In accordance with Section 555 of the Companies Act 2006

SH01

Return of allotment of shares



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✓	What this for You may use notice of sha incorporation	this fo res allo	rm to give	•	You note on f for a	cann ce of orma an all	is form tot use shares tion of otment an un	this for taken the co	by	FRIDAY			*A9QIN.	JEB*
1	Company	detai	İs								A3	6	COMPANIES	.010
Company number	3 9 5	8	2 6		_								→ Filling in thi Please compl	s form ete in typescript or in
Company name in full	Balfour Be	atty pl	lc	· · · · · ·									bold black ca	pitals
									-				All fields are specified or i	mandatory unless ndicated by *
2	Allotment	date	es 0				-						,	
From Date	0 4	[™] Ø	3	12 1	D y	- ابر	_)						• Allotment d	
To Date	30	[" 0	3	2	0 1	- <u>`c</u>	•						same day en 'from date' b allotted over	were allotted on the ter that date in the ox. If shares were a penod of time, th 'from date' and 'to
3	Shares all	otted	l	•										
	Please give	details	of the shar	es allott	ed, inc	ludır	ig bonu	ıs shar	res				O Currency If currency de completed w is in pound s	e will assume currency
Class of shares (E.g. Ordinary/Preference et	·c)		Currency 9		Numb share:		ted		ninal va h share	lue of		(inc	ount paid luding share nium)	Amount (if any) unpaid (including share premium)
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							· · ·	T T						
	If the allotte state the co								ı ın ca:	sh, pli	ease			
Details of non-cash consideration				_										
lf a PLC, please attach valuation report (if appropriate)														
	1													

SH01: Return of allotment of shares (continuation)

Company number: 395826

Company name: Balfour Beatty plc

3 Shares allotted

Class of shares: 50p Ordinary

Currency: Sterling

Number of shares allotted	Nominal value of each share	Amount paid (including share premium)	Amount (if any) unpaid (including share premium)
37,317	50p	150.6p	ENIL
11,482	50p 50p	174-10	ENIL
36,743	50°p	207.20	ENIL
959	50p	217.70	ENIL ENIL
63, 151	50p 50p 50p	227.3p 249.0p 265.6p	ENIL
84	500	249.00	€NIL.
1,111	50p	265.60	ENIL

	Statement of ca	apıtal					
	Section 4 (also Section 5 and Section 6, if appropriate) should reflect the company's issued capital at the date of this return						
1	Statement of capital (Share capital in pound sterling (£))						
Please complete the ta issued capital is in ster	ble below to show e	each class of shares held in Section 4 and then go to	n pound sterling if all s Section 7	your	-		
Class of shares E.g. Ordinary/Preference etc)	Amount paid up on each share ①	Amount (if any) unpaid on each share •	Number of shares	9	Aggregate nominal value 😉	
50p Ordinary	· · · · · · · · · · · · · · · · · · ·	SEE ATTACHED	ENIL			£342,729,438.0	
Ip Preference		€1.00	ENIL	111,839,		£1,118,397.95	
						£	
						£	
		Totals 797,29				£343,847,835.95	
5	Statement of c	apital (Share capital	in other currencies)			
Please complete the to Please complete a sep currency		any class of shares held in currency	other currencies		· · · · · · · · · · · · · · · · · · ·		
Class of shares	<u> </u>	Amount paid up on	Amount (if any) unpaid	Number of shares	0	Aggregate nominal value	
(E.g. Ordinary / Preference etc.)		each share ①	on each share ①				
-	- 1111		Tota	als			
Class of shares	Amount para up on		Number of shares	0	Aggregate nominal value		
(E.g. Ordinary/Preference et	c)	each share •	on each share •				
			Tota	als			
6 -	Statement of o	capital (Totals)					
	Please give the to issued share capit	tal number of shares and al	total aggregate nomin	al value of	Please I	ggregate nominal value ist total aggregate values i t currencies separately For	
	1 5000 040				£100 + €100 + \$10 etc		
Total number of shares	1						
Total number of shares Total aggregate nominal value •	£34	3,847,835.95	5				

SH01 Return of allotment of shares

SH01: Return of allotment of shares (continuation)

Company number 395826

Company name

Balfour Beatty plc

4. Statement of cap	oital (Share capital in	pound sterling (£))					
Class of shares 50p Ordinary Latest allotment included 30 March 2							
	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares	Aggregate nominal value			
At 30 Sep 09	56.95 p	£ nıl	479,458,727	£239,729,363 50			
Issued on or after 1	October 2009						
	68 80 p	£ nıl	17,223	£8,611 50			
	95 70 p	£ nıl	75,573	£37,786 50			
	110.00 p	£ nıl	10,000	£5,000 00			
	150 60 p	£nıl	54,540	£27,270 00			
	173 00 p	£nıl	5,000	£2,500 00			
	174 10 p	£ nil	22,964	£11,482 00			
	180 00 p	£nıl	205,502,237	£102,751,118 50			
	182 80 p	£ nıl	73,369	£36,684 50			
	200 00 p	£ nil	15,000	£7,500 00			
	207 20 p	£nıl	53,966	£26,983 00			
	210 00 p	£nıl	2,864	£1,432 00			
•	217 70 p	£ nıl	10,547	£5,273 50			
	227 30 p	£nıl	103,338	£51,669 00			
	249 00 p	£nıl	482	£241 00			
	265 60 p	£ nil	37,942	£18,971 00			
	305 00 p	£ nıl	13,628	£6,814 00			
	315 20 p	£ nıl	829	£414 50			
	338 70 p	£ nıl	647	£323 50 £0 00			

Totals

685,458,876 £342,729,438.00

SH01

Return of allotment of shares

	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section 4 and Section 5	Prescribed particulars of rights attached to shares The particulars are
Class of share	50p Ordinary	a particulars of any voting rights, including rights that arise only in
Prescribed particulars	On a show of hands at a general meeting of the Company every holder of Ordinary Shares present in person or by proxy and entitled to vote shall have one vote. On a poll, every holder of Ordinary Shares present in person or by proxy and entitled to vote shall have one vote for every share held. Voting rights may not be exercised by a member who has been served with a restriction notice after failure to provide the Company with information concerning interests in shares to be provided under	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 and any terms or conditions relating
Class of share	1p Cumulative Convertible Redeemable Preference	to redemption of these shares A separate table must be used for
Prescribed particulars	Holders of Preference Shares are not entitled to attend, speak or vote at any general meeting unless the business of the meeting includes the consideration of a resolution for the winding-up of the Company or any resolution directly affecting the rights and privileges attached to any such shares and then in such case only to speak to and vote upon any such resolution. However, holders of Preference Shares have the right to vote in respect of any matter when the preferential dividend payable.	each class of share Continuation page Please use a Statement of Capital continuation page if necessary
Class of share		
Prescribed particulars		
8=	Signature I am signing this form on behalf of the company	Societas Europaea If the form is being filed on behalf
Signature	This form may be signed by Director ©, Secretary, Person authorised ©, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager	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

SH01

Return of allotment of 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 Mr C M Pryce
Company name Balfour Beatty pic
Address 130 Wilton Road
Past town London
County/Region
Postcode S W 1 V 1 L C
Country
DX
Telephone
✓ 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 appropriate 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, First Floor, Waterfront Plaza, 8 Laganbank Road, Belfast, Northern Ireland, BT1 3BS DX 481 N R Belfast 1

Further information

For further information please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk

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

In accordance with Section 555 of the Companies Act 2006

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

Class of share

50p Ordinary Shares (continued)

Prescribed particulars

UK law In addition, no member shall, unless the Directors otherwise determine, be entitled in respect of any share held by him to vote either personally or by proxy

at a general meeting or to exercise any other right conferred by membership in relation to general meetings of the Company if any call or other sum presently payable by him to the Company in respect of that share remains unpaid

The income and capital rights attaching to the Ordinary Shares shall be as follows

- (a) as regards income the profits which the Company may determine to distribute in respect of any financial year or other period for which its accounts are made up shall, subject to the special rights attached to the Preference Shares (as the same may be modified from time to time in accordance with the Articles) and to any special rights which may for the time being be attached to any shares hereafter created or issued, be distributed among the holders of the Ordinary Shares according to the amounts paid up on the Ordinary Shares held by them respectively, and
- (b) as regards capital on a return of assets on liquidation or otherwise (other than on conversion or redemption of any Preference Shares) the surplus assets of the Company remaining after payment of its liabilities shall, subject to the special rights attached to the Preference Shares (as the same may be modified from time to time in accordance with these Articles) and to any special rights which may for the time being be attached to any shares hereafter created or issued, belong to and be distributed among the holders of the Ordinary shares in proportion to the number of Ordinary Shares held by them respectively

In accordance with Section 555 of the Companies Act 2006

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

Class of share

1p Cumulative Convertible Redeemable Preference (continued)

Prescribed particulars

on their shares is in arrears for six months or more after any date fixed for payment thereof

Each Preference Share confers the right to a preferential dividend at such a rate per annum as, with the addition of any tax credit to which an individual resident in the UK for UK tax purposes would be entitled in his capacity as the recipient of a dividend paid at such a rate, would result in a gross dividend (inclusive of such tax credit) at the rate per annum of 10 75 per cent of the redemption amount (being 100 pence in respect of each Preference Share) for each Preference Share The preferential dividend is payable half-yearly in arrear on 1 January and 1 July in each year (the "dividend payment dates") Payments of the preferential dividend shall be made to holders of Preference Shares on the register at any date selected by the Directors, such date not being more than 42 days prior to the relevant dividend payment date. The Preference Shares rank for dividend paripassu with each other and any shares expressed to rank, in terms of participation in the profits of the Company, pari passu therewith and otherwise in priority to dividends payable on the Ordinary Shares and any other share capital in the Company The holders of Preference Shares are not entitled to any further right of participation in the profits of the Company

Any Preference Shares still outstanding are redeemable on 1 July 2020 at £1 each, together with any arrears of accruals of dividend, unless the holder exercises any option granted by the Company to extend the redemption date. On a winding-up of the Company, holders are entitled to receive the sum of £1 per preference share, together with any arrears or accruals of dividend, in priority to any payment on any other class of shares

The Company may also convert all outstanding Convertible Preference Shares into Ordinary Shares if there are fewer than 44,281,239 Convertible Preference Shares in issue or if the average of the closing mid-market price for an Ordinary Share during a 30-day period exceeds 200 per cent of the conversion price