SH01

Return of allotment of shares





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✓ What this form is for You may use this form to give notice of shares allotted following incorporation. What this form is NOT f You cannot use this form notice of shares taken by on formation of the comp for an allotment of a new shares by an unlimited co



06/04/2018 COMPANIES HOUS

#323

		shares by an unl	imited co	COMPANIES	HOUSE		
1	Company details				· · · · · · · · · · · · · · · · · · ·		
Company number	0 9 1 2 7 5 3 3				ete in typescript or in		
Company name in full	International Game Technology F	PLC		— All fields are r	All fields are mandatory unless specified or indicated by *		
2	Allotment dates •	\		·			
From Date To Date	$\begin{bmatrix} d & 0 & d & 1 \\ d & 3 & d & 1 \end{bmatrix} \qquad \begin{bmatrix} m & 0 & m & 3 \\ m & 0 & m & 3 \end{bmatrix} \qquad \begin{bmatrix} y_2 & y_3 \\ y_2 & y_4 \\ y_3 & y_4 \end{bmatrix}$	0	÷	same day ento 'from date' bo allotted over a	ete ere allotted on the er that date in the ox. If shares were a period of time, of from date and to		
3	Shares allotted						
	Please give details of the shares allotte (Please use a continuation page if necessity)		s shares.	• Currency If currency de completed we is in pound ste	will assume currency		
Currency 2	Class of shares (E.g. Ordinary/Preference etc.)	Number of shares allotted	Nominal value of each share	Amount paid (including share premium) on each share	Amount (if any) unpaid (including share premium) on each share		
USD	Ordinary	115,616	0.10	0.10	0		
USD	Special Voting	115,616	0.000001	0.000001	0		
Details of non-cash consideration. If a PLC, please attach	If the allotted shares are fully or partly state the consideration for which the s			Continuation Please use a conecessary.	page ontinuation page if		
valuation report (if appropriate)							

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	Complete the table(s) below to show the iss	ued share capital at t	he date to which this retur	n is made up.
	Complete a separate table for each curr 'Currency table A' and Euros in 'Currency tab		e). For example, add poun	d sterling in
	Please use a Statement of Capital continuation	on page if necessary.		
Currency	Class of shares	Number of shares	Aggregate nominal value (£, €, \$, etc)	Total aggregate amount unpaid, if any (£, €, \$, et
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		Number of shares issued multiplied by nominal value	Including both the nominal value and any share premiu
Currency table A		' 	·	
GBP	Sterling Non-Voting	50,000	£50,000	
		·		
	Totals	50,000	£50,000	£0.00
Currency table B				
USD	Ordinary	203,567,438	\$20,356,743.80	
USD	Special Voting	203,567,438	\$203.57	
	Totals	407,134,876	\$20,356,947.37	\$0.00
Currency table C		···		·
Tenn me i rro	Totals			
	Track Co. 1. Proceedings	Total number of shares	Total aggregate nominal value •	Total aggregate amount unpaid •
	Totals (including continuation pages)	407,184,876	\$20,356,947.37 +	£0.00 + \$0.00
	•	• Please list total a For example: £100	aggregate values in differer + €100 + \$10 etc.	nt currencies separately

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5	Statement of capital (prescribed particulars of rights attached shares)	d to
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the share capital tables in Section 4 .	• Prescribed particulars of rights attached to shares
Class of share	Sterling Non-Voting	The particulars are: a particulars of any voting rights,
Prescribed particulars	Please see continuation page.	including rights that arise only in certain circumstances; b particulars of any rights, as respects dividends, to participate in a distribution; c particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.
Class of share	Ordinary	A separate table must be used for each class of share.
Prescribed particulars •	Please see continuation page.	Continuation page Please use a Statement of Capital continuation page if necessary.
Class of share	Special Voting	
Prescribed particulars	Please see continuation page.	
6	Signature	
Signature	This form may be signed by: Director ②, Secretary, Person authorised ③, 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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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	Sop	hie F	Pilch	er				
Company name	Inte	natio	onal	Gan	ne T	echr	olog	y PLC
		-						
Address	2nd Floor, Marble Arch House							
66 Seyr	nour	Stre	et					
								_
Post town	Long	don						
County/Region								_
Postcode		w	1	Н		5	В	Т
Country								
DX								
Telephone	0207	7534	3224	4				

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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 relevant 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.

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.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

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

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3	Shares allotted								
	Please give details of the shares allotted, including bonus shares. Ourrency If currency details are not completed we will assume curre is in pound sterling.								
Class of shares (E.g. Ordinary/Preference et	с.)	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) on each share			
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Companies Act 2006.	Return of allotm	ent of shares	. •					
	If the allotted shares are fully or partly paid up otherwise than in cash, please state the consideration for which the shares were allotted.							
Details of non-cash consideration.								
If a PLC, please attach valuation report (if appropriate)							÷	
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4	Statement	of	capita	l

Complete the table below to show the issued share capital.

Complete a separate table for each currency.

Currency	Class of shares	Number of shares	Aggregate nominal value $(£, €, $, etc)$	Total aggregate amount unpaid, if any (£, €, \$, etc)
Complete a separate table for each currency	E.g. Ordinary/Preference etc.			Including both the nominal value and any share premiu
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			<u> </u>	
•				
	· ·		<u> </u>	
		Totals		

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Sterling Non-Voting	
A) The holder of the Sterling Non-Voting shares shall have no right to attend, speak or vote, either in person or by proxy, at any general meeting of the Company or any meeting of a class of members of the Company in respect of the Sterling Non-Voting shares (save where required by law) and shall not be entitled to receive any notice of a meeting. B) The holders of the Sterling Non-Voting shares shall not be entitled to participate in the profits of the Company. C) On a return of capital of the Company on a winding up or otherwise, the holders of the Sterling Non-Voting shall be entitled to recieve out of the assets of the Company available for distribution to its shareholders the sum of, in aggregate, £1, but shall not be entitled to any further participation in the assets of the Company. D) The Company may redeem the Sterling Non-Voting shares at any time for nil consideration.	
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	A) The holder of the Sterling Non-Voting shares shall have no right to attend, speak or vote, either in person or by proxy, at any general meeting of the Company or any meeting of a class of members of the Company in respect of the Sterling Non-Voting shares (save where required by law) and shall not be entitled to receive any notice of a meeting. B) The holders of the Sterling Non-Voting shares shall not be entitled to participate in the profits of the Company. C) On a return of capital of the Company on a winding up or otherwise, the holders of the Sterling Non-Voting shall be entitled to recieve out of the assets of the Company available for distribution to its shareholders the sum of, in aggregate, £1, but shall not be entitled to any further participation in the assets of the Company. D) The Company may redeem the Sterling Non-Voting shares at any time for nil

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A) Each holder of an Ordinary share shall have one vote for every Ordinary share of which it is the holder. B) The Directors may declare and pay dividends on the Ordinary shares. C) On a return of capital on a winding up or otherwise, any surplus assets of the Company available for distribution shall, after paying any holders of Special Voting shares and Sterling Non-Voting shares the relevant amounts set out in accordance with the Articles, be distributed to each holder of an Ordinary share pro rata to its shareholding. D) The Ordinary shares are not redeemable.	
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5 Statement of capital	(prescribed particulars of rights attached to shares)
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Class of share

Special Voting

Prescribed particulars

A) The holder of the Special Voting shares shall have 0.9995 votes for every Special Voting share of which it is the holder. Save in respect of the nominee appointed by the Company to hold the Special Voting shares in accordance with the Articles, a member must direct the exercise of the 0.9995 votes attaching to each Special Voting share in the same way as it exercises the vote attaching to the associated Ordinary share (and for the avoidance of doubt, if a member does not exercise the vote attaching to the associated Ordinary share, it may not validly direct the exercise of the 0.9995 votes attaching to the Special Voting share). B) The holders of the Special Voting shares shall not be entitled to participate in the profits of the Company. C) On a return of capital of the Company on a winding up or otherwise, the holders of the Special Voting shares shall be entitled to receive out of the assets of the Company available for distribution to its shareholders, the sum of in aggregate US \$1, but shall not be entitled to any further participation in the assets of the Company. D) Special Voting shares may be purchased or redeemed by the Company to reduce the number of Special Voting shares held by the nominee in order to align the aggregate number of Ordinary shares and Special Voting shares in issue from time to time. The Company may redeem the Special Voting shares from the nominee for nil consideration. If at any time, the aggregate number of Special Voting shares in issue is more than the aggregate number of Ordinary shares in issue, the Company shall as soon as practicable either redeem or repurchase from the nominee for nil consideration, and cancel or convert into deferred shares such number of Special Voting shares as required to result in an equal number of Special Voting shares and Ordinary shares in issue. Upon termination of the loyalty plan, the Directors may elect to redeem or repurchase the Special Voting shares, or to reclassify the Special Voting shares into deferred shares.