SH01

Return of allotment of shares



You can use the WebFiling service to file this form online. Please go to www.companieshouse.gov.uk

- ✓ What this form is for

 You may use this form to give

 notice of shares allotted following
 incorporation
- What this form is NOT for You cannot use this form to go notice of shares taken by subton formation of the company for an allotment of a new clashares by an unlimited comp



25/11/2014 COMPANIES HOUSE

#118

	Company deta	1115 — —— —— —— —						
ompany number	0 6 3 4	1 - 1 - 1 - 1	0		Please compl	→ Filling in this form Please complete in typescript or i bold black capitals		
Company name in full	SOUNDCLOU	LIMITED			1	•		
						All fields are mandatory unless specified or indicated by *		
2	Allotment dat				·	. "		
rom Date	d 2 d 3	1 ^m 2 ^y 2	^y 0 ^y 1 ^y 3		Allotment d			
o Date	d 2 d 9	1 ^m 2 ^y 2 0 ^m 9 ^y 2	y 0 y 1 y 4		same day ent 'from date' be allotted over	vere allotted on the er that date in the ox If shares were a period of time, h 'from date' and 'to		
3	Shares allotte	d						
		s of the shares allo tinuation page if n	otted, including bonu ecessary)	us shares	Currency If currency de completed we is in pound st	will assume currenc		
Class of shares (E g Ordinary/Preference e	tc)	Currency ②	Number of shares allotted	Nominal value of each share	Amount paid (including share premium) on each share	Amount (if any) unpaid (including share premium) or each share		
ORDINARY		EURO	379	€0 01	€22 74	0		
			rtly paid up otherwi e shares were allott			n page continuation page if		
Details of non-cash consideration								
If a PLC, please attach valuation report (if appropriate)								

	Statement of	capital					
		Section 5 and Section 6 d capital at the date of th	, if appropriate) should ref is return	lect the			
4	Statement of	capital (Share capital	al in pound sterling (£)))			
		w each class of shares hel te Section 4 and then go	d in pound sterling If all yo to Section 7	our			
Class of shares (E g Ordinary/Preference et		Amount paid up on each share	Amount (if any) unpaid on each share	Number of sha	res Ø	Aggregate nominal value	
						£	
						£	
						£	
						£	
			Totals			£	
5	Statement of	capital (Share capital	al in other currencies)			<u> </u>	
Please complete the t Please complete a sep		w any class of shares held th currency	in other currencies				
Currency	EURO						
Class of shares (E.g. Ordinary / Preference e	etc)	Amount paid up on each share •	Amount (if any) unpaid on each share ①	Number of sha	res 🖸	Aggregate nominal value	
ORDINARY		€0 01	0	1,236,212	2	€12,362 12	
ORDINARY		€22 74	0	379		€3 79 —	
			Totals	See cont	page	See cont page	
					_		
Lurrency					·		
Class of shares (E g Ordinary/Preference et	c)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of sha	res ②	Aggregate nominal value (
			Totals				
6	Statement of	capital (Totals)					
	Please give the t		d total aggregate nominal	value of	Please list total aggregate values		
otal number of shares	different currencies separ example £100 + €100 +				te £100 + €100 + \$10 etc		
otal aggregate	€35,403 00						
• Including both the norm share premium • Total number of issued		9 E g Number of shares nominal value of each	share Plea	ntinuation Pag ase use a Staten je if necessary		ital continuation	

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Statement of capital

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

Class of shares (E.g. Ordinary/prefere	nce etc)	Amount paid up on each share 0	Amount (if any) unpaid on each share •	Number of shares ②	Aggregate nominal value
SERIES A		€3 6855	0	678,333	€6,783 33
SERIES B	· · · · · · · · · · · · · · · · · · ·	€10 25	0	818,195	€8,181 95
SERIES C		€0 01	0	26,296	€262 96
SERIES C		€70 8288	0	315,550	€3,155 50
SERIES C-1		\$95 07	0	42,074	€420 74
SERIES D		€0 01	0	31,042	€310 42
SERIES D		\$159 35	0	392,219	€3,922 19
	0.000				
				<u> </u>	
				_	
			Total	ls 3,540,300	€35,403 00

• Including both the nominal value and any share premium

● E g Number of shares issued multiplied by nominal value of each share

② Total number of issued shares in this class

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	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 The particulars are
Class of share	ORDINARY/SERIES A/SERIES B/SERIES C/SERIES C1/SERIES D	a particulars of any voting rights,
Prescribed particulars	Please see continuation pages	including rights that arise only incertain circumstances, bild particulars of any rights, as respects dividends, to participate in a distribution, ciparticulars of any rights, as respects capital, to participate in a distribution (including on winding up), and distribution dividends on winding up), and distribution dividends on winding up), and distribution of the redeemed at the option of the company or the shareholder and any terms or conditions relating
Class of share		to redemption of these shares
Prescribed particulars		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		
8	Signature	
Signature	Signature For and on behalf of the company For and on behalf of ERISKA SECRETARIES LIMITED This form may be signed by Director ©, Secretary, Person authorised ©, Administrator, Administrative receiver, 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

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

Class of share

ORDINARY

Prescribed particulars

The Ordinary shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Ordinary shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares

"Preference Amount" means €3 6855 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series A share held, €10 25 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series B share held, €70 8288 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series C share held and \$159 35 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series D share held, in each case adjusted for any stock splits, consolidation or anti-dilution adjustments

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Return of allotment of shares

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

Class of share

SERIES A

Prescribed particulars

The Series A shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Series A shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares

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

Class of share

SERIES B

Prescribed particulars

The Series B shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Series B shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares

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

Class of share

SERIES C

Prescribed particulars

The Series C shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Series C shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares

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

Class of share

SERIES C - 1

Prescribed particulars

The Series C-1 shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Series C-1 shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares

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

Class of share

SERIES D

Prescribed particulars

The Series D shares have attached to them full voting, dividend and capital distribution rights, including on a winding up The Series D shares do not confer any rights of redemption On a distribution of assets on a liquidation, exit or return of capital (other than a conversion, redemption or purchase of shares that is outside of this context) the surplus assets of the company remaining after payment of its liabilities shall be applied (to the extent that the company is lawfully permitted to do so) (a) first, in laying to each of the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders, in priority to any other classes of shares, an amount per share held equal to the Preference Amount plus any Arrears (provided that if there are insufficient surplus assets to pay such amounts, the remaining surplus assets shall be distributed to the Series A shareholders, Series B shareholders, Series C shareholders and Series D shareholders pro rata to the aggregate amounts otherwise due to them under article 5(a) of the Company's articles of association, (b) second, in paying to the holders of the deferred shares, if any, a total of €1 00 for the entire class of deferred shares (which payment shall be deemed satisfied by payment to any one holder of deferred shares), and (c) the balance of any surplus assets shall be distributed among the holders of the Series C-1 shares and Ordinary shares pro rata to the number of Series C-1 shares or, as the case may be, Ordinary shares "Preference Amount" means €3 6855 per share together with a sum

equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series A share held, €10.25 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series B share held, €70.8288 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series C share held and \$159.35 per share together with a sum equal to any Arrears and any dividends accrued down to the relevant date of payment in respect of each Series D share held, in each case adjusted for any stock splits, consolidation or anti-dilution adjustments
"Arrears" means in relation to any share, all arrears of any dividend

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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 Sarah McConville
Company name JAG Shaw Baker
4th Floor Woolverstone House
61 - 62 Berners Street
Post town London
County/Region
Postcode W 1 T 3 N J
Country United Kingdom
DX
Telephone

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Checklist

We may return the forms completed incorrectly or with information missing

Please make sure you have remembered the following.

- ☐ The company name and number match the information held on the public Register
- You have 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 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