share

Where A is the Conversion B Ratio (prior to any adjustment pursuant to this Paragraph 4.3.6). Notwithstanding the foregoing, if the number derived from the formula above is less than zero than the Conversion B Ratio shall be zero

- 4.3.9 In the event that any holder from time to time of any Preferred Ordinary 8
  Share has received amounts pursuant to Paragraphs 9.4.2 or 9.7.2 (if appropriate) for that Preferred Ordinary 8 Share that in aggregate equal the Subscription Price for Preferred Ordinary 8 Shares, that Preferred Ordinary 8 Shares shall automatically convert into such number of Deferred Shares as is equal to the nominal value of that Preferred Ordinary 8 Shares
- 4.4 Particulars of any rights, as respects capital to participate in a distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets
- 4.5 The Preferred Ordinary B Shares are not redsemable.

In accordance with Section 555 of the Companies Act 2006.

## SH01 - continuation page

Return of allotment of shares

## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### PREFERRED ORDINARY C

#### Prescribed particulars

#### PREFERRED ORDINARY C SHARES

#### 5.1 Voting

- 5 1 1 Each Preferred Ordinary C Share confers on its holder the rights (including the rights to attend, speak and vote) at general meetings of the Company on an as converted basis as if the Preferred Ordinary C Shares had so converted immediately before the relevant right is exercised, in accordance with the following.
  - 5 1 1 1 On a show of hands each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote.
  - 5.1 1.2 On a poil each holder of Shares conferring a right to vote (whather present in person, by proxy or by corporate representative) shall be entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held by that Shareholder bean converted into Ordinary Shares (at the Relevant Conversion Ratio) immediately before the right is exercised.
- 5 1 2 On a written resolution every holder of Preferred Ordinary C Shares as at the time on which the first copy of the resolution is sent or submitted to such Shareholder in accordance with Chapter 2 of Parl 13 of the Companies Act 2008, shall have one vote for every Ordinary Share to which he would be entitled on an as converted basis

#### 6.2 Dividends

Each Preferred Ordinary C Share in Issue from time to time confers on its holder the right to participate in any Distribution declared in respect of Ordinary Shares on an as converted basis as if all the Preferred Ordinary C Shares held by that holder had so converted immediately before the Distribution was declared.

In accordance with Section 656 of the Companies Act 2008.

	merase	ent of capital (Prescribed particulars of rights attached to share
Class of share		
Prescribed particulars	53	Conversion
	5.3.1	Preferred Ordinary C Shares shall convert into Ordinary Shares on the terms of this Paragraph 5.3. Where this would result in a reduction in the nominal aggregate value of Shares held by the Sharsholder, the Preferred Ordinary C Shares shall also convert into such number of Defarred Shares as is required to ensure that the nominal aggregate value of Shares held by that Shareholder remains the same.
	5.3.2	Each holder of Preferred Ordinary C Shares shall have the right to elect by notice in writing to the Board to convert some or all of the Preferred Ordinary C Shares held by such holder into Ordinary Shares at the Conversion C Ratio.
	5 3.3	All the Preferred Ordinary C Shares shall automatically convert into fully paid Ordinary Shares:
		5 3.3 1 at the Conversion C Ratio upon written notice signed by holders of not tess than 75% of the Preferred Ordinary C Shares than in issue being given to the Board and to each holder of Preferred Ordinary C Shares, or
		6.3 3.2 at the applicable ratio determined in accordance with Paragraph 6.3.5 immediately prior to completion of a Qualifying Listing
	6.3.4	Upon a Liquidation Event, those Preferred Ordinary C Shares that participate in that Liquidation Event and receive the C Liquidation Amount in full or the C Share Sate Liquidation Amount in full pursuant to Paragraphs 9.4.1 or 9.7.1 (as the case may be) shall automatically convert into Ordinary Shares at the Conversion C Ratio Immediately tollowing receipt of the C Liquidation Amount or the C Share Sale Liquidation Amount (as the case may be).
	5.3 5	In the event of a Qualitying Listing, the Preferred Ordinary C Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary C Shares by the higher of
		5.3 5.1 the Conversion C Ratio as set out in Paragraph 5 3.7 (as adjusted in accordance with Paragraph 5 3.8), or

In accordance with Section 555 of the Companies Act 2006.

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7

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

5.9.5.2 the Qualified Conversion C Ratio

For the purposes of this Paragraph 5, "Qualified Conversion C Ratio" means the Conversion C Ratio as adjusted such that a holder of Preferred C Ordinary Shares shall receive an conversion of its Preferred C Ordinary Shares that number (if any) of Ordinary Shares such that the proportion which the Preferred C Ordinary Shares held by that holder (on an as converted basis) bears to the issued Equity Shares at the time of the Qualifying Listing on an as converted basis (but excluding any new Equity Shares issued upon that Qualifying Listing) shall be equal to the proportion of the proceeds that such holder would have been entitled to receive on a Share Sale involving the sale of all of the Shares on that date (assuming for these purposes that the Liquidation Proceeds are equal to the Pre-New Money Valuation)

- 5.3.6 The Preferred Ordinary C Shares held by a shareholder that are being converted shall convert into the nearest whole number of Ordinary Shares determined by multiplying the number of Preferred Ordinary C Shares then being converted by the Conversion C Ratio or, in the event of a Qualifying Listing, by the applicable ratio determined in accordance with Paragraph 5.3.5.
- 5.3.7 The Conversion C Ratio shall, subject to Paragraph 5.3.8, be one Ordinary Share for each Preferred Ordinary C Share,
- 5.3.8 If there is a reorganisation of the Company's share capital (whether by way of split, combination or otherwise) or there is an bonus issue after the date of adoption of these Paragraphs, the Board or a holder of Preferred Ordinary C Shares may request an independent Expert to adjust the Conversion C Ratio to take account of the reorganisation or the bonus issue (as the case may be) and to certify the then current Conversion C Ratio so that upon conversion the holders of the Preferred Ordinary C Shares shall hold the same proportion of the issued Ordinary Shares on an as converted basis as they would have held had the reorganisation or bonus issue not occurred. The independent Expert's costs shall be borne by the Company. The independent Expert's certificate shall, except in the case of manifest error, be binding on the Company and holders of Shares. For the avoidance of doubt, this Paragraph 5.3.8 shall not apply on a Qualifying Listing.

in accordance with Section 655 of the Companies Act 2006.

	Stater	ment of capital (Prescribed particulars of rights attached to shares	)
ase of share			
Prescribed particulars	5.4	Particulars of any rights, as respects capital to participate in a distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets.	
!	6 6	The Preferred Ordinary C Shares are not redeemable.	
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	:		

in accordance with Section 565 of the Companies Act 2006.

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Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### PREFERRED ORDINARY C1

#### Prescribed particulars

#### PREFERRED ORDINARY C1 SHARES

#### 6.1 Voting

- 6 1.1 Each Preferred Ordinary C1 Share content on its holder the rights (including the rights to attend, speak and vote) at general meetings of the Company on an as converted basis as if the Preferred Ordinary C1 Shares had so converted immediately before the relevant right is exercised, in accordance with the following
- 8 1 1 1 On a show of hands each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote
- 6.1 1.2 On a poli each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall be entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held by that Shareholder been converted into Ordinary Shares (at the Relevant Conversion Ratio) immediately before the right is exercised
- 6 1.2 On a written resolution every holder of Preferred Ordinary C1 Shares as at the time on which the first copy of the resolution is eent or submitted to such Shareholder in accordance with Chapter 2 of Part 13 of the Companies Act 2006, shall have one vote for every Ordinary Share to which he would be entitled on an as converted basts.

#### 6.2 Dividends

Each Preferred Ordinary C1 Share in issue from time to time confers on its holder the right to participate in any Distribution declared in respect of Ordinary Shares on an as converted basis as it all the Preferred Ordinary C1 Shares held by that holder had so converted immediately before the Distribution was declared.

in accordance with Section 555 of the Companies Act 2006.

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Return of allotment of shares

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#### Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

#### Prescribed particulars

#### 6.9 Conversion

- 6.3 1 Preferred Ordinary C1 Shares shall convert into Ordinary Shares on the terms of this Peragraph 6.3 Where this would result in a reduction in the nominal aggregate value of Shares held by the Shareholder, the Preferred Ordinary C1 Shares shall also convert into such number of Deferred Shares as is required to ensure that the nominal aggregate value of Shares held by that Shareholder remains the same.
- 6 3 2 Each holder of Preferred Ordinary C1 Shares shall have the right to elect by notice in writing to the Board to convert some or all of the Preferred Ordinary C1 Shares held by such holder into Ordinary Shares at the Conversion C1 Ratio.
- 6 3 3 Ali the Preferred Ordinary C1 Shares shall automatically conventinto fully paid Ordinary Shares:
  - 6.8.3.1 at the Conversion C1 Ratio upon written notice signed by holders of a majority of the Preferred Ordinary C1 Shares than in issue being given to the Board and to each holder of Preferred Ordinary C1 Shares,
  - 8 3.3 2 at the Conversion C1 Ratio upon the passing of a resolution in favour of such conversion by holders of a majority of the Preferred Ordinary C1 Shares in a meeting of holders of such class of Shares; or
  - 6333 at the applicable ratio determined in accordance with Paragraph 6.3.5 immediately prior to completion of a Qualifying Listing.
- 6.3.4 Upon a Liquidation Event, those Preferred Ordinary C1 Shares that participate in that Liquidation Event and receive the C1 Liquidation Amount in full or C1 Share Sate Liquidation Amount in full pursuant to Paragraphs 9.4.1 or 9.7.1 (as the case may be) shall automatically convert into Ordinary Shares at the Conversion C1 Ratio immediately following receipt of the C1 Liquidation Amount or C1 Share Sate Liquidation Amount (as the case may be).

in accordance with Section 555 of the Companies Act 2006.

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Return of allotment of shares

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	7	

## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

6.3 5 in the event of a Qualifying Listing, the Preferred Ordinary C1 Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary C1 Shares by the higher of

> 6.3.5 1 the Conversion C1 Ratio as set out in Peragraph 6.3.7 (as adjusted in accordance with Paragraph 6.3.8), or

6.3.5.2 the Qualified Conversion C1 Ratio.

For the purposes of this Paragraph 6, "Qualified Conversion C1 Ratio" means the Conversion C1 Ratio as adjusted such that a holder of Preferred C1 Ordinary Shares shall receive on conversion of its Preferred C1 Ordinary Shares that number (if any) of Ordinary Shares such that the proportion which the Preferred C1 Ordinary Shares held by that holder (on an as converted basis) bears to the issued Equity Shares at the time of the Qualifying Listing on an as converted basis (but excluding any new Equity Shares issued upon that Qualifying Listing) shall be equal to the proportion of the proceeds that such holder would have been emitted to receive on a Share Sale involving the sale of all of the Shares on that date (assuming for these purposes that the Liquidation Proceeds are equal to the Pre-New Money Valuation)

- 6.3 6 The Preferred Ordinary C1 Shares hald by a shareholder that are being converted shall convert into the nearest whole number of Ordinary Shares determined by multiplying the number of Preferred Ordinary C1 Shares then being converted by the Conversion C1 Ratio or, in the event of a Qualifying Listing, by the applicable ratio determined in accordance with Paragraph 6.9.5.
- The Conversion C1 Ratio shall, subject to Paragraph 63 8, be one 6.37 Ordinary Share for each Preferred Ordinary C1 Share,

In accordance with Section 555 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares

## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

#### Prescribed particulars

- 6.3.8 If there is a reorganisation of the Company's share capital (whether by way of spill, combination or otherwise) or there is an borus issue after the date of adoption of these Paragraphs, the Board or a holder of Prelemed Ordinary C1 Shares may request an independent Expert to adjust the Conversion C1 Ratio to take account of the reorganisation or the borus issue (as the case may be) and to cartify the than current Conversion C1 Ratio so that upon conversion the holders of the Preferred Ordinary C1 Shares shall hold the same proportion of the issued Ordinary Shares on an as converted basis as they would have held had the reorganisation or borus issue not occurred. The independent Expert's costs shall be borne by the Company. The independent Expert's certificate shall, except in the case of manifest error, be thirding on the Company and holders of Shares. For the avoidance of doubt, this Paragraph 6.3.8 shall not apply on a Qualifying Listing.
- 6.4 Particulars of any rights, as respects capital to participate in a distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets.
- 6.5 The Preterred Ordinary C1 Shares are not redeemable.

in accordance with Section 555 of the Companies Act 2008.

## SH01 - continuation page Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

PREFERRED ORDINARY C2

Prescribed particulars

#### PREFERRED ORDINARY C2 SHARES

#### 7.1 Voting

7.

- 7 1 1 Each Preferred Ordinary C2 Share confers on its holder the rights (including the rights to attend, apeak and vote) at general meetings of the Company on an as converted basis as it the Preferred Ordinary C2 Shares had so converted immediately before the relavant right is exercised, in accordance with the following:
  - 7.1.1.1 On a show of hands each holder of Sheres conferring a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote.
  - 7.1 1 2 On a poil each holder of Shares conferring a right to vote (whether present in person, by proxy or by corporate representative) shall be entitled to cast one vote for every Ordinary Share held or to which the holder would be entitled had all the Preferred Ordinary Shares held by that Shareholder been converted into Ordinary Shares (at the Relevant Conversion Railo) immediately before the right is exercised.
- 7 1 2 On a written resolution every holder of Preferred Ordinary C2 Shares as at the time on which the first copy of the resolution is sent or submitted to such Shareholder in accordance with Chapter 2 of Parl 13 of the Companies Act 2008, shall have one vote for every Ordinary Share to which he would be entitled on an as converted basis.

In accordance with Section 565 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares

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- 5		

## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

## Prescribed particulars 72

#### Dividends

Each Preferred Ordinary C2 Share in Issue from time to time confers on its holder the right to participate in any Distribution declared in respect of Ordinary Shares on an as converted basis as it all the Preferred Ordinary C2 Shares held by that holder had so converted immediately before the Distribution was declared

#### 7.3 Conversion

- 7 3.1 Preferred Ordinary C2 Shares shall convert into Ordinary Shares on the terms of this Paragraph 7.8. Where this would result in a reduction in the nominal aggregate value of Shares held by the Shareholder, the Preferred Ordinary C2 Shares shall also convert into such number of Deferred Shares as is required to ensure that the nombal aggregate value of Shares hald by that Shareholder remains the same
- Each holder of Preferred Ordinary C2 Shares shall have the right to 7 3.2 elect by notice in writing to the Board to convert some or all of the Preferred Ordinary C2 Shares held by such holder into Ordinary Shares at the Conversion C2 Ratio.
- All the Preterred Ordinary C2 Shares shall automatically convert into 7.33 fully paid Ordinary Shares:
  - 7.3.3.1 at the Conversion C2 Ratio upon written notice signed by holders of a majority of the Preferred Ordinary C2 Shares then in issue being given to the Board and to each holder of Preferred Ordinary C2 Shares;
  - 7 3 3 2 at the Conversion C2 Ratio upon the passing of a resolution in favour of such conversion by holders of a majority of the Preferred Ordinary C2 Shares in a meeting of tolders of such class of Shares, or
  - 7.3 3.3 at the applicable ratio determined in accordance with Paragraph 7.3.4 immediately prior to completion of a Qualifying Listing

In accordance with Section 555 of the Companies Act 2008.

7	Statemen	t of capital (Prescribed particulars of rights attached to shares)	
ass of share			
rescribed perticulars	7.9.4	to the event of a Qualifying Listing, the Preferred Ordinary C2 Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary C2 Shares by the higher of 7.3.4.1 the Conversion C2 Ratio as set out in Paragraph 7.3.6 (as adjusted in accordance with Paragraph 7.3.7), or	
		7.3.4.2 the Qualified Conversion C2 Ratio.	
		For the purposes of this Paragraph 7, "Qualified Conversion C2 flatio" means the Conversion C2 Ratio as adjusted such that a holder of Preferred C2 Ordinary Shares shall receive on conversion of its Preferred C2 Ordinary Shares that number (II any) of Ordinary Shares such that the proportion which the Preferred C2 Ordinary Shares hold by that holder (on an as converted basis) bears to the issued Equity Shares at the time of the Qualifying Listing on an as converted basis (but excitating any new Equity Shares issued upon that Qualifying Listing) shall be equal to the proportion of the proceeds that such holder would have been entitled to receive on a Share Sale involving the sale of all of the Shares on that date (assuming for these purposes that the Liquidation Proceeds are equal to the Pre-New Money Valuation)	
	7 9.6	The Preferred Ordinary C2 Shares held by a shareholder that are being converted shall convert into the nearest whole number of Ordinary Shares determined by multiplying the number of Preferred Ordinary C2 Shares then being converted by the Conversion C2 Ratio or, in the event of a Qualifying Listing, by the applicable ratio determined in accordance with Paragraph 7.9.4	
	736	The Conversion C2 Ratio shall, subject to Paragraph 7.9.7 and Paragraph 7.6, be one Ordinary Share for each Preferred Ordinary C2 Share	

in accordance with Section 655 of the Companies Act 2006.

# SH01 - continuation page

Return of allotment of shares

7

## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

7.3.7

it there is a reorganisation of the Company's chare capital (whether by way of aplit, combination or otherwise) or there is a bonus issue after the date of adoption of these Paragraphs, the Board or a holder of Preferred Ordinary C2 Shares may request an independent Expert to adjust the Conversion C2 Ratio to take account of the reorganisation or the bonus issue (as the case may be) and to certify the then current Conversion C2 Ratio so that upon conversion the holders of the Preferred Ordinary C2 Shares shall hold the same proportion of the issued Ordinary Shares on an es converted basis as they would have held had the reorganisation or bonus issue not occurred. The independent Expert's costs shall be borne by the Company. The independent Expert's certificate shall, except in the case of manifest error, be binding on the Company and holders of Shares. For the avoldance of doubt, this Paragraph 7.3 7 shall not apply on a Qualifying Listing

### 7.4 Deemed lasue of Additional Ordinary Shares

7.4.‡ If the Company shall issue any Options (excluding any Exempt Securities) after the Original C2 issue Date then the maximum number of Ordinary Shares issuable upon the exercise of such Options shall be deemed to be Additional Ordinary Shares issued as of the time of such issue, assuming satisfaction of any condition to such exercise, but without regard to the operation of any anti-dilution rights attached to such Options.

In accordance with Section 655 of the Companies Ant 2005.

## SH01 - continuation page Return of allotment of shares

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

7.4.2

- If the CR Subscription Price of any Preferred Ordinary C2 Shares is adjusted pursuant to Paragraph 7.5 as a result of the lasue of any Option, and the terms of such Option are amended (but excluding automatic adjustments to such terms pursuant to anti-diluton or similar provisions of such Option) to provide for either (i) any change in the number of Ordinary Shares to be Issued pursuant to such Option or (ii) any change in the exercise price of such Option, then the CR Subscription Price of such Preferred Ordinary C2 Shares shall be readjusted to the CR Subscription Price that would have been established pursuant to Paragraph 7.5 if such revised terms had been in effect upon the original date of issuance of such Opion, provided that the revised CR Subscription Price shall not exceed the lower of the CR Subscription Price for such Preferred Ordinary C2 Shares (I) in effect immediately prior to the original adjustment made as a result of the issuance of such Option, or (ii) that would have resulted from any issue of Additional Ordinary Shares (other than a deemed issue of Additional Ordinary Shares as a result of the Issue of such Option) between the original adjustment date and such readjustment date.
- Fig. 1.3 If the terms of any Option (excluding any Options that are Exempt Securities) which, when issued, did not result in an adjustment to the CR Subscription Price of some or all of the Preferred Ordinary C2 Shares pursuant to Paragraph 7.5 are revised after the Original issue Date (other than as a result of any anti-dilution right attached to such Option) to provide for either (i) any increase in the number of Ordinary Shares to be issued pursuant to such Option or (ii) any decrease in the examples price, then such Option, as so amended or adjusted, and the Additional Ordinary Shares subject thereto (determined in the manner provided in Paragraph 7.4.1) shall be deemed to have been issued upon such revision.
- 7.4.4 Upon the lapse of any unexercised Option (or portion thereof) that resulted (either upon its original issuance or upon a swision of its terms) in an adjustment to the CR Subscription Price of Preferred Ordinary C2 Shares pursuant to the terms of Paragraph 7.4.2, such CR Subscription Price shall be readjusted to the CR Subscription Price that would have applied had such Option (or portion thereof) never been issued

In accordance with Section 565 of the Companies Act 2006.

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Return of allotment of shares

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7

## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

If the number of Ordinary Shares to be issued upon the exercise of any Option (other than any Exampt Security), or the exercise price of such Option, is ascertainable at the time such Option is issued or amended but is subject to adjustment based upon subsequent events, any adjustment to the CR Subscription Price of Preferred Ordinary C2 Shares pursuant to this Paragraph 7.4 shall be made at the time of leave of such Option based on such number of Ordinary Shares or exercise price without regard to any provisions for subsequent adjustments, and any subsequent adjustments shall be treated as provided in Paragraphs 74.2 and 7.4.3 above. If the number of Ordinary Shares to be issued upon the exercise of any Option or the exercise price cannot be ascertained at the time such Option is issued or amended, any adjustment to such CR Subscription Price that would result under the terms of this Paragraph 7.4 at the time of euch issuance or amendment shall instead be made at the time such number of Ordinary Shares and/or exercise price is ascertained (even if subject to subsequent adjustments).

7,5 Adjustment of Conversion C2 Ratio Upon Issuance of Additional Ordinary Shares

it the Company shall at any time after the Original Issue Data Issue, or be deemed to Issue, Additional Ordinary Shares for a consideration per Ordinary Share less than the GR Subscription Price for any Preterred Ordinary C2 Shares in effect immediately prior to such Issue, then the Conversion C2 Ratio for such Preterred Ordinary C2 Shares shall be adjusted as follows. The CR Subscription Price shall be reduced, concurrently with such issue to a price (calculated to the nearest one-thousandth of a penny) determined in accordance with the following formula.

 $SP_2 = SP_1 \cdot (A + B) + (A + C)$ 

where

"SP<sub>2</sub>" shall mean the applicable CR Subscription Price for the relevant Preferred Ordinary C2 Shares in effect immediately after such issue or deemed issue of Additional Ordinary Shares.

In accordance with Section 555 of the Companies Act 2008.

# SH01 - continuation page

Return of allotment of shares

7

Statement of capital (Prescribed particulars of rights attached to shares)

### Class of share

#### Prescribed particulars

"BP1" shall mean (I) OSP (as defined below), if no adjustment has previously been made in respect of the CR Subscription Price of the relevant Preferred Ordinary C2 Shares pursuant to this Paragraph 7.5, or (ii) the SP2 resulting from the most recent adjustment pursuant to this Paragraph 7.5 immediately prior to such issue or deemed issue of Additional Ordinary Shares, if an adjustment has previously been made:

"A" shall mean the number of Ordinary Shares outstanding immediately prior to such Issue or deemed issue of Additional Ordinary Shares (treating for this purpose as outstanding all Ordinary Shares issuable upon exercise of Options outstanding immediately prior to such issue).

"B" shall mean the number of Ordinary Shares that would have been issued or deemed issued if such Additional Ordinary Shares had been issued at a price per share equal to SP<sub>1</sub> (determined by dividing the apprepate consideration received or receivable by the Company in respect of such issue by SP<sub>1</sub>); and

"C" shall mean the number of such Additional Ordinary Shares actually lesued or deemed issued in such transaction.

and the adjusted Conversion C2 Ratio shall be X Ordinary Shares for every one Preferred Ordinary C2 Share where.

X = <u>OSP</u> SPs

and OSP = the original Subscription Price in respect of such Preferred Ordinary C2 Share

In accordance with Section 655 of the Companies Act 2006

	Staten	nent of capital (Prescribed particulars of rights attached to shares
Class of share		
Prescribed particulars	7.6	Multiple Closing Dates
	į	If the Company shall issue on more than one date Additional Ordinary Shares that are a part of one transaction or a series of related transactions and that would result in an adjustment to the CR Subscription Price of Preferred Ordinary C2 Shares pursuant to the terms of Paragraph 7.5, then, upon the final such issuance, the CR Subscription Price of such Preferred Ordinary C2 Shares shall be readjusted to give effect to all such issuances
		as if they occurred on the date of the first such issuance (and without giving effect to any additional adjustments as a result of any such subsequent issuances within such period that are a part of such transaction or teries of related transaction).
	7.7	Particulars of any rights, as respects capital to participate in a distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets.
	7.8	The Preferred Ordinary C2 Shares are not redeemable.
		-

in accordance with Section 555 of the Companies Act 2008.

<del></del>			capital (Prescribed particulars of rights attached to share
Class of share	FOUN	DER ANI	D DEFERRED
Prescribed particulars	8	FOUND	DER SHARES AND DEFERRED SHARES
	8.1	Volling	
		attend,	or Shares and Deferred Shares confer on their holders no rights to speak or vote at general meetings of the Company or to vote on a resolution of the members.
	8.8	Divide	ndə
		on the	under Shares and Deferred Shares in Issue from time to time confer r holders no right to participate in any Distribution, including any filon declared in respect of Ordinary Shares.
	8.3	Found	er Sheros
		eaparai	nsolidation or subdivision affecting all issued Ordinary Shares as a te class of Shares shall automatically and simultaneously apply to ect all issued Founder Shares in the same manner and the Board naure that this provision is given due effect.
	8.4	Transf	er of Deferred Shares
		8.4 1	The conversion of any Shares into Deferred Shares pursuant to these Paragraphs shall be deemed to confer an irrevocable authority on the Company at any time to appoint any one or more of the directors to execute on behalf of the holders of Deferred Shares a transfer thereof and/or an agreement to transfer the same to the Company for 20 0000000001 per share.
		8.4 2	On a Share Sale or Listing or in any other circumstance where a holder of Deferred Shares transfers or is required to transfer his shares to any person including but not limited to the Company of on a return of capital, each holder of Deferred Shares shall be entitled to receive £0 0000000001 in aggregate for all of the Deferred Shares transferred by or on behalf of him.

in accordance with Section 655 of the Companies Act 2006.

	Statem	nent of capital (Prescribed particulars of rights attached to shares)	
lass of share			
escribed particulars	9.	Liquidation event, listing and qualifying listing	
		Liquidation Events other than Share Sales	
	9.1	Subject to applicable legislation, as soon as reasonably practicable following an Asset Sale, the Board shall approve and give effect to a return of capital to Shareholders in an amount being the Liquidation Proceeds deriving from the consideration paid or payable (whether present, determed or contingant) attributable to such Asset Sale, upon receipt of the same by the Company,	
	9.2	Subject to the provisions of this Peregraph 9, on a Liquidation Event other than a Share Sale, all Liquidation Proceeds shall be applied by the Company as follows.	
		(a) If the Maximum Liquidation Proceeds are equal to oriess than the Priority Amount, in the order of priority set out in Paragraph 9.9. and	
		(b) In all other circumstances, in the order of priority set out in Paragraph 9.3.	
		The provisions of this Paragraph 9.2 shall apply to all Issued Shares, including any Shares which are or will be allotted pursuant to the exercise or conversion of options or rights to subscribe or the conversion of securities convertible into Shares that are exercisable upon the occurrence of the Liquidation Event.	
	9.9	Paying the Liquidation Proceeds to the holders of the Preferred Ordinary C Shares, the Preferred Ordinary C1 Shares and the Preferred Ordinary C2 Shares pro rate to the aggregate Subscription Price paid by each holder for such Shares.	

In accordance with Section 555 of the Companies Act 2006.

7	Statement of capital (Prescribed particulars of rights attached to shares)
Class of share	
Prescribed particulars	9.4
	941 First, paying the Liquidation Proceeds, pro rate to the liquidation preference entitlements of such classes of Shares under this Paragraph 94, up to.  9.4.1.1 an amount equal to 300% of the aggregate Subscription Price for all Preferred Ordinary C Shares (the "C Liquidation Amount") to the holders of the Preferred Ordinary Shares pro rate to their respective holdings of Preferred Ordinary C Shares;
	9 4.1.2 an amount equal to 125% of the aggregate Subscription Price for all Preterred Ordinary C1 Shares (the "C1 Liquidation Amount") to the holders of the Preferred Ordinary C1 Shares pro rate to their respective holdings of Preferred Ordinary C1 Shares; and
	B 4.1.3 an amount equal to 125% of the aggregate Subscription Price for all Preferred Ordinary C2 Shares (the "C2 Liquidation Amount") to the holders of the Preferred Ordinary C2 Shares pro rata to their respective holdings of Preferred Ordinary C2 Shares;
	9 4 2 Second, paying from the batance of the Liquidation Proceeds, on a pro rata basis, up to the aggregate Subscription Price for all Preferred Ordinary B Shares (the "B Liquidation Amount") to the tolders of the Preferred Ordinary B Shares pro rata to their respective holdings of Preferred Ordinary B Shares,
	Third, paying from the balance of the Liquidation Proceeds, on a prorata basis, up to the aggregate Subscription Price for all Preferred Ordinary A Shares (the "A Liquidation Amount") to the holders of the Preferred Ordinary A Shares pro rata to their respective holdings of Preferred Ordinary A Shares; and

In accordance with Section 565 of the Companies Act 2008,

7	Statem	ent of c	apital (Prescribed particulars of rights attached to shares)
Xass of share		-	
Prescribed particulars	9 4.4	Finally	r, paying on a pro rata basis (subject to Paragraph 9,15.2)
	9	4.4 1	the Ordinary Share Percentage of the Liquidation Proceeds Remaining Balance (rounded down to the nearest pound Steriting), to the holders of Ordinary Shares (including any Ordinary Shares arising on the conversion of Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares pursuant to Paragraph 8.3.4 and/or Paragraph 6.3.4 (respectively)) pro rate to their respective holdings of Ordinary Shares; and
	9	442	the Foundar Share Percentage of the Liquidation Proceeds Remaining Balance (rounded down to the nearest pound Sterling), to the holders of the Foundar Shares, po rate to their respective holdings of Founder Shares
		Share 5	Bales
	9.5	participa in acco payable	completion of a Share Sale, those holders of Shares that are to all in the Share Sale shall appoint a Shareholders' Representative ordence with Paragraph 99 who shall receive all consideration aunder the Share Sale as trustee on their behalf and, subject to the one of this Paragraph 9, shall apply them as follows:
		(a)	If the Maximum Liquidation Proceeds are equal to or less than the Share Sale Priority Amount, in the order of priority set out in Paragraph 9.6, and
		(b)	In all other circumstances, in the order of priority set out in Paragraph 9.7.
	9.6	Ordination the	to the holders of the Preferred Ordinary C Shares, the Preferred by C1 Shares and the Preferred Ordinary C2 Shares that participate Share Sate the Liquidation Proceeds pro rate to the aggregate option Price paid by each such holder for such Shares

in accordance with Section 556 of the Companies Act 2008.

5.00	
	Statement of capital (Prescribed particulars of rights attached to shares)
Class of share	
Prescribed particulars	9.7
	9 7.1 First, paying from the balance of the Liquidation Proceeds, pro rata to the ilquidation preference entitlements of such classes of Shares under this Paragraph 9.7, up to.
	9711 an amount equal to 300% of the aggregate Subscription Price for all Preferred Ordinary C Shares (if any) that participate in the Share Sale (the "C Share Sale Liquidation Amount") to the hotters of the Preferred C Ordinary Shares that participate in the Share Sale pro rata to their respective holdings of those Preferred Ordinary C Shares;
	9 7 1.2 an amount equal to 125% of the aggregate Subscription Price for all Preferred Ordinary C1 Shares (if any) that participate in the Share Sale (the "C1 Share Sale Liquidation Amount") to the holders of the Preferred Ordinary C1 Shares that participate in the Share Sale pro rate to their respective holdings of those Preferred Ordinary C1 Shares, and
	8 7 1 3 an amount equal to 125% of the aggregate Subscription Price for all Preferred Ordinary C2 Shares (if any) that participate in the Share Sale (the "C2 Share Sale Liquidation Amount") to the holders of the Preferred Ordinary C2 Shares that participate in the Share Sale pro rata to their respective holdings of those Preferred Ordinary C2 Shares;
	8 7 2 Second, paying from the balance of the Liquidation Proceeds, on a pro- rate basis, up to the aggregate Subscription Price for all Preterred Ordinary B Shares (it any) that participate in the Share Sate (the "B Share Sate Liquidation Amount") to the holders of the Preterred Ordinary B Shares that participate in the Share Sate pro-rate to their respective holdings of those Preferred Ordinary B Shares;

In accordance with Section 655 of the Companies Act 2008.

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97,4.1

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

- 8.7.3 Third, paying from the balance of the Liquidation Proceeds, on a pro rate basis, up to the aggregate Subscription Price for all Preferred Ordinary A Shares (if any) that participate in the Share Sale (the "A Share Sale Liquidation Amount") to the holders of the Preferred Ordinary A Shares that participate in the Share Sale pro rate to their respective holdings of those Preferred Ordinary A Shares, and
  - 9.7.4 Finally, paying on a pro rata basis (subject to Paragraph 9 15.2).
    - the Ordinary Share Percentage of any Liquidation Proceeds Ramaining Balance (rounded down to the nearest whole pound Sterling) to the holders of Ordinary Shares (il any) that participate in the Share Sale (including any Ordinary Shares adding on the conversion of Preferred Ordinary C Shares and/or Preferred Ordinary C1 Shares that participate in the Share Sale pursuant to Paragraph 5.3.4 and/or Paragraph 6.3.4 (respectively)) pro rate to their respective holdings of those Ordinary Shares, and
    - 9.7.4.2 the Founder Share Percentage of any Liquidation Proceeds Remaining Balance to the holders of those Founder Shares (if any) that participate in the Share Sale, pro rata to their respective holdings of those Founder Shares.

#### Practional Entitlement

9.8 If the number of Shares held by any person would, but for this provision, result in that Shareholder becoming entitled to a fraction of a pound Sterling through the operation of Paragraphs 9.1 to 97, the entitlement shall be rounded down to the nearest whole pound Sterling and any resulting remaining balance of Liquidation Proceeds shall be distributed at the absolute discretion of the Board.

In accordance with Section 555 of the Companies Act 2006.

## SH01 - continuation page

Return of allotment of shares

## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

### Appointment of Shareholders' Representative

2.9 in the event of a Share Sale, the holders of a majority of the Economic Shares participating in the Share Sale shall appoint a representative (the "Shareholders' Representative") who shall act as trustee on behalf of all holders of all those Shares participating in the Share Sale and in accordance with the instructions of a majority of the Economic Shares participating in the Share Sale, provided always that the Shareholders' Representative shall observe and act in accordance with the provisions of these Paragraphs (whether or not in force throughout the term of their appointment), unless agreed otherwise by all holders of Economic Shares participating in the Share Sale.

9 10 The holders of those Economic Shares participating in the Share Sale shall indemnify (on a joint and several basis) the Shareholders' Representative for all flabilities, tosses, claims costs or expenses incurred arising from or in connection with its (or his) appointment under Paragraph 9.9.

### Board or Shareholders' Representative

9 11 The Board or the Shareholders' Representative (as applicable) taking such advice life deems appropriate (the cost for which shall be disducted from the Liquidation Proceeds under this Paragraph 9) shall.

9 11.1 use reasonable endeavours to comply with its obligations as soon as reasonably practicable under this Paragraph 9,

9 11 2 have the full power and authority to give effect to Paragraph
9 17 and shall determine and apply the Liquidation Proceeds
due to each Shareholder on each Tranche Payment Date under
this Paragraph 9,

and the Board's or the Shareholders' Representative's determination (as applicable) of such matters shall be final and binding, save in a case of manifest error

In secondance with Section 555 of the Companies Act 2008.

	statement of capital (Prescribed particulars of rights attached to share
Class of share	
Prescribed particulars	Non-Cash Consideration
E	Proceeds of a Liquidation Event are other than cash, the following provisions shall apply:
	9.12.1 Within 2 Business Days of the Liquidation Event, the consideration shall be valued by the Company (or, in the event of a Share Sale, but the Shareholders' Representative) at its Market Value on the date of such Liquidation Event and, if comprising shares, such shares shall be valued by applying the same assumptions to valuing the consideration shares as apply to the determination of the Market Value of offers shares (mutatis mutandis) and the Company shall notify the Shareholders (or the Shareholders' Representative shall notify the tolders of those Shares that are participating in the Share Sale (applicable)) of such Market Value in writing;
	9 12.2 Within three Business Days of receipt of such notice, any recipies may, by notice in writing to the Company or the Shareholders Representative (as applicable), request that the Company or the Shareholders' Representative (as applicable) obtain an independent valuation of such non-cash consideration as soon as practicable and the Company or Shareholders' Representative (as applicable) sha appoint an independent Expect of competent skill and knowledge value such non-cash consideration and, if no such notice is given to the Company or the Shareholders' Representative (as applicable), the original valuation shall be deemed the agreed, final and binding Mark Value for the purposes of calculating and applying the Liquidation Proceeds,
	9.12.3 The costs and expenses of any independent Expert shall (to the exterpossible) be met from the proceeds of sale of sufficient non-case consideration and, the Company or Shareholders' Representative (applicable) shall have the requisite power and authority to sell sur non-cash consideration in order to realise sufficient funds to cover sur costs and expenses; and

In accordance with Section 555 of the Companies Act 2008

# SH01 - continuation page

Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

#### Class of share

#### Prescribed particulars

- 9.12.4 The decision of any independent Expert as to the Market Value shall be final and binding for the purposes of calculating and applying the Liquidation Proceeds, save in the case of manifest error.
- 9.13 Having applied the Liquidation Proceeds deriving from any cash consideration in accordance with this Peragraph 9, the Company or, in the event of a Share Sale, the Shareholders' Representative shall apply the Liquidation Proceeds deriving from the non-cash consideration in accordance with this Peragraph 9 as it such non-cash consideration were cash, on that basis determined by the value attributed to such non-cash consideration under Peragraph 9 12.
- 9 14 To the extent that any amount is required to be paid into the Escrow Account under Paragraph 9.17 and there is insufficient cash comprised in the Distributable Tranche to do so, the non-cash consideration shall be valued in accordance with the terms of Paragraph 9.12 and the Company or Shareholders (or holders of Shares that are participating in the Share Sate (if applicable) and shall use reasonable endeavours to sell sufficient non-cash consideration for cash as soon as reasonably practicable, before paying the proceeds of sate into the Escrow Account and they shall have the regulative power and authority to effect such a sate
- 9 15 Where non-cash consideration has been retained on trust by the Company or Shareholders' Representative by reason of their not having been able to sell it under Paragraph 9 14.
  - 9 15 1 on any future Tranche Payment Date the value attributable to such non-cash consideration for all purposes (whether under Paragraph 9 17 or otherwise, save as expressly provided for in Paragraph 9 16 2) shall be that value originally attributed to it under Paragraph 9 14, and

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in accordance with Section 555 of the Companies Act 2006.

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Return of allotment of shares

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## Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

on the first Tranche Payment Date when such non-cash consideration is applied as part of the Current Liquidation Proceeds Remaining Batance in accordance with Paragraph 9.4 or 9.7 (as appropriate) tollowing the application of Paragraph 9.17.1.1, it shall first be valued in accordance with the terms of Paragraph 9.12 in order to attain the current value of that non-cash consideration and, when applying the Current Liquidation Proceeds Remaining Balance, the effect of any decrease in value of such non-cash consideration since the Tranche Payment Date on which it was made available for payment to Shareholders, shall be borne entirety by the holders of the Founder Shares

#### Relevant Liquidation Amounts

To the extent that the Relevant Liquidation Amount in respect of a particular Share has been paid in part or in full on a previous Liquidation Event, such amount shall be set off against any payment made to a Shareholder in respect of the Relevant Liquidation Amount pursuant to this Paragraph 9 and the Shareholder shall only receive the balance of the Relevant Liquidation Amount in respect of that Share. References in this Paragraph 9 (and in capitalised terms used in this Paragraph 9) to the C Liquidation Amount, the Ct Liquidation Amount, the Ct Liquidation Amount, the C Share Liquidation Amount, the C Share Liquidation Amount, the C1 Share Liquidation Amount, the B Share Liquidation Amount and the A Share Liquidation Amount shall be to such amounts as reduced by the amount of any partial payment of the Relevant Liquidation Amount made on a previous Liquidation Event.

### Deferred Consideration and Founders

9.17 If any part of any Elquidation Proceeds are to be made available for payment to Shareholders on deterred terms, upon each Tranche Payment Date the following provisions shall apply:

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In accordance with Section 555 of the Companies Act 2008.

7	Statemen	at of capital (Prescribed particulars of rights attached to shares)	
Class of share	_,,,,,,,,,,,		
Prescribed particulars	9.171	If the Maximum Liquidation Proceeds are unascertainable, the Requisite Escrow Balance shall be determined in accordance with Paragraph 9 17.2 and, in all other circumstances, the Requisite Escrow Balance shall be zero and:	
		9.17.1.1 to the extent that the Escrow Balance (if any) is in excess of the Requisite Escrow Balance, such excess shall be paid out of the Escrow Account by the Company or the Shareholders' Representative (as epplicable) and applied in accordance with Paragraph 9 4 or 9 7 (as appropriate) tollowed by the application of the Distributable Tranche (if any); or	
		9 17 1 2 to the extent that the Escrow Balance (il any) is less than the Requisite Escrow Balance, such shortfall shall be deducted from the Distributable Tranche (if any) and peld into the Escrow Account by the Company or the Shareholders' Representative (as applicable) before the balance of the Distributable Tranche (if any) is applied in accordance with Paragraph 9.4 or 9 7 (as appropriate),	
		and, following any such adjustment, the Requisite Esrow Batance shall be held by the Company or the Shareholders' Representative (as applicable) in the Escrow Account on trust for the Shareholders or the holders of Shares participating in the Share Sale (respectively) until the next Tranche Payment Date,	
	9 17 2	The Requisite Escrow Balance shall be that amount (or such non-cash consideration valued in accordance with Paragraph 9.12) determined by subtracting the Current Founder Balance from the Maximum Founder Balance	
	9173	For the application of any amounts in accordance with Paragraph 9.4 or 9.7 in compliance with this Paragraph 9.17, solely for the purposes of determining the Founder Multiplier used to determine the Adjusted Number of Founder Shares, the Founder Share Percentage and the Ordinary Share Percentage (for the purposes of Paragraph 9.4.4 and 9.7.4 (as applicable)), the Liquidation Proceeds shall be deemed to be the Current Liquidation Proceeds from time to time.	

In accordance with Section 655 of the Comparise Act 2008.

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Return of allotment of shares

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

Prescribed particulars

### Qualifying Listing

The Qualifying IPO Subscription Price shall be adjusted following reorganisation of the Company's share capital (whether by way of split, combination or otherwise) or any bonus issue after the date of adoption of these Paragraphs to take account of the reorganisation or bonus issue as determined by an independent Expert who shall be required to provide a certificate confirming the adjusted Qualifying IPO Subscription Price which shall, except in the case of marriest error, be binding on the Company and holders of Shares. The costs of the independent Expert shall be borne by the Company;

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**COMPANY NAME:** SHAZAM ENTERTAINMENT LIMITED

COMPANY NUMBER: 03998831

A second filed SH01 was registered on 25/09/2015.