SH01

o laserform

Return of allotment of shares

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Go online to file this information

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✓ What this form is for

You may use this form to give notice of shares allotted following incorporation.

X What this form is NOT

You cannot use this form notice of shares taken be on formation of the complete or an allotment of a new shares by an unlimited of



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"A62/1RXN" 14/03/2017

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									snares by ar	i umanited C	AIS	C	14/03/20 OMPANIES	
1	Con	npai	ny de	etails	3									
Company number	1	0	4	2	2	5	1	4	-					n this form complete in typescript or in
Company name in full	SGN LIMITED												ck capitals.	
													All fields are mandatory unless specified or indicated by *	
2	Allo	tme	nt da	ites	0					<u></u>				
From Date	90	8	-	m O	_ 	-	^y 2	y 0	y 1 y 7				Allotms If all about	nt date res were allotted on the
To Date	d	d	•	m	m		у	y	у				same da 'from da allotted	ay enter that date in the te' box. If shares were over a period of time, e both 'from date' and 'to
3	Sha	Shares allotted												
		Please give details of the shares allotted, including bonus shares. (Please use a continuation page if necessary.)											Currency If currency details are not completed we will assume currency is in pound sterling.	
Currency 2		s of sh Ordin		eferenc	e etc.)	•		Numi allott	ber of shares ed	Nominal value of each share	(in	(including share unpaid (including share premium) on each share prem		Amount (if any) unpaid (including share premium) on each share
£STERLING	"A'	' OI	RDIN	ARY		*********			638000	0.0	001	7.83699		
£STERLING	"B'	" OI	RDIN	ARY					360000	0.	01		0.01	
Details of non-cash consideration. If a PLC, please attach valuation report (if appropriate)	If the state	e allo	otted :	share	s are tion fo	fully or wh	or pai	rtly p e sha	aid up otherwis ares were allot	e than in cash red.	, please			ation page use a continuation page if ry.

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4	Statement of capital											
	Complete the table(s) below to show the issued share capital at the date to which this return is made up. Complete a separate table for each currency (if appropriate). For example, add pound sterling in 'Currency table A' and Euros in 'Currency table B'. Please use a Statement of Capital continuation page if necessary.											
Сителсу	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.		Number of shares issued multiplied by nominal value	Including both the nominal value and any share premium								
Currency table A												
£STERLING	"A" ORDINARY	640000	640.00									
£STERLING	"B" ORDINARY	360000	3,600.00									
	Totals	1000000	4,240.00	0								
C		<u></u>	<u> </u>									
Currency table B												
				A Section of the sect								
	Totals											
Currency table C		<u></u>	<u> </u>									
ouriency able o												
			<u> </u>									
<u> </u>	Totals											
		Total number of shares	Total aggregate nominal value 1	Total aggregate amount unpaid								
	Totale (Including continuation pages)	1000000	£4,240.00	£0								
		Please list total agg For example: £100 + €	regate values in differen 100 + \$10 etc.	t currencies separately.								

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5	Statement of capital (prescribed particulars of rights attached to shares)	
	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 The particulars are:
Class of share	"A" ORDINARY	a particulars of any voting rights, including rights that arise only in
Prescribed particulars	SEE CONTINUATION PAGES 1 TO 3	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.
		A separate table must be used for each class of share.
Class of share	"B" ORDINARY	Continuation page
Prescribed particulars	SEE CONTINUATION PAGES 1 TO 3	Please use a Statement of Capital continuation page if necessary.
Class of share		
Prescribed particulars		
6	Signature	
	I am signing this form on behalf of the company.	② Societas Europasa
Signature	Signature X	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
	This form may be signed by: Director ②, Secretary, Person authorised ③, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	Under either section 270 or 274 of

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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.	₩here to send				
Contact name CHRISTINA OBRIEN	You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:				
Company name Mills & Reeve LLP					
Address 1 St James Court	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ.				
Whitefriars	DX 33050 Cardiff.				
Post town Norwich	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,				
County/Region Norfolk	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1				
Postcode N R 3 1 R U Country United Kingdom	or LP - 4 Edinburgh 2 (Legal Post). For companies registered in Northern Ireland:				
DX DX 5210 Norwich	The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street,				
Telephone 01603 660155	Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.				
✓ Checklist	7 Further information				
We may return the forms completed incorrectly					
or with information missing.	For further information please see the guidance notes on the website at www.gov.uk/companieshouse				
Please make sure you have remembered the following:	or email enquiries@companieshouse.gov.uk				
The company name and number match the information held on the public Register.	This form is available in an				
You have shown the date(s) of allotment in	alternative format. Please visit the				
section 2. You have completed all appropriate share details in	forms page on the website at				
section 3. You have completed the relevant sections of the	www.gov.uk/companieshouse				
statement of capital. You have signed the form.					
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Statement of capital (prescribed particulars of rights attached to shares)

Class of share

"B" ORDINARY SHARES (CONTINUATION PAGE 1)

Prescribed particulars

Voting: On a show of hands every holder present is entitled to one vote and on a poll or written resolution (subject to the pargarph below) one vote for each share held.

The votes capable of being cast by each holder of B ordinary shares shall be the lesser of (i) 5% of the votes capable of being cast on any resolution of the Company (the ""B" Shareholder Voting Threshold") and (ii) the amount of votes capable of being cast on any resolution of the Company pursuant to the paragraph above. In the event that the holder of B ordinary shares holds more than the "B" Shareholder Voting Threshold (the difference being the ""B" Shareholder Excess Votes"), such holder shall be entitled to cast votes representing the "B" Shareholder Voting Threshold and the holders of the "A" ordinary shares shall be entitled to cast votes representing the "B" Shareholder Excess Votes pro rata to their respective holdings. Distributions: The directors have the discretion to declare (or recommend as the case may be) a dividend on one class of Share to the exclusion of the other class (es), and/or to declare (or recommend as the case may be) a different level of dividend on each class of Share. The directors shall not declare and the Company shall not pay a dividend or make any distribution on or in respect of the "B" ordinary shares unless and until the Founders have first consented in writing to any such dividend or distribution and then any such dividend or distribution shall only be paid or made at such times and in such amounts or manner as the Founders may (in their absolute discretion) determine.

Capital (including on a winding up): On an Exit, the entitlement of a holder of shares to a proportion of the Equity Proceeds shall be calculated as follows:

- first, Equity Proceeds shall be allocated to the holders of the "A" ordinary shares for the purposes of paying any Arrears due to them;
- 2. second, Equity Proceeds remaining after the payment of any Arrears to holders of "A" ordinary shares (if any) shall be allocated to the holders of the "A" ordinary shares for the purposes of paying to them an amount equal to the Issue Price paid by them for the "A" ordinary shares which they hold; and
- 3. the balance (if any) of any Equity Proceeds remaining shall be distributed amongst the holders of the "A" ordinary shares and "B" ordinary shares pro rata by reference to the number of shares held by them and as if the same constituted one class of share.

Redemption: The B ordinary shares are not liable to be redeemed at the option of the company or shareholder.

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

Class of share

"B" ORDINARY (CONTINUATION PAGE 2)

Prescribed particulars

Definitions:

"Arrears" means all arrears, accruals and deficiencies of any dividend or other sums payable in respect of the relevant share whether or not earned or declared and irrespective of whether or not the Company has had, at any time, sufficient distributable profits to pay such dividend or sums, together with all interest and other amounts payable thereon;

"Control" has the meaning given to it in section 995 of the Income Tax Act 2007;

"Equity Proceeds" means:

- a) in the case of a Share Sale, the aggregate consideration for the whole of the issued share capital of the Company expressed as a cash price (whether that consideration is to be satisfied in cash, shares, loan stock, deferred consideration or a combination thereof or otherwise, any noncash consideration being valued by the board) paid or payable pursuant to the agreement or the offer for such Shares;
- B) in the case of a Listing, an amount equal to the aggregate value of the whole of the issued share capital (excluding for this purpose any additional shares issued at the time of the Listing for the purpose of a fundraising) based on the price per share at which funds are raised at the time of the Listing or, if there is no fundraising at the time of the Listing, the anticipated opening trading price per share, as certified by the company's financial advisers at the time;
- C) in the case of a Return of Capital, an amount equal to the total amount available for distribution to holders of Shares as a result of the Return of Capital by way of dividend, dividend on liquidation; and
- D) in all other cases, an amount determined by the Founders on a fair and reasonable basis to be the market value for the whole of the issued and to be issued share capital of the Company;

"Exit" means a Share Sale, Return of Capital or a Listing;

"Founders" means Susan Tobbell and Graham Peacock
"Issue Price" means in relation to any share, the amount
paid up or credited as paid up on it (including the full
amount of any premium at which such Share was issued
whether or not such premium is applied for any purpose
after that);

SEE CONTINUATION PAGE 3

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

Class of share

"B" ORDINARY (CONTINUATION PAGE 3)

Prescribed particulars

"Listing" means the admission of all or any part of the share capital of the Company to a stock exchange trading facility (including, without limitation, the AIM Market of the London Stock Exchange Group plc, the Official List of the UK Listing Authority or any other recognised investment exchange (as defined by section 285 of the Financial Services and Markets Act 2000)) and such admission becoming effective;

"Liquidation" means the passing of a resolution for the winding up of the Company;

"Return of capital" means a return of capital or assets to shareholders after payment of the Company's liabilities (and whether upon a Liquidation, by way of scheme of arrangement or otherwise) which shall include a return of capital following the occurrence of a Trade Sale;

"Share Sale" means (other than in or as part of a Solvent Re-organisation) the completion of any sale of any interest in shares (whether in one transaction or a series of related transactions) resulting in the transferee (either alone or in conjunction with any other person(s) connected with the transferee) obtaining Control where the transferee held no such Control prior to such sale;

"Solvent Reorganisation" means a solvent re-organisation of the company by any means, including the acquisition of the Company by a new holding company or any other re-organisation of the Company involving its assets or the company's share or debt capital; and

"Trade Sale" means either the sale or other disposal whether by one transaction or a series of related transactions of the whole or substantially the whole of the undertaking, trade and assets of the company (other than in or as part of a Solvent Re-organisation).

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

Class of share

"A" ORDINARY (CONTINUATION PAGE 1)

Prescribed particulars

Voting: On a show of hands every holder present is entitled to one vote and on a poll or written resolution (subject to the pargarph below) one vote for each share held.

The votes capable of being cast by each holder of B ordinary shares shall be the lesser of (i) 5% of the votes capable of being cast on any resolution of the Company (the ""B" Shareholder Voting Threshold") and (ii) the amount of votes capable of being cast on any resolution of the Company pursuant to the paragraph above. In the event that the holder of B ordinary shares holds more than the "B" Shareholder Voting Threshold (the difference being the ""B" Shareholder Excess Votes"), such holder shall be entitled to cast votes representing the "B" Shareholder Voting Threshold and the holders of the "A" ordinary shares shall be entitled to cast votes representing the "B" Shareholder Excess Votes pro rata to their respective holdings. Distributions: The directors have the discretion to declare (or recommend as the case may be) a dividend on one class of Share to the exclusion of the other class (es), and/or to declare (or recommend as the case may be) a different level of dividend on each class of Share.

Capital (including on a winding up): On an Exit, the entitlement of a holder of shares to a proportion of the Equity Proceeds shall be calculated as follows:

- first, Equity Proceeds shall be allocated to the holders of the "A" ordinary shares for the purposes of paying any Arrears due to them;
- 2. second, Equity Proceeds remaining after the payment of any Arrears to holders of "A" ordinary shares (if any) shall be allocated to the holders of the "A" ordinary shares for the purposes of paying to them an amount equal to the Issue Price paid by them for the "A" ordinary shares which they hold; and
- 3. the balance (if any) of any Equity Proceeds remaining shall be distributed amongst the holders of the "A" ordinary shares and "B" ordinary shares pro rata by reference to the number of shares held by them and as if the same constituted one class of share.

Redemption: The A ordinary shares are not liable to be redeemed at the option of the company or the shareholder.

SEE CONTINUATION PAGE 2

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Return of allotment of shares

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

Class of share

"A" ORDINARY (CONTINUATION PAGE 2)

Prescribed particulars

Definitions:

"Arrears" means all arrears, accruals and deficiencies of any dividend or other sums payable in respect of the relevant share whether or not earned or declared and irrespective of whether or not the Company has had, at any time, sufficient distributable profits to pay such dividend or sums, together with all interest and other amounts payable thereon;

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- a) in the case of a Share Sale, the aggregate consideration for the whole of the issued share capital of the Company expressed as a cash price (whether that consideration is to be satisfied in cash, shares, loan stock, deferred consideration or a combination thereof or otherwise, any noncash consideration being valued by the board) paid or payable pursuant to the agreement or the offer for such Shares;
- b) in the case of a Listing, an amount equal to the aggregate value of the whole of the issued share capital (excluding for this purpose any additional shares issued at the time of the Listing for the purpose of a fundraising) based on the price per share at which funds are raised at the time of the Listing or, if there is no fundraising at the time of the Listing, the anticipated opening trading price per share, as certified by the company's financial advisers at the time;
- c) in the case of a Return of Capital, an amount equal to the total amount available for distribution to holders of Shares as a result of the Return of Capital by way of dividend, dividend on liquidation; and
- d) in all other cases, an amount determined by the Founders on a fair and reasonable basis to be the market value for the whole of the issued and to be issued share capital of the Company;

"Exit" means a Share Sale, Return of Capital or a Listing;

SEE CONTINUATION PAGE 3

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

Class of share

"A" ORDINARY (CONTINUATION PAGE 3)

Prescribed particulars

"Founders" means Susan Tobbell and Graham Peacock
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amount of any premium at which such Share was issued
whether or not such premium is applied for any purpose
after that);

"Listing" means the admission of all or any part of the share capital of the Company to a stock exchange trading facility (including, without limitation, the AIM Market of the London Stock Exchange Group plc, the Official List of the UK Listing Authority or any other recognised investment exchange (as defined by section 285 of the Financial Services and Markets Act 2000)) and such admission becoming effective;

"Liquidation" means the passing of a resolution for the winding up of the Company;

"Return of capital" means a return of capital or assets to shareholders after payment of the Company's liabilities (and whether upon a Liquidation, by way of scheme of arrangement or otherwise) which shall include a return of capital following the occurrence of a Trade Sale:

"Share Sale" means (other than in or as part of a Solvent Re-organisation) the completion of any sale of any interest in shares (whether in one transaction or a series of related transactions) resulting in the transferee (either alone or in conjunction with any other person(s) connected with the transferee) obtaining Control where the transferee held no such Control prior to such sale;

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"Trade Sale" means either the sale or other disposal whether by one transaction or a series of related transactions of the whole or substantially the whole of the undertaking, trade and assets of the company (other than in or as part of a Solvent Re-organisation).