SH01

Return of allotment of shares

COMPANIES HOUSE

1 4 AUG 2021

EDINBURGH MAILBOX





Go online to file this information www.gov.uk/companieshouse

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 g notice of shares taken by sub on formation of the company for an allotment of a new classhares by an unlimited compa



SCT 14/08/2021 COMPANIES HOUSE #197

1	Company details				······································
ompany number	S C 3 3 5 3 2	0		→ Filling in thi Please comple bold black ca	ete in typescript or in
Company name in full	INNIS & GUNN HOLDINGS L	IMITED		l ·	mandatory unless
				specified or in	ndicated by *
2:	Allotment dates ®				
rom Date	d	^y 0 ^y 2 ^y 1		• Allotment d	
o Date	d d m m	у у у		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 allotted				
	Please give details of the shares al (Please use a continuation page if		s shares.	O Currency If currency de completed we is in pound st	will assume currenc
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) or each share
GBP	ORDINARY	5,079,501	0.014084507	0.014084507	NIL
GBP	Е	4	1	704	NIL
	If the allotted shares are fully or pastate the consideration for which t				page ontinuation page if
Details of non-cash consideration.					
f a PLC, please attach aluation report (if ppropriate)		·			
)			•	

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Return of allotment of shares 344 244

4	Statement of capital						
	Complete the table(s) below to show the issu	ed share capital at 1	the date to which this retur	n 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.						
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.		Number of shares issued multiplied by nominal value	Including both the nominal value and any share premium			
Currency table A	1			,			
	SEE CONTINUATION PAGE						
	Totals			<u> </u>			
	iotais	_					
Currency table B				and the large larg			
<u> </u>	Totals						
Currency table C				and the authoritant may be accepted			
	Totals						
		Total number of shares	Total aggregate nominal value •	Total aggregate amount unpaid •			
	Totals (including continuation pages)	62,922,571	886,238.3212829	NIL			

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

SH01

Return of allotment of shares

Statement of capital (prescribed particulars of rights attached to shares) Please give the prescribed particulars of rights attached to shares for each O Prescribed particulars of rights class of share shown in the share capital tables in Section 4. attached to shares The particulars are: particulars of any voting rights, Class of share A ORDINARY including rights that arise only in Prescribed particulars certain circumstances; All definitions are per the articles of association adopted 07/01/2021. particulars of any rights, as Each A Share will entitle its Holder to receive notice of, attend and respects dividends, to participate vote at any general meeting of the Company, and to receive copies in a distribution; particulars of any rights, as of and agree to a proposed written resolution. Notwithstanding the respects capital, to participate Articles, neither a Leaver or the Relevant Member in respect of such in a distribution (including on Leaver (as the case may be) will (except where the Leaver is the winding up); and whether the shares are to be Founder and he is a Good Leaver) have any rights to receive notice redeemed or are liable to be of or attend or vote at any general meeting of the Company, nor to redeemed at the option of the company or the shareholder. receive a copy of or agree to a proposed written resolution. CONT: A separate table must be used for Class of share **ORDINARY** each class of share. Continuation page Prescribed particulars Each Ordinary Share will entitle its Holder to receive notice of, attend Please use a Statement of Capital continuation page if necessary. and vote at any general meeting of the Company, and to receive copies of and agree to a proposed written resolution. Notwithstanding the Articles, neither a Leaver or the Relevant Member in respect of such Leaver (as the case may be) will (except where the Leaver is the Founder and he is a Good Leaver) have any rights to receive notice of or attend or vote at any general meeting of the Company, nor to receive a copy of or agree to a proposed written resolution. CONT: Class of share **B INVESTMENT** Prescribed particulars Holders of B Investment Shares will have no rights to receive notice of or attend and vote at any general meeting or the Company, nor to receive a copy of or agree to a proposed written resolution. This is without prejudice to the rights of Holders of B Investment Shares to vote on a resolution of the B Investment Shares as a class. The Board may elect to invite holders of B Investment Shares to attend (but not vote) at a general meeting. CONT: Signature I am signing this form on behalf of the company. **⊙** Societas Europaea If the form is being filed on behalf Signature of a Societas Europaea (SE) please X Sophie R!Wills delete 'director' and insert details of which organ of the SE the person signing has membership. Person authorised This form may be signed by: Under either section 270 or 274 of Director . Secretary, Person authorised . Administrator, Administrative receiver, the Companies Act 2006. Receiver, Receiver manager, CIC manager.

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	Z FOWLIE
Сотрану пате	VIALEX LIMITED
Address	1-4 ATHOLL CRESCENT
THIRD	FLOOR
Post town	EDINBURGH
County/Region	SCOTLAND
Postcode	E H 1 0 6 H E
Country	·UK
DX	
Telephone	03332 400 127

✓ 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

SH01 - continuation page Return of allotment of shares

Statement of capital

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.		Number of shares issued multiplied by nominal value	Including both the nominal value and any share premium
GBP	A ORDINARY	35,496,598	499,952.0830072	
GBP	ORDINARY	10,553,538	148,641.3798358	
GBP	BINVESTMENT	1,673,995	23,577.3942955	
GBP	C ORDINARY	15,198,435	214,062.464146	
GBP	D ORDINARY	1	1	
GBP	E ORDINARY	4	4	
	_	_		
		_		
<u> </u>				
				*
	Totals	62,922,571	886,238.3212844	NIL

lass of share	A ORDINARY	
ass of share rescribed particulars	Any dividend declared from time to time shall be allocated between the Holders of the Non-D and E Equity Shares (treating the Non-D and E Equity Shares as a single class of shares) pro rata as near as possible in proportion to the number of Non-D and E Equity Shares held by them respectively. If a Share is issued on terms providing that such Share shall be entitled to a dividend as if the nominal value of it were fully paid from a particular date (in part or full) then such Share shall be entitled to a dividend on that basis. No dividend shall be payable in respect of any Shares unless and until the amount of such dividend when aggregated with all dividends then payable to the Holder of such Shares exceeds the sum of £20 and all the dividends declared but not paid pursuant to Article 31.3 shall be held by the Company as dedicated retained dividends on trust for such Holder of Shares and shall be payable to such persons on the earlier of: (i) the winding up of the Company; or (ii) when the cumulative value of such withheld dividends exceeds £20; or (iii) on an Exit. For the avoidance of doubt, any dividends declared but not paid pursuant to Article 31.3 shall not accrue interest thereon. CONT:	

SH01 - continuation page Return of allotment of shares

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

Class of share

A ORDINARY

Prescribed particulars

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. Then:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.l(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively.

Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class.

SH01 - continuation page Return of allotment of shares

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

Class of share

ORDINARY

Prescribed particulars

Any dividend declared from time to time shall be allocated between the Holders of the Non-D and E Equity Shares (treating the Non-D and E Equity Shares as a single class of shares) pro rata as near as possible in proportion to the number of Non-D and E Equity Shares held by them respectively. If a Share is issued on terms providing that such Share shall be entitled to a dividend as if the nominal value of it were fully paid from a particular date (in part or full) then such Share shall be entitled to a dividend on that basis. No dividend shall be payable in respect of any Shares unless and until the amount of such dividend when aggregated with all dividends then payable to the Holder of such Shares exceeds the sum of £20 and all the dividends declared but not paid pursuant to Article 31.3 shall be held by the Company as dedicated retained dividends on trust for such Holder of Shares and shall be payable to such persons on the earlier of: (i) the winding up of the Company; or (ii) when the cumulative value of such withheld dividends exceeds £20; or (iii) on an Exit. For the avoidance of doubt, any dividends declared but not paid pursuant to Article 31.3 shall not accrue interest thereon.

CONT:

SH01 - continuation page Return of allotment of shares

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

Class of share

ORDINARY

Prescribed particulars

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. Then:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively.

Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class.

Class of share	RINVESTMENT	
Prescribed particulars	Any dividend declared from time to time shall be allocated between the Holders of the Non-D and E Equity Shares (treating the Non-D and E Equity Shares as a single class of shares) pro rata as near as possible in proportion to the number of Non-D and E Equity Shares held by them respectively. If a Share is issued on terms providing that such Share shall be entitled to a dividend as if the nominal value of it were fully paid from a particular date (in part or full) then such Share shall be entitled to a dividend on that basis. No dividend shall be payable in respect of any Shares unless and until the amount of such dividend when aggregated with all dividends then payable to the Holder of such Shares exceeds the sum of £20 and all the dividends declared but not paid pursuant to Article 31.3 shall be held by the Company as dedicated retained dividends on trust for such Holder of Shares and shall be payable to such persons on the earlier of: (i) the winding up of the Company; or (ii) when the cumulative value of	
	such withheld dividends exceeds £20; or (iii) on an Exit. For the avoidance of doubt, any dividends declared but not paid pursuant to Article 31.3 shall not accrue interest thereon. CONT:	

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

Class of share

B INVESTMENT

Prescribed particulars

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. Then:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.l(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively.

Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class.

SH01 - continuation page Return of allotment of shares

Statement of capital	Inrescribed	particulars of r	ights attached	to shares)
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Class of share

CORDINARY

Prescribed particulars

Each C Share will entitle its Holder to receive notice of, attend and vote at any general meeting of the Company, and to receive copies of and agree to a proposed written resolution. Notwithstanding the Articles, neither a Leaver or the Relevant Member in respect of such Leaver (as the case may be) will (except where the Leaver is the Founder and he is a Good Leaver) have any rights to receive notice of or attend or vote at any general meeting of the Company, nor to receive a copy of or agree to a proposed written resolution.

Any dividend declared from time to time shall be allocated between the Holders of the Non-D and E Equity Shares (treating the Non-D and E Equity Shares as a single class of shares) pro rata as near as possible in proportion to the number of Non-D and E Equity Shares held by them respectively. If a Share is issued on terms providing that such Share shall be entitled to a dividend as if the nominal value of it were fully paid from a particular date (in part or full) then such Share shall be entitled to a dividend on that basis. No dividend shall be payable in respect of any Shares unless and until the amount of such dividend when aggregated with all dividends then payable to the Holder of such Shares exceeds the sum of £20 and all the dividends declared but not paid pursuant the Articles shall be held by the Company as dedicated retained dividends on trust for such Holder of Shares and shall be payable to such persons on the earlier of: (i) the winding up of the Company; or (ii) when the cumulative value of such withheld dividends exceeds £20; or (iii) on an Exit. For the avoidance of doubt, any dividends declared but not paid pursuant to the Articles shall not accrue interest thereon.

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. CONT:

5	Statement of capital (prescribed particulars of rights attached to shares)	
lass of share	CORDINARY	
rescribed particulars	Them:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively. Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class. No Equity Proceeds will be distributed until any loans made by any C Shareholder to the Company or any other Group Company have been repaid in full together with accrued but unpaid interest (or the relevant lender has consented to repayment not being made).	

Class of share	D ORDINARY	
Prescribed particulars	The D Shareholder will have no rights to receive notice of or attend and vote at any general meeting of the Company, nor to receive a copy of or agree to a proposed written resolution. This is without prejudice to the rights of the D Shareholder to vote on a resolution of the D Shares as a class. The Board may elect to invite the D Shareholder to attend (but not vote) at a general meeting.	
	The D Shareholder shall not be entitled to receive any dividends declared by the Company.	
	CONT:	
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Statement of capital (prescribed particulars of rights attached to shares)

Class of share

DORDINARY

Prescribed particulars

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. Then:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.l(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively.

Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class.

Class of share	E ORDINARY	
rescribed particulars	The E Shareholder will have no rights to receive notice of or attend and vote at any general meeting of the Company, nor to receive a copy of or agree to a proposed written resolution. This is without prejudice to the rights of the E Shareholder to vote on a resolution of the E Shares as a class. The Board may elect to invite the E Shareholder to attend (but not vote) at a general meeting.	
	The E Shareholder shall not be entitled to receive any dividends declared by the Company.	
	SEE CONTINUATION PAGE	
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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

E ORDINARY

Prescribed particulars

On a return of capital of the Company on a Liquidation or otherwise (other than a redemption of Shares or the purchase by the Company of its own Shares), or in the event of any other Exit, the Equity Proceeds available for distribution among the Shareholders shall be applied in the following order and priority: First, in paying to each of the C Shareholders, in priority to any other classes of Shares, any Arrears of dividend due pursuant to Article 31; Second, in paying an amount equal to the Preference Amount in relation to all the C Shares to the C Shareholders pro rata to the number of C Shares held (the aggregate amount of those payments being the "Aggregate Preference Amount"); Third, in paying any Arrears of dividend due pursuant to Article 31 (except to the extent distributed under Article 32.1 (a)), to each other class of Shares pro rata; Fourth, in distributing the D Share Equity Proceeds (if any) to the D Shareholder and the E Share Equity Proceeds (if any) to the E Shareholder; and Fifth, if there is a balance, the balance of the Equity Proceeds (after the application of Articles 32.l(a) to (d)) (the "Residual Proceeds") plus the Aggregate Preference Amount (the sum of the Residual Proceeds and the Aggregate Preference Amount being the "Non-D and E Proceeds") is notionally allocated between the Non-D and E Equity Shareholders (treating the Non-D and E Equity Shares as a single class of share) pro rata as near as possible in proportion to the number of on-D and E Equity Shares held by them respectively. Then:(i) if that notional allocation of the Non-D and E Proceeds results in the amount allocated to the C Shareholders (the "C Allocation") being more than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1(b)), the amount by which the C Allocation exceeds the Aggregate Preference Amount shall be distributed to the C Shareholders, and the balance of the Residual-Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively; or (ii) if that notional allocation of the Non-D and E Proceeds results in the C Allocation being less than the Aggregate Preference Amount (as payable to the C Shareholders under Article 32.1 (b)), the whole of the Residual Proceeds shall be distributed to the Non-D and E Equity Shareholders other than the C Shareholders pro rata as near as possible to the number of Non-D and E Equity Shares held by them respectively.

Any return on a particular class of Shares shall (subject to the application of the Preference Amount on C Shares) be made amongst the Holders of that class of Shares pro rata as nearly as possible in the proportion that their respective holdings of Shares of that class bears to the total number of issued Shares of that class.