RP04

Second filing of a document previously delivered



Companies House

What this form is for

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

A second filing of a document must only be filed where it is providing corrected information that has been properly delivered but inaccuracies still appear on the register

What this form is NOT fo

You cannot use this form to a second filing of a docur delivered under the Com 1985 regardless of when delivered

A second filing of a docu cannot be filed where it i information that was oric properly delivered Form k be used in these circumstances



27/03/2015 COMPANIES HOUSE

A3GQYLWZ

19/09/2014

#63 COMPANIES HOUSE

Company number

Company name in full

Company details

6

Oxford Nanopore Technologies Limited

→ Filling in this form

Please complete in typescript or in bold black capitals

All fields are mandatory unless specified or indicated by *

Description of the original

Please enter the document type (e.g. a Return of allotment of shares—SHO1) and any distinguishing information if more than one document of that type was

filed on the same day

document

Description of the original document

Document type 0

SH01 - Return of Allotment of Shares

Date of registration of the original document

Applicable documents

This form only applies to the following forms

AP01 Appointment of director

AP02 Appointment of corporate director

AP03 Appointment of secretary

AP04 Appointment of corporate secretary

CH01 Change of director's details

CH02 Change of corporate director's details

CH03 Change of secretary's details

CH04 Change of corporate secretary's details

TM01 Termination of appointment of director

TM02 Termination of appointment of secretary

Return of allotment of shares SH01

AR01 **Annual Return**

Section 243 Exemption®

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

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

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

CHFP000 04/11 Version 1 0

RP04

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Presenter information	Important information
You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be	Please note that all information on this form will appear on the public record
visible to searchers of the public record	™ Where to send
Company name Penningtons Manches LLP	You may return this form to any Companies Hous address, however for expediency we advise you
r enningions wanches EEF	return it to the appropriate address below
Address	For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff
Post town County/Region	For companies registered in Scotland The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
Postcode Country	DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)
DX 148600 Basıngstoke 21	For companies registered in Northern Ireland The Registrar of Companies, Companies House,
01256 407100	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1
✓ Checklist	DX 481 N K Bellast I
We may return forms completed incorrectly or with information missing	Section 243 exemption If you are applying for or have been granted a section 243 exemption, please post this whole form to the
Please make sure you have remembered the following The company name and number match the	different postal address below The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE
information held on the public Register You can only use this form to file a second filing of	
a document delivered to the Registrar of Companies	i Further information
under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies If you are updating a document where you have previously paid a fee, do not send a fee along with this form	For further information, please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk
☐ You have enclosed the second filed document(s)	This form is available in an
☐ If the company to which this document relates has signed up to the PROOF (PROtected Online Filing)	alternative format. Please visit the
scheme, you must also deliver with this form, and	forms page on the website at
the second filed document(s), a PRO3 form 'Consent for paper filing '	www.companieshouse.gov.uk

SH01



Companies House

Return of allotment of shares

You can use the WebFiling service to file this form online Please go to www companieshouse gov uk X What this form is NO What this form is for You may use this form to give You cannot use this fo on formation of the co for an allotment of a numbers by an included notice of shares allotted following incorporation shares by an unlimited COMPANIES HOUSE Company details → Filling in this form Company number 5 3 8 6 2 7 3 Please complete in typescript or in bold black capitals Company name in full Oxford Nanopore Technologies Limited All fields are mandatory unless specified or indicated by 1 Allotment dates • From Date • Aflotment date if all shares were allotted on the To Date same day enter that date in the from date box If shares were allotted over a period of time, complete both from date' and 'to date' boxes Shares allotted Please give details of the shares allotted, including bonus shares Q Currency (Please use a continuation page if necessary) If currency details are not completed we will assume currency is in pound sterling Number of shares Class of shares Nominal value of Currency @ Amount paid Amount (if any) (E.g. Ordinary/Preference etc.) allotted each share (including share unpaid (including premium) on each share premium) on share each share 2,000 Ordinary **GBP** 0 001 1 335 0.00 If the allotted shares are fully or partly paid up otherwise than in cash, please Continuation page Please use a continuation page if state the consideration for which the shares were allotted necessary Details of non-cash consideration If a PLC, please attach valuation report (if appropriate)

	SH01 Return of allo	tment of shares	-		-	
	Statement of Section 4 (also	 	6, If appropriate) should ref	ect the		
	company's issue	ed capital at the date of t	his return			
4	Statement of	f capital (Share capit	tal in pound sterling (£))		
		w each class of shares he te Section 4 and then go	eld in pound sterling If all yo to Section 7	our		
Class of shares (E.g. Ordinary/Preference etc	c)	Amount paid up on each share	Amount (if any) unpaid on each share ©	Number of share	25 🗷	Aggregate nominal value 0
See attached s	chedule					£
						£
						£
	_			{		£
			Totals			£
5	Statement of	capital (Share capit	tal in other currencies)			
Please complete the to Please complete a sep		w any class of shares hel ch currency	d in other currencies.			
Currency						
Class of shares (E.g. Ordinary / Preference e	(c)	Amount paid up on each share 🏵	Amount (if any) unpaid on each share 0	Number of share	:s @ 	Aggregate nominal value ①
<u></u>				<u> </u>		
			Totals	<u> </u>		
Currency						
Class of shares (E.g. Ordinary/Preference etc	z.)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of share	is 🚱	Aggregate nominal value 🚯
					·	
			Totals			<u> </u>
6	Statement of	capital (Totals)		1		<u> </u>
	Please give the total number of shares and total aggregate nominal value of issued share capital		value of	O Total aggregate nominal value Please list total aggregate values in		
Total number of shares					example	it currencies separately For e £100 + €100 + \$10 etc
fotal aggregate nominal value •						
• Including both the noming share premium.	•	● E.g. Number of shares nominal value of each	share Plea	ntinuation Pages use use a Stateme e if necessary		tal continuation

Total number of issued shares in this class.

in accordance with Companies Act 2006

SH01 - continuation page Return of allotment of shares

Statement of capital

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

Currency Class of shares	Pounds St	Amount paid up on	Amount (if any) unpaid	Number of shares •	Aggregate aggregatively of
(E.g. Ordinary/prefere	nce etc.)	each share G	on each share 0	Number of shares	Aggregate nominal value (
A Shares		0 005	0 00	810,000	£4,050 00
Ordinary		0 001	0 00	5,721,000	£5,721 00
Ordinary		0 50	0 00	60,000	£60 00
Ordinary		0 70	0 00	235,720	£235 72
Ordinary		1 15	0 00	17,690	£17 69
Ordinary		1 335	0 00	163,790	£163 79
Ordinary		2 60	0 00	4,310	£1 31
Ordinary		3 50	0 00	2,152,740	£2,152 74
Ordinary		5 744	0 00	1,758,420	£1,758 42
Ordinary		6 676851	0 00	315,270	£315 27
Ordinary		6 676865	0 00	1,772,320	£1,772 32
Ordinary		7 314	0 00	2,383,990	£2,383 99
Ordinary		9 139	0 00	2 735,530	£2,735 53
Ordinary		16 385	0 00	1,926,460	£1,926 46
Ordinary		24 60	0 00	1,626,019	£1,626 019
				<u> </u>	
				l .	
					
 					
			Total	\$ 21,683,259	£24,923 259

[•] Including both the nominal value and any share premium

[•] E.g. Number of shares issued multiplied by nominal value of each share

O Total number of issued shares in this class.

SH01

Return of allotment of shares

7	Statement of capital (Prescribed particulars of rights attached to sl	hares)
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section 4 and Section 5	© Prescribed particulars of rights attached to shares
Class of share	£0 005 A Shares	The particulars are a particulars of any voting rights,
Prescribed particulars	See attached schedule	including rights that arise only in certain circumstances b particulars of any rights, as respects dividents, to participate in a distribution c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating
Class of share	£0 001 Ordinary	to redemption of these shares.
Prescribed particulars	See attached schedule	A separate table must be used for each class of share Continuation page Please use a Statement of Capital continuation page if necessary
Class of share		
Prescribed particulars O		
8	Signature	
Signature	I am signing this form on behalf of the company Signature CM ADWYCH SECRETARIES LIMITED This form may be signed by Director Q Secretary, Person authorised Q Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager	Societas Europaea If the form is being filed on behalf of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership. Person authorised Under either section 270 or 274 of the Companies Act 2006.

SHO1 - continuation page Return of allotment of shares

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

Class of share

£0 005 A Shares

Prescribed particulars

The A Shares are not liable to be redeemed holders of the A Shares are entitled to vote at general meetings The holders of the A Shares are not entitled to participate in dividends paid by the Company unless such participation is approved by the directors in their absolute discretion As regards capital On and with effect from. (1) the transfer, in a single transaction or in a series of related transactions, of all or substantially all of the trade and assets of the Company and its subsidiaries ("the Group") to any person in circumstances where all or a majority of the proceeds of such transfer are subsequently distributed to members (a "Disposal"), or(2) any return of capital of the Company resulting from any liquidation, dissolution or winding up of the Company, whether voluntary or involuntary or any other return of capital of the Company not resulting from a Disposal (a "Liquidation Event") then, provided that (a) the Disposal or Liquidation Event occurs by 29 January 2015, and(b) in the case of a Disposal, the aggregate amount available for payment to members as a result of that Disposal by way of dividend, dividend on liquidation or other distribution of the Company exceeds £160m (or any equivalent value in a currency other than pound sterling), the holders of the A Shares will be entitled to receive a proportion of the aggregate amount available for payment to members (the "A Share Proceeds") calculated in accordance with the formula set out below and the holders of the Ordinary Shares will be entitled to the balance of such amount The total amount of the A Share Proceeds shall be calculated by the directors or any other person appointed by the directors by applying the formula below Y=[(X-125m)/(A+B)]xBbut"Y"="D"Where "Y"=the total amount of the A Share Proceeds"X" = the value of the Company as determined by the directors in their reasonable expectation as at the date on which the Disposal or Liquidation Event becomes or is to become effective based on the aggregate amount available for payment to members as a result of that Disposal or Liquidation Event by way of dividend, dividend on liquidation or other distribution of the Company "A"=the aggregate of (1) the number of Ordinary Shares in issue at the Disposal or Liquidation Event, and (11) the number of Ordinary Shares which would be issued if all options remaining under any share option scheme established by the Company which is an "employees' share scheme" within the meaning of Section 1166 of the Companies Act 2006 or would be but for the ability of consultants and/or non executive directors to participate therein which are capable of being exercised at such Disposal or Liquidation Event were exercised in full "B" = the aggregate number of A Shares in issue at the Disposal or Liquidation Event "D" = $(E-1 \ 5) \times B \times 0 \ 5 = Z = Z / (A+0 \ 5B) = Z' = X + (0 \ 5Bx)$ 1 5) The A Shares as a class shall not be entitled

SH01 - continuation page Return of allotment of shares

7

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

Class of share

£0 005 A Shares (Continued)

Prescribed particulars

to receive any A Share Proceeds if the amount of "X" does not exceed £125m The total amount of the A Share Proceeds (shown as "Y") shall be capped at the amount of "D" If a Disposal or Liquidation Event does not occur by 29th January 2015 the directors of the Company are obliged, by written notice to the holders of the A Shares, to convert all the A Shares in issue to Deferred Shares and without any further action required, all such A Shares shall be automatically converted into Deferred Shares The entitlement of holders of any Deferred Shares to participation on a return of capital on a winding up of the Company shall be limited to the repayment of the amount paid up on such Deferred Shares to a max of 5 pence per Deferred Share and such entitlement shall take place only after each of the members has received his entitled sum calculated pursuant to Article 5 3 4(b) plus the payment in cash of fim Holders of the Deferred Shares shall not be entitled to any other return of capital or right of participation in the assets of the Company

SHO1 - continuation page Return of allotment of shares

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

Class of share

£0 001 Ordinary

Prescribed particulars

The Ordinary Shares are not liable to be redeemed The holders of the Ordinary Shares are entitled to vote at general meetings. The holders of the Ordinary Shares are entitled to participate in dividends paid by the Company As regards capital On and with effect from (1) the transfer, in a single transaction or in a series of related transactions, of all or substantially all of the trade and assets of the Company and its subsidiaries ("the Group") to any person in circumstances where all or a majority of the proceeds of such transfer are subsequently distributed to members (a Disposal'), or(2) any return of capital of the Company resulting from any liquidation, dissolution or winding up of the Company, whether voluntary or involuntary or any other return of capital of the Company not resulting from a Disposal (a "Liquidation Event") then, provided that (a) the Disposal or Liquidation Event occurs by 29 January 2015, and(b) in the case of a Disposal, the aggregate amount available for payment to members as a result of that Disposal by way of dividend, dividend on liquidation or other distribution of the Company exceeds £160 million (or any equivalent value in a currency other than pound sterling) the holders of the A Shares will be entitled to receive a proportion of the aggregate amount available for payment to members (the 'A Share Proceeds") calculated in accordance with the formula set out below and the holders of the Ordinary Shares will be entitled to the balance of such amount. The total amount of the A Share Proceeds shall be calculated by the directors or any other person appointed by the directors by applying the formula below Y = [(X-125,000,000)/(A+B)]xBbut"Y"DWhere "Y" = the total amount of the A Share Proceeds ${}^{n}X^{n} =$ the value of the Company as determined by the directors in their reasonable expectation as at the date on which the Disposal or Liquidation Event becomes or is to become effective based on the aggregate amount available for payment to members as a result of that Disposal or Liquidation Event by way of dividend, dividend on liquidation or other distribution of the Company "A" = the aggregate of (1) the number of Ordinary Shares in issue at the Disposal or Liquidation Event, and (11) the number of Ordinary Shares which would be issued if all options remaining under any share option scheme established by the Company which is an "employees' share scheme" within the meaning of Section 1166 of the Companies Act 2006 or would be but for the ability of consultants and/or non executivedirectors to participate therein which are capable of being exercised at such Disposal or Liquidation Event were exercised in full "B" = the aggregate number of A Shares in issue at the Disposal or Liquidation Event "D" = $(E-1 \ 5) \times B \times 0 \ 5"E" = Z/(A + 0 \ 5B)"Z" \approx$ $X+(0 5B \times 1 5)$ The A Shares as a class shall not be entitled to receive any A Share Proceeds if the

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SHO1 - continuation page Return of allotment of shares

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

Class of share

£0 001 Ordinary (Continued)

Prescribed particulars

amount of "X" does not exceed £125,000,000 The total amount of the A Share Proceeds (shown as "Y") shall be capped at the amount of "B" If a Disposal or Liquidation Event does not occur by 29th January 2015 the directors of the Company are obliged, by written notice to the holders of the A Shares, to convert all the A Shares in issue to Deferred Shares and without any further action required, all such A Shares shall be automatically converted into Deferred Shares The entitlement of holders of any Deferred Shares to participation on a return of capital on a winding up of the Company shall be limited to the repayment of the amount paid up on such Deferred Shares to a maximum of 5 pence per Deferred Share and such entitlement shall take place only after each of the members has received his entitled sum calculated pursuant to Article 5 3 4(b) plus the payment in cash of £1 million Holders of the Deferred Shares shall not be entitled to any other return of capital or right of participation in the assets of the Company

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SH01

Return of allotment of shares

Presenter information

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

Contact name	
Company name	Penningtons Manches LLP
Address	9400 Garsington Road
	Oxford Business Park
Past rawn	Oxford
County/Region	
Postcode	O X 4 2 H N
Country	United Kingdom
XO	
Telephone	

✓ Checklist

We may return the forms completed incorrectly or with information missing.

Please make sure you have remembered the

- ☐ The company name and number match the information held on the public Register
- You have shown the date(s) of allotment in section 2
- You have completed all appropriate share details in section 3
- You have completed the appropriate sections of the Statement of Capital
- You have signed the form

Important information

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

Where to send

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

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

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX E0235 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