





✓ What this form is a You may use this form notice of consolidations sub-division, redemy shares or re-conversinto shares.			is form lidation dempti	or X V n to give on, n tion of in			What this form is NOT for You cannot use this form to notice of a conversion of shift into stock.		717 2070		8566G9* 07/2023 #94 NIES HOUSE	
1	Company details								e de la companya de l			
Company number	0	0 1 7 9 2 4 4							n this form			
Company name in full	WES	WESTON INVESTMENT COMPANY LIMITED									omplete in typescript or in ck capitals.	
- ,									All fields are mandatory unless specified or indicated by *			
2	Date	e of reso	olutio	n				<u>- " -                                 </u>				
Date of resolution	2	4	$\delta$	<u>უ</u>	2	ď	2	- y <sub>1</sub>				
3	Consolidation											
	Please show the amendments to each class of share.											
				Previous	share	struct	ure		New s	New share structure		
Class of shares (E.g. Ordinary/Preference etc.)			_	Number of issued shares			<u></u>	Nominal value of each share	Numb	Number of issued shares		Nominal value of each share
		_										
4	Sub-	-divisior	1						_			
	Pleas	se show th	e ame	ndments	to ea	sch cla	iss o	f share.				
			Previous share structure			ure		New share st		tructure		
Class of shares (E.g. Ordinary/Preference etc.)			Number of issued shares		 !S	Nominal value of each share	Number of issued shares		ued shares	Nominal value of each share		
												<u> </u>
5	Rede	emption	)									·
	I	e show the med. Only						alue of shares that ha deemed.	ve been			
Class of shares (E.g. Ordinary/Preference et			,	Number of				Nominal value of each share				
IDR REDEEMABLE	PREF	FERENCE	E C	1,800,00	00			1,000,000	_			
									_			

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

6	Re-conversion							
	Please show the class number and nominal value of shares following re-conversion from stock.							
	New share structure							
Value of stock	Class of shares (E.g. Ordinary/Preference etc.)	Number of issued shares	Nominal value of each share					
7	Statement of capital							
	Complete the table(s) below to show the issue the company's issued capital following the cl	ition page tement of Capital ion page if necessary.						
	Complete a separate table for each curr add pound sterling in 'Currency table A' and		For example,	,				
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	Including both the nominal				
Currency table A			I multiplied by nominal value	value and any share premium				
GBP	ORDINARY	7,353,360,136	7,535,360,136					
.•				. 1				
<del></del>								
	Totals	7,535,360,136	7,535,360,136	0				
Currency table B								
BRL	REDEEMABLE PREFERENCE A	2,307,673	2,307,673,000					
	Totals	2,307,673	2,307,673,000	0				
Currency table C								
CLP	REDEEMABLE PREFERENCE B	106,000	106,000,000,000					
	Totals	106,000	106,000,000,000	0				
Total issued share ca	pital table							
	ow your total issued share capital. Add the totals from	Total number of shares	Total aggregate nominal value ①	Total aggregate amount unpaid <b>①</b> ②				
	Grand total	7,538,473,809	GBP 7,535,360,136 BRL 2,307,673,000 CLP 106,000,000,000 IDR 700,000,000,000	0				
		<b>⊘</b> Total aggregate amount	es separately. For example: £10 Int unpaid res are fully paid. We'll assume					

you leave this blank.

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

	Please give the prescribed particulars of rights attached to shares for each class of share shown in the share capital tables in <b>Section 7</b> .	• Prescribed particulars of rights attached to shares The particulars are: a. particulars of any voting rights,		
Class of share	Ordinary	including rights that arise only in certain circumstances;		
Prescribed particulars	Each ordinary share is entitled to one vote and all Ordinary Shares rank equally.	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	REDEEMABLE PREFERENCE A - BRL	Please use a Statement of capital		
Prescribed particulars  •	Entitled, in priority to any payment of dividend holders of any other class of shares, to payment of a preferred cumulative preferred dividend equal to 1.00% per annum above the Reference Rate (Brazil Selic Average Overnight Rate annualised) on the Nominal Value of each Preference Share. Entitled to receive in priority to any other class of shares, an amount equal to that paid up on Preference Shares and any accrued but unpaid amount. No voting rights. Rights of redemption on Redemption Date as per Subscription Agreement. No further right to share in the profits or capital of the Company.	continuation page if necessary.		
Class of share	REDEEMABLE PREFERENCE B - CLP			
Prescribed particulars	Entitled, in priority to any payment of dividend to holders of any other class of share, to payment of a cumulative preferred dividend equal to 2.04% per annum above the Reference Rate on the Nominal Value of each Preference Share. Entitled to receive, in priority to any holders of ordinary shares, an amount equal to that paid up on Preference Shares and any accrued but unpaid amount. No voting rights. Rights of redemption on Redemption Date as per Subscription Agreement. No further right to share in the profits or capital of the Company			
9 .	Signature	<u> </u>		
<del>-</del>	I am signing this form on behalf of the company.	Societas Europaea If the form is being filed on behalf		
Signature	Signature  Coocusigned by:  Lettritor  EOFF2749709146F	of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the persor signing has membership.  Person authorised		
	This form may be signed by: Director , Secretary, Person authorised, Administrator, Administrative Receiver, Receiver, Receiver manager, CIC manager.	Under either section 270 or 274 of the Companies Act 2006.		

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

### 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	CHRISTOPHER WORLOCK							
Company name	BRITISH AMERICAN TOBACCO PLC							
Address	GLOBE HOUSE							
4 TEMPI	LE PLACE .							
Post town	LONDON							
County/Region	LONDON							
Postcode	W C 2 R 2 P G							
Country	UK							
DX								
Telephone								

#### ✓ Checklist

We may return 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 entered the date of resolution in Section 2.
- Where applicable, you have completed Section 3, 4, 5 or 6.
- ☐ You have completed 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

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 619, 621 & 689 of the Companies Act 2006.

SH02 - continuation page
Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

7	Statement of	capital

Complete the table below to show the issued share capital.

	Complete a separate table for each currency.							
Currency  Complete a separate table for each currency	Class of shares E.g. Ordinary/Preference etc.	Number of shares	Aggregate nominal value (£, €, \$, etc) Number of shares issued multiplied by nominal value	Total aggregate amount unpaid, if any (£, €, \$, etc Including both the nominal value and any share premiu				
IDR	REDEEMABLE PREFERENCE C - IDR	700,000	700,000,000,000					
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				. 0				
				."				
· 								
· · · <del></del>								
. <u>-</u>								
-								
	Totals	700,000	700,000,000,000					

In accordance with Section 619, 621 & 689 of the Companies Act 2006.

## SH02 - continuation page

Notice of consolidation, sub-division, redemption of shares or re-conversion of stock into shares

#### 'Statement of capital (prescribed particulars of rights attached to shares) • Class of share REDEEMABLE PREFERENCE C - IDR • Prescribed particulars of rights attached to shares Prescribed particulars The particulars are: Entitled, in priority to any payment of dividend to holders of any class of a. particulars of any voting rights, Ordinary Share, to payment of a cumulative preferred dividend equal to including rights that arise only in 1.46% per annum above the Reference Rate on the nominal value of each certain circumstances; b. particulars of any rights, as Preference Share. Entitled to receive, in priority to any holders of Ordinary respects dividends, to participate Shares, an amount equal to that paid up on the Preference Shares and any in a distribution; accrued but unpaid amount. No voting rights. Rights of redemption on c. particulars of any rights, as respects capital, to participate in a Redemption Date as per Subscription Agreement. No further right to share distribution (including on winding in the profits or capital of the Company up); and d. whether the shares are to be redeemed or are liable to be

each class of share.

redeemed at the option of the company or the shareholder.

A separate table must be used for