In accordance with Section 854 of the Companies Act 2006

# AR01

# **Annual Return**

(For returns made up to a date on or after 1 October 2011)



can use the WebFiling service to file this form online Rease go to www What this form <del>You c</del>annot use th notice of changes

that the company information is correct as at the date of this return You must file an Annual Return at least once every year

officers, registered company type or i relating to the cor

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Part 1	Company details		
	The section must be completed by all companies	→ Filling in this form Please complete in typescript or in bold black capitals	
		All fields are mandatory unless specified or indicated by *	
A1	Company details		
Company number	03998831	Company name change If your company has recently	
Company name in full	SHAZAM ENTERTAINMENT HMITED	changed its name, please provide the company name as at the date of this return	
A2	Return date		
	Please give the annual return made up date The return date must not be a future date. The annual return must be delivered within 28 days of the date given below. If you would like the company's made up date to be earlier than 1 October 2011,	② Date of this return Your company's return date is usually the anniversary of incorporation or the anniversary of the last annual return filed at	
	please complete the AR01 appropriate for earlier made up dates	Companies House You may choose	
Date of this return <b>②</b>	1 1 8 1 0 1 6 1 2 1 0 1 1 1 3	an earlier return date but it must not be a later date	
A3	Principal business activity		
	Please show the trade classification code number(s) for the principal activity or activities •	Principal business activity You must provide a trade classification code (SIC code 2007)	
Classification code 1	62011	or a description of your company's main business in this section	
Classification code 2		A full list of the trade classification	
Classification code 3		codes are available on our website www.companieshouse.gov.uk	
Classification code 4		i	
V	If you cannot determine a code, please give a brief description of your business activity below		
Principal activity	READY MADE INTERACTIVE LEISUKE+		
description	ENTERTAINMENT SOFTWARE		
	DEVELOPMENT		

	AR Anni (For r	ual F			to a	date	on o	)r a	after 1 O	ctober 20	111)			
A4	Com	ıpan	y ty	pe (	•				· · · · · ·					
		box r Pu Pri Pri Pri Pri	must blic li vate vate vate vate	be to mite comp comp comp unlin	cked) d com bany bany bany bany bany bany	npan limite limite limite comp	y ed by ed by ed by ed by	sh gu sh gu wu	nares Jarantee nares exem	pt under s xempt und	ection 60 er section 6		Ocompany type If you are unsure of type, please check y certificate of incorp website www.companieshor	our latest oration or our
A5	Reg	iste	red	offic	ce a	ddre	ess @	•						
Building name/number Street	,	26		<u>չ</u>	М	IPI	Mn	n	ERSM	174 (	KOVE		Change of registe This must agree wit that is held on the G record at the date of	h the address Companies House
D44									<del></del>				If the registered offi	
Post town  County/Region	L	_or	s pc	N	<del></del>	÷							changed, you should AD01 and submit in this annual return	
Postcode	W	6	7		Λ			- [						
A6 Building name/number							olicat		n locatio <sub>e)</sub> o	n (SAIL)	of the		<b>⊕</b> SAIL address	
Street										_			This must agree with that is held on the Grecord at the date of	Companies House of this return
Post town					If the address has changed, you should complete form ADO2 and submit it together with this annual									
County/Region	<u> </u>		_		r								return	
Postcode	<u> </u>		<u> </u>					_						
A7					•		ecor				are kept at		O Location of comp	<del></del>
		Red Di Di Red Red Co Co Co Red In Red In Oor	egiste recto recto recto ecord: ecord	er of r er of c rs' se rs' in er of s s of r cts re ents by pi er of c to m ts in a er of i	nemb directivice demr ecret esolu lating relati ivate embe embe ts sha ntere creat	ors continities caries tions go to progress of ares sts in ting conditing co	etc ourcha rede pany holde outco sharge	ase ers on res	ne of inves disclosed and regist	irchase of o tigation by to public c er of charg	jes England	pany into and Wales	If the company reco the registered office tick any of the boxe Certain records muse every company which are only kept by certypes where approph If the records are not SAIL address, they real the registered of If any of the company and the registered of to the address in Sethe last annual return complete form ADC together with this a	e address, do not es in this section st be kept by le other records tain company oriate ot kept at the must be available fice my records have jistered office ection A6 since in, you must 13 and submit it
		In	strun	nents	creat	ting c	:harge	es	and regist	er of charg	es Scotland	j		

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Annual Return (For returns made up to a date on or after 1 October 2011)

Part 2	Officers of the company					
	This section should include details of the company at the date to which this annual return is made up	Continuation pages Please use a continuation page If you need to enter more officer				
	<ul> <li>→ For a secretary who is an individual, go to Section B1</li> <li>→ For a corporate secretary, go to Section C1</li> <li>→ For a director who is an individual, go to Section D1</li> <li>→ For a corporate director, go to Section E1</li> </ul>	details				
Secretary						
B1	Secretary's details •					
	Please use this section to list all the secretaries of the company For a corporate secretary, complete Section C1-C4	• Secretary appointments  You may not use this form to appoint a secretary To do this,				
Title*	ms	please complete form AP03 and submit it together with this annual				
Full forename(s)	BRIDGET ANN	return				
Surname	KERLE	Corporate details Please use Section C1-C4 to enter				
Former name(s)   B2	Secretary's service address 9	corporate secretary details  Secretary details All details must agree with those previously notified to Companies House If you have made changes since the last annual return and have not notified us, please complete form CH03  Former name(s) Please provide any previous names which have been used for business purposes during the period of this return Married women do not need to give former names unless previously used for business purposes				
	Secretary's service address ®					
Building name/numbei Street	SAME AS RECUISTERED OFFICE	■ Service address  If you have previously notified Companies House that the service address is at 'The Company's Registered Office', please state 'The				
Post town		Company's Registered Office' in the address				
County/Region		This information will appear on the public record				
Postcode		public record				
Country						

Annual Return
(For returns made up to a date on or after 1 October 2011)

# **Corporate secretary**

C1	Corporate secretary's details •		
Corporate body/firm name	Please use this section to list all the corporate secretaries of the company	● Corporate secretary appointments You cannot use this form to appoint a corporate secretary To do this, please complete form AP04 and submit it together with this annual return	
Building name/number		Corporate secretary details	
Street		All details must agree with those previously notified to Companies House If you have made changes since the last annual return and have	
Post town		not notified us, please complete form CH04	
County/Region		This information will appear on the	
Postcode		public record	
Country			
C2	Location of the registry of the corporate body or firm		
	Is the corporate secretary registered within the European Economic Area (EEA)?  → Yes Complete Section C3 only  → No Complete Section C4 only		
ß	EEA companies @	·	
186L	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register	● EEA  A full list of countries of the EEA can be found in our guidance www.companieshouse.gov.uk	
Where the company/ firm is registered •		This is the register mentioned in Article 3 of the First Company Law	
Registration number		Directive (68/151/EEC)	
C4	Non-EEA companies		
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register.	O Non-EEA  Where you have provided details of the register (including state) where the company or firm is registered, you must also provide its number in	
Legal form of the corporate body or firm		that register	
Governing law			
If applicable, where the company/firm is registered •			
If applicable, the registration number			

Annual Return (For returns made up to a date on or after 1 October 2011)

D1	Director's details •	
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	Director appointments     You cannot use this form to     appoint a director To do this, please
Title*	me	complete form AP01 and submit it together with this annual return
Full forename(s)	RNOREW	Corporate details  Please use Section E1-E4 to enter
Surname	FISHER	corporate director details
Former name(s) <b>②</b>		Director details  All details must agree with those previously notified to Companies
Country/State of residence	UK	House If you have made changes since the last annual return and have not notified us, please
Nationality	BRITISH	complete form CH01
Date of birth	1°11°8 1°01°4 1°19'9	Please provide any previous names
Business occupation (if any)	EXECUTIVE CHAIRMAN	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes.
D2	Director's service address €	
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address  If you have previously notified
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The Company's Registered Office' in the
Post town		address
County/Region		This information will appear on the public record
Postcode		
Country		

Annual Return (For returns made up to a date on or **after 1 October 2011**)

D1	Director's details <b>o</b>	<del></del>
	Please use this section to list all the directors of the company  For a corporate director, complete Section E1-E4	Director appointments     You cannot use this form to     appoint a director To do this, please
Title*	MR	complete form AP01 and submit it together with this annual return
Full forename(s)	BRENT SHAWZIN	Corporate details
Surname	UOBERMAN	Please use Section E1-E4 to enter corporate director details
Former name(s) •		Director details  All details must agree with those previously notified to Companies
Country/State of residence	UΥ	House If you have made changes since the last annual return and have not notified us, please
Nationality	PORTUGUESE	complete form CH01
Date of birth	125 11 1 19 16 18	Please provide any previous names     which have been used for business
Business occupation (if any)	ENTREPRENEUR	purposes during the period of this return Married women do not need to give former names unless previously used for business purposes
D2	Director's service address	
Building name/number	AS REGISTERED OFFICE POORESS	Service address If you have previously notified
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The Company's Registered Office' in the
Post town		address
County/Region		This information will appear on the public record
Postcode		pasic record
Country		

Annual Return
(For returns made up to a date on or after 1 October 2011)

D1	Director's details <sup>o</sup>	
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	Director appointments     You cannot use this form to     appoint a director To do this, please
Title*	MR	complete form AP01 and submit it together with this annual return
Full forename(s)	KEITH	Corporate details
Surname	LOVELL	Please use Section E1-E4 to enter corporate director details
Former name(s) 2		Director details  All details must agree with those previously notified to Companies
Country/State of residence	uĸ	House If you have made changes since the last annual return and have not notified us, please
Nationality	BRITISM	complete form CH01
Date of birth	60 2 0 5 1/9/6/2	◆ Former name(s) Please provide any previous names
Business occupation (if any)	DIRECTOR	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes.
D2	Director's service address <sup>©</sup>	
Building name/number	AS REGISTERED OFFICE APDRESS	Service address If you have previously notified
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The
Post town		<ul> <li>Company's Registered Office' in the address</li> </ul>
County/Region		This information will appear on the public record
Postcode		public record
Country		

Annual Return (For returns made up to a date on or **after 1 October 2011**)

D1	Director's details •				
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	Director appointments     You cannot use this form to     appoint a director To do this, please			
Title*	mr	complete form APO1 and submit it together with this annual return			
Full forename(s)	NEWAD JOSEPH	Corporate details  Please use Section E1-E4 to enter			
Surname	MAROUAC	corporate director details			
Former name(s) 2		Director details  All details must agree with those previously notified to Companies			
Country/State of residence	UK	House If you have made changes since the last annual return and have not notified us, please			
Nationality	AMERICAN	complete form CH01			
Date of birth	1º2º2 10 1 2 11 19 16 17	<ul> <li>Former name(s)         Please provide any previous names which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes     </li> </ul>			
Business occupation (if any)	VENTURE CAPITAL				
D2	Director's service address 6				
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address  If you have previously notified			
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The			
Post town		<ul> <li>Company's Registered Office' in the address</li> </ul>			
County/Region		This information will appear on the public record			
Postcode		pasie record			
Country					

Annual Return (For returns made up to a date on or after 1 October 2011)

D1	Director's details •			
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	ODirector appointments You cannot use this form to appoint a director To do this, please		
Title*	me	complete form APO1 and submit it together with this annual return		
Full forename(s)	MATTHEW JOHN	Corporate details		
Surname	murphy	Please use Section E1-E4 to enter corporate director details		
Former name(s) 2	Director details  All details must agree with those previously notified to Companies			
Country/State of residence	USA	House If you have made changes since the last annual return and have not notified us, please		
Nationality	AMEKICAN	complete form CH01		
Date of birth	1 1 2 1 7 9 6 6	Please provide any previous names		
Business occupation (if any)	BUSINESS MAN	which have been used for business purposes during the period of this return Married women do not need to give former names unless previously used for business purposes		
D2	Director's service address o			
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address If you have previously notified		
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The		
Post town		Company's Registered Office' in t address		
County/Region		This information will appear on the public record		
Postcode		public record		
Country				

Annual Return (For returns made up to a date on or after 1 October 2011)

D1	Director's details •	· · · · · · · · · · · · · · · · · · ·				
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	Director appointments     You cannot use this form to     appoint a director To do this, please				
Title*	mr	complete form AP01 and submit it together with this annual return				
Full forename(s)	ANTHONY JOHN	Corporate details Please use Section E1-E4 to enter				
Surname	PEARSON	corporate director details				
Former name(s) ❷	Director details  All details must agree with those previously notified to Companies					
Country/State of residence	uk	House If you have made changes since the last annual return and have not notified us, please				
Nationality	BRITISH	complete form CH01  Prormer name(s)				
Date of birth	Pate of birth d d d 3 m m o y 1 y 4 y 5 y 7					
Business occupation (if any)	COMPANY PIRECTOR	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes				
D2	Director's service address <sup>©</sup>					
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address If you have previously notified				
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The				
Post town		<ul> <li>Company's Registered Office' in the address</li> </ul>				
County/Region		This information will appear on the public record				
Postcode		public record				
Country						

Annual Return (For returns made up to a date on or after 1 October 2011)

D1	Director's details •			
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	Our cannot use this form to appoint a director To do this, please		
Title*	MR	complete form AP01 and submit it together with this annual return		
Full forename(s)	RICHARD JENNINGS	Corporate details Please use Section E1-E4 to enter		
Surname	RILEY	corporate director details		
Former name(s) <b>②</b>		Director details All details must agree with those previously notified to Companies		
Country/State of residence	USA	House If you have made changes since the last annual return and have not notified us, please		
Nationality	AMERICAN	complete form CH01		
Date of birth	(1 (1 ) (m) (m) (y) (y) (y) (y) (y) (y) (y) (y) (y) (y	Please provide any previous names		
Business occupation (if any)	CHIEX EXECUTIVE OFFICER	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes.		
D2	Director's service address®			
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address If you have previously notified		
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The Company's Registered Office' in the		
Post town		address		
County/Region		This information will appear on the public record		
Postcode				
Country				

Annual Return (For returns made up to a date on or after 1 October 2011)

D1	Director's details •			
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	• Director appointments  You cannot use this form to appoint a director To do this, please		
Title*	me	complete form AP01 and submit it together with this annual return		
Full forename(s)	CHRISTOPHER ANTHONY	Corporate details Please use Section E1-E4 to enter		
Surname	SMART	corporate director details		
Former name(s) 9		Director details  All details must agree with those previously notified to Companies		
Country/State of residence	ut	House If you have made changes since the last annual return and have not notified us, please		
Nationality	BRITISH	complete form CH01		
Date of birth	12 4 10 11 1199 15 15	Please provide any previous names		
Business occupation (if any)	VENTURE CAPITAL	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes.		
D2	Director's service address®	•		
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address  If you have previously notified		
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The		
Post town		<ul> <li>Company's Registered Office' in th address</li> </ul>		
County/Region		This information will appear on the public record		
Postcode		patric record		
Country		_		

Annual Return (For returns made up to a date on or **after 1 October 2011**)

D1	Director's details •	
	Please use this section to list all the directors of the company For a corporate director, complete Section E1-E4	O Director appointments You cannot use this form to appoint a director To do this, please
Title*	MR	complete form AP01 and submit it together with this annual return
Full forename(s)	JOHN LEO	Corporate details
Surname	SYKES	Please use Section E1-E4 to enter corporate director details
Former name(s) <b>②</b>		Director details  All details must agree with those previously notified to Companies
Country/State of residence	u87A	House If you have made changes since the last annual return and have not notified us, please
Nationality	AMERICAN	complete form CH01
Date of birth	114 05 11975	Please provide any previous names
Business occupation (if any)	DIRECTOR	which have been used for business purposes during the period of this return. Married women do not need to give former names unless previously used for business purposes
D2	Director's service address <sup>®</sup>	
Building name/number	AS REGISTERED OFFICE ADDRESS	Service address  If you have previously notified
Street		Companies House that the service address is at 'The Company's Registered Office', please state 'The
Post town		Company's Registered Office' in the address
County/Region		This information will appear on the
Postcode		passic record
Country		

Annual Return (For returns made up to a date on or **after 1 October 2011**)

## **Corporate director**

E1	Corporate director's details •				
	Please use this section to list all the corporate director's of the company	O Corporate director appointments You cannot use this form to appoint a corporate director To do this,			
Corporate body/fırm name		please complete form AP02 and submit it together with this annual return			
Building name/number		Corporate director details All details must agree with those			
Street		previously notified to Companies House If you have made changes since the last annual return and have not notified us, please complete			
Post town		form CH02  This information will appear on the			
County/Region		public record			
Postcode					
Country					
E2	Location of the registry of the corporate body or firm				
	Is the corporate director registered within the European Economic Area (EEA)?  → Yes Complete Section E3 only  → No Complete Section E4 only				
E3	EEA companies 9				
	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register	◆ EEA A full list of countries of the EEA can be found in our guidance			
Where the company/ firm is registered €		www.companieshouse gov.uk  This is the register mentioned in Article 3 of the First Company Law			
Registration number		Directive (68/151/EEC)			
E4	Non-EEA companies				
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register.	Where you have provided details of the register (including state) where the company or firm is registered, you must also provide its number in			
Legal form of the corporate body or firm		that register			
Governing law					
If applicable, where the company/firm is registered •					
If applicable, the registration number					

Annual Return (For returns made up to a date on or after 1 October 2011)

Part 3	Statement of capital o						
	Does your company have share capital?  → Yes Complete the sections below and the following Part 4  → No Go to Part 5 (Signature)			capital s	• This should reflect the company's capital status at the made up date of this annual return		
F1	Share capital in	pound sterling (f	SEE A	TTACL	J€D	£D	
		ach class of shares held complete <b>Section F1</b> a	d in pound sterling nd then go to Section F4				
Class of shares (E g Ordinary/Preference etc	)	Amount paid up on each share	Amount (if any) unpaid on each share 2	Number of shares   Aggregate nominal value		Aggregate nominal value •	
SEE ATT	ACHED				-	£	
						£	
						£	
						£	
	Totals			£			
F2	Share capital in	other currencies					
Please complete the ta Please complete a sepa		iny class of shares held currency	ın other currencies				
Currency							
Class of shares (E g Ordinary/Preference etc)		Amount paid up on each share 2	Amount (if any) unpaid on each share	Number of shares  Aggregate nomin		Aggregate nominal value •	
			Totals				
Currency		<del>-</del> -					
Class of shares (E g Ordinary/Preference etc )		Amount paid up on each share	Amount (if any) unpaid on each share	Number of shar	res 🛭	Aggregate nominal value 4	
		_					
		1	Totals		-		
F3	Totals			<u> </u>			
_	Please give the total number of shares and total aggregate nominal value of issued share capital					ggregate nominal value ist total aggregate values in	
Total number of shares		<del></del>				t currencies separately For e £100 + €100 + \$10 etc	
Total aggregate nominal value 😉							
<ul> <li>Including both the noming share premium</li> <li>Total number of issued s</li> </ul>	•	• Number of shares issue nominal value of each s	hare Plea	ntinuation Page ase use a Statem e if necessary		tal continuation	

Annual Return (For returns made up to a date on or after 1 October 2011)

F4	Statement of capital (Voting rights)					
	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>Sections F1</b> and <b>F2</b>					
Class of share						
Voting rights	SEE ATTACHED CONTINUATION	SHEET				
Class of share						
Voting rights		***				
Class of share						
Voting rights						
Class of share						
Voting rights						

In accordance with Section 854 of the Companies Act 2006

# AR01 - continuation page

**Annual Return** 

(For returns made up to a date on or after 1 October 2011)

## Statement of capital 0

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

 This should reflect the company's capital status at the made up date of this annual return

Currency £

E L		<del></del>		
Class of shares (E g Ordinary/Preference etc )	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares	Aggregate nominal value @
ORDINARY SHARES	0 000004		669881150	2679 52
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 ORD A SHARES	0 3		21527784	4305556 80
PREFERRED ORD B SHARES	0 03226		85709455	857094 55
PREFERRED ORD C SHARES	0 00253		1066889647	106688 96
PREFERRED ORD C1 SHARES	0 013971		231810173	23181 02
PREFERRED ORD C2 SHARES	0 000001		45312071	45 31
PREFERRED ORD C2 SHARES	0 053763		231653507	231 65
PREFERRED ORD C2 SHARES	0 061828		133310000	133 31
PREFERRED ORD C2 SHARES	0 056663		54841712	54 84
DEFERRED SHARES	0 000000001		2046879329317	204 69
FOUNDER SHARES	0 000004		140000000	560 00
	~			
	-			
	-		<u></u>	
	-		<u> </u>	
	-			
	-			
	-			
	- <del> </del>	<del></del>		
,	-		<u> </u>	
		Totals	2049591508443	5296555 63

Including both the nominal value and any share premium

• Number of shares issued multiplied by nominal value of each share

**3** Total number of issued shares in this class

### 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 Sale 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 Share Sale 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,
  - "C2 Liquidation Amount" means as defined in Paragraph 9 4 1 3,
  - "C2 Share Sale Liquidation Amount" has the meaning given to that term in Paragraph 9.7.1.3,

"Capital Return" means a return of capital to Shareholders of whatever 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 arises as a result of any group reorganisation 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 Shares in the Company conferring in aggregate more than 50% of the total voting rights conferred by all the issued Equity Shares in the Company on an as converted basis but excluding, for the avoidance of doubt, any interest in Deferred Shares or Founder Shares,

"Conversion A Ratio" means the ratio determined in accordance with Paragraphs 3 3 6 to 3 3 8.

"Conversion B Ratio" means the ratio determined in accordance with Paragraphs 4 3 6 to 4 3 8.

"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 6 3 7 and 6 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, the relevant Founder Share Percentage of any Current Liquidation Proceeds Remaining Balance and, for the purposes of determining such Founder 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 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 Balance and any Distributable Tranche made available on such Tranche Payment Date,

"Current Liquidation Proceeds Remaining Balance" means that balance of the Current Liquidation Proceeds that would be applied in accordance with Paragraphs 9 4 4 or 9 7 4 (as applicable),

"Deferred Share" means a deferred 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 paid 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,

"Escrow 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

- (i) Shares or Options issued by reason of a dividend on Preferred Ordinary C2 Shares,
- (II) Shares or Options issued by reason of a dividend, sub-division, 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 licence 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,
- (VIII) Shares issued in a Qualifying Listing,
- (ix) the issuance or deemed issuance of Shares if the Company receives written notice from the holders of at least a majority of the then-outstanding 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
- (x) Options outstanding as at the Original C2 Issue Date and Ordinary Shares issued or deemed to be issued pursuant to such outstanding Options

## "Founder Multiplier" means:

- (i) If the Liquidation Proceeds are less than £30 million, the Founder Multiplier shall be zero,
- (ii) If the Liquidation Proceeds are £30 million or greater but less than £37.5 million, the Founder Multiplier shall be 15/35;
- (iii) If the Liquidation Proceeds are £37.5 million or greater but less than £45 million, the Founder Multiplier shall be 20/35,
- (iv) If the Liquidation Proceeds are £45 million or greater but less than £52.5 million, the Founder Multiplier shall be 25/35,
- (v) If the Liquidation Proceeds are £52.5 million or greater but less than £65 million, the Founder Multiplier shall be 30/35, and
- (vi) If the Liquidation Proceeds are £65 million or greater, the Founder Multiplier shall be one,

and, for the purposes of this definition, if the Liquidation Proceeds are payable in a currency other than Sterling, the Founder Multiplier shall be that referable to the Sterling equivalent, determined at the exchange rate expressed in or readily apparent from the documentation underlying the Liquidation Event in respect of which the relevant Liquidation Proceeds are made available for payment to Shareholders or, if no such exchange rate is so determinable, the relevant spot exchange rate at close of business on the Business Day immediately preceding such Liquidation Event,

"Founder Shares" means the shares which are designated as "Founder Shares" of £0 000004 each in the capital of the Company,

"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 C Shares (or, if determined on a Share Sale, on the conversion of those 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 Ordinary 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 Acquirer (as 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
- (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
- (iii) on a Capital Return or on a merger of the Company with another company in 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 Main Market of London Stock Exchange plc, 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 plc 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 those 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 Founder 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 Sale, 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,

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

- (i) If 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 Shareholders on deferred and/or contingent terms), or
- (ii) If unascertainable, such amount shall be deemed to be £65 million,

"Maximum Liquidation Proceeds Remaining Balance" 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 securities (including Shares) convertible into Ordinary Shares from the Company

"Ordinary Share" means an Ordinary Share of £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,

"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 £0 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 £0 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, 6 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 IPO 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 if applicable following any 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 in accordance with Paragraph 9 18

"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 Shares on such Listing is not less than £30,500,000,

"Qualified Conversion A Ratio" means as defined in Paragraph 3 3 4,

"Qualified Conversion B Ratio" means as defined in Paragraph 4 3 4,

"Qualified Conversion C Ratio" means as defined in Paragraph 5 3 5,

"Qualified Conversion C1 Ratio" means as defined in Paragraph 6 3 5,

"Qualified Conversion C2 Ratio" means as defined in Paragraph 7 3 4,

"Relevant Conversion Ratio" means in respect of the Preferred Ordinary A Shares the Conversion A Ratio, in respect of the Preferred Ordinary B 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 Sale 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).

"Series 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,

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

"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 Sale" 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 Paragraphs 15 1 2 to 15 1 8 inclusive and/or 15 2 2 to 15 2 9 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 C1 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,

"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 issued pursuant to the Subscription Agreement other than the IVP Option Shares £0 0537634, in respect of each IVP Option Share £0 061828, in respect of each BMI Share the amount subscribed for such BMI Share which, for the BMI Shares issued on the date of adoption of these Articles shall be £0 056663 and in respect of each Preferred Ordinary C2 Share issued on or after the date of adoption of these Articles the amount subscribed for such Preferred Ordinary C2 Share,

"Tranche Payment Date" means a date upon which any Liquidation Proceeds are made available for payment to Shareholders (or would have been made available if certain

conditions had been satisfied), including (for the avoidance of doubt and if appropriate), the date of completion of any Liquidation Event,

### 2 ORDINARY SHARES

## 21 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 conferring a right to vote (whether present in person, by proxy or by corporate representative) shall have one vote
- 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 been converted into Ordinary Shares (at the Relevant 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

## 3 PREFERRED ORDINARY A SHARES

## 31 Voting

3.1.1 Each Preferred Ordinary A 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 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 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 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 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 basis

### 3 2 Dividends

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

## 3 3 Conversion

- Preferred Ordinary A Shares shall convert into Ordinary Shares on the terms of this Paragraph 3.3. 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
- 3.3.2 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 Issue being given to the Board and to each holder of Preferred Ordinary A Shares, or
  - 3 3 3 2 at the applicable ratio determined in accordance with Paragraph 3 3 4 immediately prior to completion of a Qualifying Listing

- 3 3 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
  - 3341 the Conversion A Ratio as set out in Paragraph 336 (as adjusted in accordance with Paragraph 337 and/or Paragraph 338), or

### 3 3 4 2 the Qualified Conversion A Ratio

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).

- 335 The Preferred Ordinary A 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 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 Paragraphs 3.3.7 and 3 3 8, be 2 0391 Ordinary Shares for each Preferred Ordinary A Share
- 3 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 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 Expert 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 holders 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 avoidance of doubt, this Paragraph 3 3 7 shall not apply on a Qualifying Listing.
- 3 3 8 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 formula

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 8 Notwithstanding the foregoing, if the number derived from the formula above is less than zero then the Conversion A Ratio will be zero

- 3 3 9 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 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 distribution (including on a winding up) are set out in Paragraph 9 of these continuation sheets
- 3 5 The Preferred Ordinary A Shares are not redeemable.
- 4 PREFERRED ORDINARY B SHARES

### 4.1 Voting

- 4 1 1 Each Preferred Ordinary B 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 B Shares had so converted immediately before the relevant right is exercised, in accordance with the following
  - 4 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
  - 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 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

4 1 2 On a written resolution every holder of Preferred Ordinary B 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 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 basis

### 4.2 Dividends

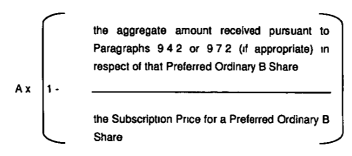
Each Preferred Ordinary B Share in issue from time to time confers on its holder the right to participate in any Distribution declared in respect of Ordinary Shares on an as converted basis as if all the Preferred Ordinary B Shares held by that holder had so converted immediately before the Distribution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

### 4.3 Conversion

- 4.3.1 Preferred Ordinary B 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 B 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 Ratio
- 433 All the Preferred Ordinary B Shares shall automatically convert into fully paid Ordinary Shares
  - 4 3 3.1 at the Conversion B Ratio 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 Qualifying Listing, the Preferred Ordinary B Shares shall convert into Ordinary Shares, by multiplying the number of Preferred Ordinary B Shares by the higher of
  - 4 3 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

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 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)

- 435 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
- 437 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 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 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 avoidance of doubt, this Paragraph 4.3.7 shall not apply on a Qualifying Listing.
- 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



Where A is the Conversion B Ratio (prior to any adjustment pursuant to this Paragraph 4 3.8). Notwithstanding the foregoing, if the number derived from the formula above is less than zero then the Conversion B Ratio shall be zero

- In the event that any holder from time to time of any Preferred Ordinary B Share has received amounts pursuant to Paragraphs 9.4 2 or 9 7 2 (if appropriate) for that Preferred Ordinary B Share that in aggregate equal the Subscription Price for Preferred Ordinary B Shares, that Preferred Ordinary B Share shall automatically convert into such number of Deferred Shares as is equal to the nominal value of that Preferred Ordinary B Share
- 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 redeemable
- 5 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
    - 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 been 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 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 basis

## 5 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

### 5 3 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 Shareholder, the Preferred Ordinary C 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
- 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 less than 75% of the Preferred Ordinary C Shares then in issue being given to the Board and to each holder of Preferred Ordinary C Shares, or
  - 5.3.3 2 at the applicable ratio determined in accordance with Paragraph5.3.5 immediately prior to completion of a Qualifying Listing
- 5 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 Sale 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 following 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 Qualifying 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
  - 5 3 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 on 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
- 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.
- 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
- 5 5 The Preferred Ordinary C Shares are not redeemable
- 6 PREFERRED ORDINARY C1 SHARES
- 61 Voting
  - 6 1 1 Each Preferred Ordinary C1 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 C1 Shares had so converted immediately before the relevant right is exercised, in accordance with the following

- 6 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 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 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 sent 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 basis

### 62 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 if all the Preferred Ordinary C1 Shares held by that holder had so converted immediately before the Distribution was declared

### 63 Conversion

- 6.3.1 Preferred Ordinary C1 Shares shall convert into Ordinary Shares on the terms of this Paragraph 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 All the Preferred Ordinary C1 Shares shall automatically convert into fully paid Ordinary Shares
  - 6 3 3 1 at the Conversion C1 Ratio upon written notice signed by holders of a majority of the Preferred Ordinary C1 Shares then in issue being given to the Board and to each holder of Preferred Ordinary C1 Shares,
  - 6 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

- 6.3.3.3 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 Sale 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 Sale Liquidation Amount (as the case may be)
- 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 Paragraph 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 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)

- 6.3.6 The Preferred Ordinary C1 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 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 6.3.5
- 6 3 7 The Conversion C1 Ratio shall, subject to Paragraph 6 3 8, be one Ordinary Share for each Preferred Ordinary C1 Share
- 6 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 C1 Shares may request an Independent Expert to adjust the Conversion C1 Ratio to take account of the reorganisation or the bonus issue (as the case may be) and to certify the then 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 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 6.3.8 shall not apply on a Qualifying Listing.

- 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 Preferred Ordinary C1 Shares are not redeemable

## 7 PREFERRED ORDINARY C2 SHARES

#### 7 1 Voting

- 7 1 1 Each Preferred Ordinary C2 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 C2 Shares had so converted immediately before the relevant right is exercised, in accordance with the following
  - 7 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
  - 7 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 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
- 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 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 basis

#### 7 2 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 if 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 3 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 nominal aggregate value of Shares held by that Shareholder remains the same
- 7 3 2 Each holder of Preferred Ordinary C2 Shares shall have the right to 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
- 7 3 3 All the Preferred Ordinary C2 Shares shall automatically convert into 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 holders 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
- 7 3 4 In 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
  - 7342 the Qualified Conversion C2 Ratio

For the purposes of this Paragraph 7, "Qualified Conversion C2 Ratio" 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 (if any) of Ordinary Shares such that the proportion which the Preferred C2 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)

- 735 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 734
- 7 3 6 The Conversion C2 Ratio shall, subject to Paragraph 7 3 7 and Paragraph 7 5, be one Ordinary Share for each Preferred Ordinary C2 Share
- If there is a reorganisation of the Company's share capital (whether by way of split, 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 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 7.3.7 shall not apply on a Qualifying Listing.

#### 7 4 Deemed Issue of Additional Ordinary Shares

- 7 4 1 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
- 742 If the CR Subscription Price of any Preferred Ordinary C2 Shares is adjusted pursuant to Paragraph 7 5 as a result of the issue of any Option, and the terms of such Option are amended (but excluding automatic adjustments to such terms pursuant to anti-dilution 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 Option, 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

- 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 exercise 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 revision 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
- 745 If the number of Ordinary Shares to be issued upon the exercise of any Option (other than any Exempt 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 issue 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 7 4 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 such 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

If the Company shall at any time after the Original Issue Date issue, or be deemed to issue, Additional Ordinary Shares for a consideration per Ordinary Share less than the CR Subscription Price for any Preferred Ordinary C2 Shares in effect immediately prior to such issue, then the Conversion C2 Ratio for such Preferred 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.

$$SP_2 = SP_1 * (A + B) + (A + C)$$

where

"SP2" 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,

"SP<sub>1</sub>" 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 SP<sub>2</sub> 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 aggregate 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 issued 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> SP<sub>2</sub>

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

# 7.6 Multiple Closing Dates

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 series 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

## 8 FOUNDER SHARES AND DEFERRED SHARES

## 81 Voting

Founder Shares and Deferred Shares confer on their holders no rights to attend, speak or vote at general meetings of the Company or to vote on a written resolution of the members

#### 8.2 Dividends

The Founder Shares and Deferred Shares in issue from time to time confer on their holders no right to participate in any Distribution, including any Distribution declared in respect of Ordinary Shares

#### 83 Founder Shares

Any consolidation or subdivision affecting all issued Ordinary Shares as a separate class of Shares shall automatically and simultaneously apply to and affect all issued Founder Shares in the same manner and the Board shall ensure that this provision is given due effect

#### 8 4 Transfer of Deferred Shares

- 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 £0 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 or 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

## 9 LIQUIDATION EVENT, LISTING AND QUALIFYING LISTING

## Liquidation Events other than Share Sales

- 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, deferred or contingent) attributable to such Asset Sale, upon receipt of the same by the Company
- 9 2 Subject to the provisions of this Paragraph 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 or less than the Priority Amount, in the order of priority set out in Paragraph 9 3, 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

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 rata to the aggregate Subscription Price paid by each holder for such Shares

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- 9 4 1 First, paying the Liquidation Proceeds, pro rata to the liquidation preference entitlements of such classes of Shares under this Paragraph 9 4, 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 C Ordinary Shares pro rata 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 Preferred Ordinary C1 Shares (the "C1 Liquidation Amount") to the holders of the Preferred Ordinary C1 Shares pro rata to their respective holdings of Preferred Ordinary C1 Shares, and
  - 9 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 balance 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 holders of the Preferred Ordinary B Shares pro rata to their respective holdings of Preferred Ordinary B Shares,
- 9.4.3 Third, paying from the balance of the Liquidation Proceeds, on a pro rata 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
- 9.4.4 Finally, 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 Sterling), 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 5 3 4 and/or Paragraph 6 3 4 (respectively)) pro rata to their respective holdings of Ordinary Shares; and

9 4 4 2 the Founder Share Percentage of the Liquidation Proceeds Remaining Balance (rounded down to the nearest pound Sterling), to the holders of the Founder Shares, pro rata to their respective holdings of Founder Shares

#### Share Sales

- 9.5 Prior to completion of a Share Sale, those holders of Shares that are to participate in the Share Sale shall appoint a Shareholders' Representative in accordance with Paragraph 9 9 who shall receive all consideration payable under the Share Sale as trustee on their behalf and, subject to the provisions 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
- Paying to the holders of the Preferred Ordinary C Shares, the Preferred Ordinary C1 Shares and the Preferred Ordinary C2 Shares that participate in the Share Sale the Liquidation Proceeds pro rata to the aggregate Subscription Price paid by each such holder for such Shares

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- 9 7 1 First, paying from the balance of the Liquidation Proceeds, pro rata to the liquidation preference entitlements of such classes of Shares under this Paragraph 9 7, up to
  - 9 7 1 1 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 holders of the Preferred C Ordinary Shares that participate in the Share Sale pro rata to their respective holdings of those Preferred Ordinary C Shares.
  - 9712 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 rata to their respective holdings of those Preferred Ordinary C1 Shares, and
  - 9 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.

- 9 7 2 Second, paying from the balance of the Liquidation Proceeds, on a pro rata basis, up to the aggregate Subscription Price for all Preferred Ordinary B Shares (if any) that participate in the Share Sale (the "B Share Sale Liquidation Amount") to the holders of the Preferred Ordinary B Shares that participate in the Share Sale pro rata to their respective holdings of those Preferred Ordinary B Shares.
- 9 7 3 Third, paying from the balance of the Liquidation Proceeds, on a pro rata 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 rata 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
    Remaining Balance (rounded down to the nearest whole
    pound Sterling) to the holders of Ordinary Shares (if any)
    that participate in the Share Sale (including any Ordinary
    Shares arising 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 rata 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

#### Fractional 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 9 7, 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.

## Appointment of Shareholders' Representative

9.9 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 liabilities, losses, 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 it/he deems appropriate (the cost for which shall be deducted from the Liquidation Proceeds prior to the application of 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

#### Non-Cash Consideration

- 9 12 For the purposes of calculating the Liquidation Proceeds where the 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, by 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 offered shares (mutatis mutandis) and the Company shall notify the Shareholders (or the Shareholders' Representative shall notify the holders of those Shares that are participating in the Share Sale (if applicable)) of such Market Value in writing,
  - 9 12 2 Within three Business Days of receipt of such notice, any recipient 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) shall appoint an Independent Expert of competent skill and

since the Tranche Payment Date on which it was made available for payment to Shareholders, shall be borne entirely by the holders of the Founder Shares

#### Relevant Liquidation Amounts

9 16 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 C1 Liquidation Amount, the C2 Liquidation Amount, the B Liquidation Amount, the C Share Liquidation Amount, the C1 Share Liquidation Amount, the C3 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 Liquidation Proceeds are to be made available for payment to Shareholders on deferred terms, upon each Tranche Payment Date the following provisions shall apply
  - 9 17 1 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 applicable) and applied in accordance with Paragraph 9 4 or 9 7 (as appropriate) followed by the application of the Distributable Tranche (if any), or
    - 9 17 1 2 to the extent that the Escrow Balance (if any) is less than the Requisite Escrow Balance, such shortfall shall be deducted from the Distributable Tranche (if any) and paid 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 Escrow Balance 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
- 9.17.3 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

## **Qualifying Listing**

9 18 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 manifest error, be binding on the Company and holders of Shares. The costs of the Independent Expert shall be borne by the Company,

## AR01 Annual Return (For returns made up to a date on or after 1 October 2011) Part 4 **Shareholders** Does your company have share capital? → Yes go to Section G1 'Companies with share capital' → No Go to Part 5 (Signature) G1 Companies with share capital Question 1 Were any of the company's shares admitted to trading on a market at any A market is one established under time during this return period? Please tick the appropriate box below • the rules of a UK recognised investment exchange or any other No go to Section G2 'Past and present shareholders' regulated markets in or outside of Yes go to Question 2 the UK, or any other market outside of the UK. The current UK recognized Please only refer to Question 2 below if you have answered 'Yes' to Question 2 investment exchanges and regulated Question 1 If you answered 'No', please go to Section G2 'Past and present markets can be found at shareholders' www.fsa.gov.uk/register/exchanges.do ② DTR5 refers to the Vote Holder and Did the company, throughout the return period, have any shares admitted to Issuer Notification Rules contained trading on a relevant market and was it, throughout the return period, an issuer in Chapter 5 of the Disclosure and to which DTR5 applies? Please tick the appropriate box below Transparency Rules source book issued by the Financial Services Authority Notification is required go to Section G4 'Shareholders who hold at least 5% of any class when the percentage acquisition of of shares of the company as at the made up date of the return' a shareholder in the company has go to Part 5 'Signature' reached a certain threshold (starting at 3%) List of past and present shareholders 9 G2 The company is required to provide a full list of past and present shareholders 1 This section only applies to if one was not included with either of the last two returns. Please tick the companies answering 'No' in Section G1 appropriate box below There were no shareholder changes in this period. Go to Part 5 (Signature) A full list of shareholders is enclosed A list of shareholder changes is enclosed How is the list of shareholders enclosed. Please tick the appropriate The list of shareholders is enclosed on paper Go to Section G3 'List of past and present shareholders' The list of shareholders is enclosed in another format. Go to Part 5 (Signature)

# AR01

# **Annual Return**

(For returns made up to a date on or after 1 October 2011)

# List of past and present shareholders O

Changes during this period to shareholders' particulars or details of the amount of stock or shares transferred must be completed each year

You must provide a 'full list' of all company shareholders on

- The company's first annual return following incorporation,
- Every third annual return after a full list has been provided.

 Please list the company shareholders in alphabetical order

Joint shareholders should be listed consecutively

Further shareholders Please use a 'List of past and present shareholders' continuation page if

This section only applies to companies answering 'No' to Question 1 in Section G1

l			· <del>/</del>	
		Shares or stock currently held	Shares or stock transferre	d (if appropriate)
Shareholder's Name (Address not required)	Class of share	Number of shares or amount of stock	Number of shares or amount of stock	Date of registration of transfer
SEE ATTACHED CO	NTINUATION S	HEET		1 1
				1 1
				1 1
				1 1
	,			1 1
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Shazam Entertainment Limited: Cap Table Summary 18th June 2013	2013							Total Voting/		
Name	Ordinary	Pref A	Pref B	Pref C	Pref CL	Pref C2	F Shares	Participating	Deferred Shares (see note *1)	Total Issued
Chris Barton	31 066 516					•	35,000 000	66,066,516		66 066 516
Dhiraj Mukherjee Rachel Mukheriee	21,066,516						35 000 000	10 000,000		10 000 000
Avery Wang	22,209,972			22 538 356			35,000 000	79,748,328		79 748 328
Avery Wang - family frust Jeremie Wang Avery Wang - family frust Nicolas Wang	4 000 000							4,000,000		4.000.000
Avery Wang family trust Juliette Wang	4 000 000		•					4,000,000		4 000 000
Avery Wang Rault Wang family trust	28 000,000		ι	230 631 6			35,000,000	28 000 000		28,000,000
Claus Nehmzow	45 375	720 977		3,952,569			200,000,00	4 218 921		4,218,921
Daniel Culbert	142,248			779 348				951,596		921 296
Thomas Kleymann	28 469							28 469		28 469
Christof Kalesche	25.867							75 867	•	25,867
Gregory Garson	41 667							41 667		41 667
Mike Karliner	34 629							829,82		34,629
Julius Smith Simon Murdoch	3,407,272	689 547	2,066,543	39.525.297	485.768			42 747,150		42 747 150
Wang Family Trust (Shih-Chung Wang) 2012				75 000 000		•		75,000,000		75,000,000
Wang Family Trust (Shih-Chung Wang) 2002	•	89 124	4,843,460	42,675,806	2,428,841	•		50 037,231		50 037 231
Michael Keany	928 254	79 167						228 254		73,834
Sir Colm Southeate		291.667	٠	3 952.569			,	4 244 236		4,244,236
Phil Wiser	646 681	73 502	165 096	•			ı	885 279		885,279
John Preston	640 851	72,831	163 608				•	877 290		877 290
Peter Cochrane Darren Rouder		94,219 83,333					•	83.33		83 333
Anna Jones		104,167		,				104 167		104 167
Adil Soofi		72 461					-	72,461		72 461
Laurence Holt		144 582	110 411	110 577 075	1 643 673			126 289 867		144 582
Townshend Lamarre Family Trust (Brent Townshend)	25,000	2,149 933	1// 61/ 6	3,000	1.05			78 000	•	78.000
Tower Pension Trustees Limited	and for	262 470		2 426,249				2 688 719		2 688 719
Band of Angels	;	408 664	•					408,664		408 664
Pat Kenealy Material West	500,855	73 015	127 867	1 383,399				1 003 785		1,003,785
Pauline Burrow	406 514	59 998	103 782	1,362,451			_	1,932,745		1,932 745
BHD Venture Partners		83,333		;		1		83 333		
Nicholas Cobbold (Smith & Williamson Nominees)	424 966	103 692	108 493	2,964,427				3,601,578		8 / 5 109 F
Acacia Capital Partners		8,389,248	36 665 093	396 853 237	2 428 841			444 336 419		444,336 419
Lynx New Media		7 819,379	25,831,783				,	33 651 162		33 651 162
Steve Purcell	3,794,362		568 692	5 911 356 37 937 945			,	38 104 307		38.104.302
Cheetah			2 583 179	16,469,170				19 052 349		19 052 349
Andrew & Yu-Ching Cheng Family Trust 2012			1,291,589	31 037 072	4 857 681			37 186 342	•	37 186 342
Sandy Lum Ran Mokado	1,214,195		1 291 589	9.881.423				13,664,569	, ,	11,405,599
DN Capital Fund 1		33 187	58 175	208,573 110	2 428,841	13,631 634		224 724 947		224 724 947
DN Capital Fund 2		;	;			47 993 278		47,993,278		47,993,278
75 P.		32 627	57 193	87 B4	21,737,129	169 010 819		387 088 497 169 010 819		387,088,497
Vjay Solanki				1,976 285	•	,		1,976,285		1 976 285
Daniel Arafat				9 881,423	,	,		9,881,423		9 881 423
Khalil Azatat Yazan Hant-Damman Awaih		,		9 881 423		,	-	1.976.285		1 976 285
Quentin Soft		•		1 976 285			•	1,976 285	•	1 976 285
Paul Mowatt	15 589	•						15 589	•	15,589
Jan Kucharski Alex Shenhard	589,285		•				•	140 285		389,285
Jeremy Silver	12,500							12,500		12,500
Olatunji Ajibode	72 646							72 646		72,646
Cive Dickens	12,500							12 500		12,500
David Costa	471,888			ı				471,888		471 888
Kathken McMahon	4,000,000			•	,			4,000,000		4 000 000
I riple Point Capital Robin Sashra	12.500					086 9/6 /		12 500		12.500
Tomasz Zawada	210 673					,		210,673		210 673
Robin Ellis	225,202				,	•		225 202		225,202
Manprest Supta Jason Keck	2 680 208					, ,		2,680,208		2,680 208
Michael May	62 500							62,500		62,500
Tracey Bromley Andrew Fisher	3 400 000						1 1	3 400,000	928 223 015 836	3 400 000
Andrew Fisher SIPP Hornbuckle Mitchell	6,000,000						,	6,000,000		000 000 9
Andrew Fisher (RSA)	41,020,970						_	41,020,970		41 020 970

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1982   1982	100   100	Jason Iffus (KSA)	38,700,000				2007.00	3 8	000 000 3
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100   100	100   100	Neil Dodd	54,167			,		/9	/ar /ar
25,0000 25,000	13   12   12   12   12   12   12   12	Arunan Manamohan	35 417			•	35,4	17	35 417
15,1042   15,1	151 042   151 1042	Darren Klein	250,000				2500	8 !	250,000
100,333   100,	1,000,000   1,00	Andrew Watters	151 042			•	151,0	42	151 042
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116.657 116.65	116,667   116,719,41501   110,2794,582   116,2777440   116,411,4170   231,110,112,11771   116,4171,117,117,117,117,117,117,117,117,11	Elissa Coughlin	270 833				270 8	33	270 833
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108,333   388,613   388,613   388,613   388,613   388,613   388,613   388,613   388,613   388,613   388,613   388,613   388,613   378,000   313,333   313,	100,000   100,	Mark Tootal	70 833				708	33	70,833
38,613     38,613       36,000     50,000       50,000     50,000       30,000     50,000       31,333     7,000,000       14,200,000     14,200,000       15,000     12,000       15,000     12,000       15,000     12,200       15,000     13,333       15,200     18,333       15,200     18,333       15,200     19,72       15,200     10,72       15,313     18,333       16,72     19,72       18,333     18,333       18,333     18,333       116,67     116,67       116,78     116,79       116,79     117,67       117,67     117,67       117,78     117,78	385,613   385,613   385,613   385,613   385,613   385,613   385,613   385,613   385,613   385,613   385,613   385,613   383,613   383,613   383,613   383,813   383,313   383,	Bhasker Harlharan	108,333				108,3	23	108 333
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532,292     532,292       87,500     87,500       7000     75 000       79,167     29 167       29 167     29 167       19,792     13,792       62 500     16 667       118,333     118 333       37,867     348,700       102,794,582     102,794,582	532,292 87,500 75,000 75,000 76,000 7	James Hasfner	\$50,000 EDE E88			,	83,3	33	83,333
87,500 75,000 75	87,500 73,000 73,000 73,000 73,110,173,77 73,144 73,173,77 73,144 73,173,77 73,144 73,173,173,144 73,173,173,144 73,173,173,144 73,173,173,144 73,173,173,144 73,173,173,173,173,173,173,173,173,173,1	Anirban Kundu	532,292				532,21	92	532 292
75 000 75	75 000 75	Jennifer Rice	87,500				15,78	8	87,500
79,167 79	19,167 29,167 29,167 29,167 29,167 29,167 29,167 29,167 29,167 29,167 29,167 29,167 29,187 20,194,582 20,102,774,46 21,22,777,46 21,22,777,46 21,112,24,777,46 21,112,24,5120 20,1110,173,27 20,14,173,32,317,00 20,14,15,51,50 20,14,1	Steve Thompson	75 000				7502	96	75,000
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110,794,582	120 007 128,333 377,867 348,700 102,794,582 102,794,582 102,777,746 101,24,777,746 101,24,777,746 101,24,777,746 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582 102,794,582	Qinghong Zhang	. 62 500			•	× 79	3 6	116.667
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102,794.582	102,794.582 102,794.582 106,6449,647.00 231,410,173.27 465,117,250.03 140,000,000.00 2,712,173,126,77 2,046,173,323,317.00	Curtis Mahieu	348 700				348,71	28	348,700
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THE REPORT OF THE PARTY AND ADDRESS OF THE PARTY AND THE P	701,124,777.46 21,527,744.00 15,705,455.00 1,015,147.00 231,110,173.27 445,117,725.03 140,000,000.00 2,712,175,176,177 2,034,173,253,17.00					ı			

\*1 the Deferred shares are non voting and non participating, and may be repurchased by the company for a nominal value. These shares are therefore not relevant to ownership or voting totals, which are shown in the "Total Voting/Participating" column

# AR01

Annual Return

(For returns made up to a date on or after 1 October 2011)

Part 5	Signature	
	This must be completed by all companies	• Societas Europaea  If the form is being filed on behalf
	I am signing this form on behalf of the company	of a Societas Europaea (SE) please delete 'director' and insert details
Signature	X Profes a U.So.	of which organ of the SE the person signing has membership  Person authorised Under either section 270 or 274 of the Companies Act 2006
	This form may be signed by Director •, Secretary, Person authorised •, Charity commission receiver and manager, CIC manager, Judicial factor	

# AR01

# **Annual Return**

(For returns made up to a date on or after 1 October 2011)

# Presenter information

You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.

Contact name	BRIDGET KERLE
Сотралу пате	SHAZAM ENTERTAINME
	LIMITED
Address	26-28 HAMMERSMITH
	CROVE
Post town	LONDON
County/Region	
Postcode	W 6 7 H A
Country	UNITED KINGDOM
DX	_
Telephone	020 8742 6280

# ✓ Checklist

We may return forms completed incorrectly or with information missing

# Please make sure you have remembered the following

- ☐ That if the made up date of the return is any earlier than 1 October 2011, you must complete the appropriate form AR01
- ☐ The company name and number match the information held on the public Register
- You have completed your principal business activity
   You have not used this form to make changes to the registered office address
- You have not used this form to make changes to secretary and director details
- You have fully completed the Statement of capital (if applicable)
- ☐ You have signed the form
- You have enclosed the correct fee

# Important information

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

# E How to pay

A fee of £40 is payable to Companies House in respect of an Annual Return

Make cheques or postal orders payable to 'Companies House'

# Where to send

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

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

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX ED235 Edinburgh 1
or LP - 4 Edinburgh 2 (Legal Post)

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

# Further information

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

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



**COMPANY NAME:** SHAZAM ENTERTAINMENT LIMITED

**COMPANY NUMBER:** 

03998831

A second filed AR01 was registered on 25/09/2015.