

### 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
  You cannot use this form
  notice of shares taken by
  on formation of the come
  for an allotment of a new
  shares by an unlimited co



11 24/06/2021 COMPANIES HOUSE

#116

1 Company details								
Company number	0	9	6	7	7	3	3	1
Company name in full	FA	DAT	A U	K LII	MITE	D		
2 .	<u> </u> ΔΗ	otm	ent	date	oc 0		<del>.</del>	

Please give details of the shares allotted, including bonus shares.

→ Filling in this form Please complete in typescript or in bold black capitals.

All fields are mandatory unless specified or indicated by \*

2	Allotment dates •							
From Date	2	6	ď	74	2	ъ	2	۲
To Date	d	d	m	m	у	у	у	У

**Shares allotted** 

Allotment date

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

date' boxes.

**②** Currency

	(Please use a continuation page	completed we	If currency details are not completed we will assume currency is in pound sterling.		
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
GBP	A ORDINARY	6,233,233	0.01	0.51	0
				_	

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

**Continuation page**Please use a continuation page if necessary.

Details of non-cash consideration.

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

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4	Statement of capital			
	Complete the table(s) below to show the iss	ued share capital at tl	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 continuati	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	A ORDINARY SHARES (1.00 EACH	17,406,317	17,406,317	(Maria Sec.
GBP	A ORDINARY SHARES (0.01 EACH	40,644,635	406,446.35	
GBP	B ORDINARY SHARES	2,440,443	2,440,443	
	Totals	60,491,395	20,253,206.35	
			- <del>'</del>	
Currency table B				
<del></del>		<u> </u>		
	-			DE THE S
	<u> </u>			X - W.S. APT'S
	Totals			
urrency table C				
		· · · · · · · · · · · · · · · · · · ·		
				<b>了。</b>
	- <del> </del>			
<del></del>	Totals			and the spine of the second
		Total number	Total aggregate	Total aggregate
	Totals (including continuation	of shares	nominal value <b>O</b>	amount unpaid •

Please list total aggregate values in different currencies separately.
 For example: £100 + €100 + \$10 etc.

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5	Statement of capital (prescribed particulars of rights attached shares)	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	A ORDINARY SHARES (£1.00 EACH)	The particulars are:  a particulars of any voting rights,
Prescribed particulars	PLEASE SEE CONTINUATION PAGES ATTACHED	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 d 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	A ORDINARY SHARES (£0.01 EACH)	A separate table must be used for each class of share.
Prescribed particulars	PLEASE SEE CONTINUATION PAGES ATTACHED	Continuation page Please use a Statement of Capital continuation page if necessary.
Class of share	B ORDINARY SHARES	:
Prescribed particulars	PLEASE SEE CONTINUATION PAGES ATTACHED	
6	Signature	
	I am signing this form on behalf of the company.	<b>O</b> Societas Europaea
Signature	Signature  X  This form may be signed by:	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
	Director <b>9</b> , Secretary, Person authorised <b>9</b> , Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	the Companies Act 2006.

### **SH01**

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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	JP020380
Company name	JONES DAY
Address	21 TUDOR STREET
Post town	LONDON
County/Region	LONDON
Postcode	EC4YODJ
Country	UNITED KINGDOM
DX	
Telephone	02070395940

### ✓ 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.

### ☑ 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.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

In accordance with Section 555 of the Companies Act 2006.

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	Statement of capital (prescribed particulars of rights attached to sha	res)
lass of share	ORDINARY SHARES	
lass of share rescribed particulars	ORDINARY SHARES  These prescribed particulars should be read in conjunction with the articles of association (the "Articles") of REF Wisdom Limited (the "Company")  (1) Particulars of any voting rights The holders of Ordinary Shares shall be entitled to exercise one vote per share  (2) Particulars of rights as respects dividends to participate in a distribution Subject to the rights attached to the Preferred Shares, the balance of any profits which the Board may determine to distribute shall be distributed amongst the holders of the Ordinary Shares pro-rata to their respective holdings of Ordinary Shares  (3) Particulars of rights as respects capital, to participate in a distribution (including on a winding up) Subject to the rights attached to the Preferred Shares on winding up or distribution, paying to the holders of Ordinary Shares an amount such that the Investors and their Associated Companies have received, in aggregate, Investor Proceeds up to the B Hurdle Amount, pro rata to their respective holdings of Ordinary Shares to receive B Shareholder Proceeds, paying all remaining amounts available to the holders of the Ordinary Shares pro rata to their respective holdings of Ordinary Shares  (4) Shares are redeemable  The shares are not redeemable	

In accordance with Section 555 of the Companies Act 2006.

## SH01 - continuation page

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

#### Class of share

### A ORDINARY SHARES (£0.01 each)

#### Prescribed particulars

Six A directors are appointed to the board by nomination of the A Shareholder. There is a right to appoint two observers to the board of directors.

It is hereby confirmed that the transfer of the shares by the A Shareholder to its Affiliate does not constitute an Exit from the investment by the A Shareholder and/or Riverside.

The A Shareholder has the pre-emption rights to acquire the shares in the Company to be sold by the B Shareholder.

There is a drag-along right over the B shares when the A Shareholder sells all of its shares or a portion and the drag-along right will be proportionate to the number of A shares in total and the number being sold.

In case of transfer of shares in the B Shareholder without the prior written consent of the A Shareholder, the A Shareholder shall have a right to purchase the shares held by the B Shareholder that relate to the Manager or Minorty A Shareholder transferring his or her shares in the B Shareholder.

In case of an Event of Default by any of the Managers and/or the B Shareholder, the A Shareholder shall also be entitled to, at its sole discretion without prejudice of its right to receive compensation, purchase all the defaulting Member's shares.

Should the B Shareholder decide not to participate in a given capital increase in the Company, shares initially offered to the B Shareholder shall be reoffered to the A Shareholder.

The A Shareholder is entitled to grant loan(s) and/or a subordinated loan(s) to the Company, which may be subsequently converted to new shares in the Company's share capital at the issue price agreed or fixed in accordance with the valuation procedure after such procedure has been earned out.

In accordance with Section 555 of the Companies Act 2006.

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### 5

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

#### Class of share

#### B ORDINARY SHARES

### Prescribed particulars

One B director is appointed to the board by nomination of the B Shareholder, There is a right to appoint two observers to the board of directors.

The B Shareholder and the Managers shall remain jointly and severally liable for any obhgation or liability which the Affiliate may have under this Agreement. The Affiliate (transferee) shall also assume an obligation to transfer the Shares back to the B Shareholder (transferor) before such Affiliate ceases to be an Affiliate of the B Shareholder.

There is a tag-along right when the A Shareholder sells all of its shares or a portion and the tag-along right will be proportionate to the number of A shares in total and the number being sold.

The B Shareholder will be entitled to participate and invest jointly with the A Shareholder in any future capital increases on a pari passu basis. The B Shareholder shall be entitled to exercise its right mentioned in the preceding sentence together with the A Shareholder or within 6 (six) months of the date the share capital increase is made by the A Shareholder, at the same valuation (on a pan passu basis) as the A Shareholder.

The following actions adopted by the general meeting require consent and voting for the resolution by the B Shareholder:

- winding up of the Company, except for situations resulting from a general reorganisation of the group;
- starting liquidation proceedings of the Company, except for situations resulting from a general reorganisation of the group;
- any alteration of the articles or other constitutional documents of the Company which would have an adverse effect on the rights of the B Shareholder in its capacity as a Shareholder, unless the rights of the other Shareholders would suffer an equivalent pro rata adverse effect or unless it consists of a capital increase or issuance of shares; and any Member contribution or Member loan which is convertible into shares and which Member contribution or Member loan is made without a genuine business reason and has as its main purpose the dilution of the amount of shares held by any Member.

If the Board of Directors recommends a payment of a dividend or other capital repayment from the Company to any of the Members, it shall notify all the Members of such fact. The B Shareholder, acting reasonably, is entitled to block the payment of such a dividend or capital repayment if:

- it is damaging to the Company, or
- it is only made for the purpose of the dilution of the other shareholders of the Company (i.e. in the case it is a spurious injection), and it does not serve any other purpose of the Company (including but not limited to funding an add-on acquisition, funding acquisition of important IP or assets, helping the Company in a distress situation, funding financial covenants, satisfying requirements of the financing bank(s), etc.),provided that the B Shareholder delivers to the Board of Directors a written veto notice in the form attached to the Shareholders Agreement as Schedule 5.5.2) within 10 (ten) Business Days of the delivery of the above-mentioned notification on the planned payment.