In accordance with Section 555 of the Companies Act 2006.

SH01

Laserform

Return of allotment of shares

	You o	You can use the WebFiling service to file this form online. Please go to www.companieshouse.gov.uk										
	What this form is for You may use this form to give notice of shares allotted following incorporation.					×	notice of sha	use this fc ares taken of the content nent of a no				
1	Com	pany	detail:									
Company number	0	2	3 5	5	5 0	8				[=		n this form complete in typescript or in
Company name in full	MIL	LWAL	P HÓT	DINGS	PLC					-	bold bla All fields	ck capitals. s'are mandatory unless d or indicated by *
2	Allot	ment	dates	0								
From Date	0	1	^m o	m ₂	^ў 2 ў	y. 0	y 1 y 6			•	Allotme	nt date tres were allotted on the
To Date	d d	Į .	m	m	у	У	À				same da from da allotted d	ay enter that date in the te' box. If shares were over a period of time,
											complete date box	e both 'from date' and 'to xes.
3	Share	es allo	otted									
	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.				
								nus shares.			If current complete	cy details are not ed we will assume currency
Class of shares (E.g. Ordinary/Preference e	(Plea		a conti		page if	neces	sary.)	Nominal value of each share	(inclu	unt paid iding sh	If current complete is in pour d nare	cy details are not ed we will assume currency
	(Plea		a conti	nuation	page if	neces Numbe	sary.)	Nominal value of	(inclu prem share	unt paid iding sh	If current complete is in pour d nare	cy details are not ed we will assume currency nd sterling. Amount (if any) unpaid (including share premium) on
(E.g. Ordinary/Preference e	(Plea		a conti	nuation	page if	neces Numbe	er of shares	Nominal value of each share	(inclu prem share	unt paid iding sh	If current complete is in pour d nare neach	cy details are not ed we will assume currency nd sterling. Amount (if any) unpaid (including share premium) on each share
(E.g. Ordinary/Preference e	(Pleasett.)	se use	Cum	nuation ency ②	page if	Numbe allotted	er of shares	Nominal value of each share 1.0	(inclusion premission)	unt paid iding sh	If current complete is in pour is in pour is in pour in each 1.00	cy details are not ed we will assume currency not sterling. Amount (if any) unpaid (including share premium) on each share 0.000
(E.g. Ordinary/Preference e	(Pleasett.)	se use	Cum	nuation ency ②	page if	Numbe allotted	asary.) ar of shares 450000	Nominal value of each share 1.0	(inclusion premission)	unt paid iding sh	If current complete is in pour is in pour is in pour in each 1.00	cy details are not ed we will assume currency not sterling. Amount (if any) unpaid (including share premium) on each share 0.000

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	Return of allotme	ent of shares					
			:				
	Statement of ca	pital					
		ection 5 and Section 6, if capital at the date of this i		lect the			
4	Statement of ca	pital (Share capital in I	pound sterling (£))				
		each class of shares held Section 4 and then go to		your			
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares ②		Aggregate nominal value	
ORDINĀRY		10.00			1390523	£13,905,230.00	
B ORDINARY		1,00		16475000		£16,475,000.00	
DEFERRED (VALU	UELESS)	0.0009		259	2087167	£ 2,332,878.45	
						£	
			Totals	260	9952690	£32,713,108.45	
-5	Statement of car	pital (Share capital in c	ther currencies)				
Please complete the Please complete a se	table below to show eparate table for each	any class of shares held in h currency.	other currencies.				
Currency			·				
Class of shares (E.g. Ordinary / Preference etc.)		Amount paid up on each share	Amount (if any) unpaid on each share.	Number of shares 2		Aggregate nominal value, @	
		_					
			Totals		<u> </u>		
			_				
Currency							
Class of shares (E.g. Ordinary/Preference e	otc.)		Amount (if any) unpaid on each share	Number of sha	res 🚱	Aggregate nominal value 3	
		_					
		· · · · · · · · · · · · · · · · · · ·	Totals			· · · · · · · · · · · · · · · · · · ·	
6	Statement of cap	ital (Totals)					
	Please give the total	al number of shares and to II.	alue of	Please lis	gregate nominal value st total aggregate values in currencies separately. For		
otal number of shares	2609952690					£100 + €100 + \$10 etc.	
otal aggregate ominal value @	£32,713,108.4	15					
Including both the noming share premium.	nal value and any	E.g. Number of shares issu- nominal value of each shares.	re. Plea	tinuation Pages use use a Statem of necessary.		continuation	
2 Total number of issued	shares in this class.		page	on necessary.			

SH01

Return of allotment of shares

This form may be signed by:

Receiver, Receiver manager, CIC manager.

Statement of capital (Prescribed particulars of rights attached to shares) Please give the prescribed particulars of rights attached to shares for each Prescribed particulars of rights attached to shares class of share shown in the statement of capital share tables in Section 4 and Section 5. The particulars are: particulars of any voting rights, Class of share ORDINARY including rights that arise only in Each share is entitled to one vote in any circumstances and participates equally with the other Ordinary shares in distributions as respects dividends. On a return of assets on liquidation or otherwise, the assets of the Company available for distribution among the members shall be applied in the following order: (a) first in paying to the holders of the B Ordinary shares a sum equal to the nominal amount paid up or credited as certain circumstances; Prescribed particulars particulars of any rights, as respects dividends, to participate in a distribution: particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and [Please see attached continuation sheet.] 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 to redemption of these shares A separate table must be used for Class of share B ORDINARY each class of share. The B Ordinary shares shall not entitle the holders thereof to receive notice of or to attend general and other meetings of the Company unless the business of the meeting is or includes the consideration of a resolution for the winding up of the Company or a resolution modifying, altering or abrogating any of the rights, privileges, limitations or restrictions attached to the B Ordinary shares in which case the holders of the B Ordinary shares shall be entitled to vote only on such resolution and shall have one vote for each B Ordinary share held. Prescribed particulars Continuation page Please use a Statement of Capital continuation page if necessary. [Please see attached continuation sheet.] Class of share DEFERRED Deferred shares have no voting rights, no rights to payment of a dividend and are not redeemable. The Deferred shares shall on a return of capital or on a winding up or otherwise entitle the holders thereof only to the repayment of the amounts paid up on such shares after: (1) the repayment to the holders of the B Ordinary shares of a sum equal to the nominal amount paid up or credited as paid up on each B Ordinary share held by them plus f0.20 for each B Ordinary share held by them; and (2) repayment of the capital paid up on the Ordinary shares and the payment of f100,000 on each such Ordinary share, but the holders of Deferred shares shall not be entitled to any further Deferred shares have no voting rights, no rights to payment of Prescribed particulars participation in the assets or profits of the Company. **Signature** Societas Europaea I am signing this form on behalf of the company. If the form is being filed on behalf Signature of a Societas Europaea (SE) please Signature delete 'director' and insert details X X of which organ of the SE the person signing has membership. 5,10000112 Person authorised Under either section 270 or 274 of COUBANA SECRE TARY

Director 2, Secretary, Person authorised 3, Administrator, Administrative receiver,

the Companies Act 2006.

SH01

Return of allotment of shares.

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. Where to send				
visible to searchers of the public record.					
Contact name Susie Jarrold (109125.5) Company name	You may return this form to any Companies Hou address, however for expediency we advise you				
Lewis Silkin LLP	return it to the appropriate address below:				
Address 5 Chancery Lane	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.				
Clifford's Inn	DA 35050 Calulii.				
Posttown London	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,				
County/Region	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1				
Postcode E C 4 A 1 B L	or LP - 4 Edinburgh 2 (Legal Post).				
Country	For companies registered in Northern Ireland:				
DX DX 182 Chancery Lane	The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street,				
Telephone 020 7074 8000	Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.				
✓ Checklist	7 Further information				
	Turther information				
We may return the forms completed incorrectly					
We may return the forms completed incorrectly or with information missing.	For further information please see the guidance notes on the website at www.companieshouse.gov.uk				
Please make sure you have remembered the	For further information please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk				
or with information missing. Please make sure you have remembered the following:	on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk				
Please make sure you have remembered the following: The company name and number match the information held on the public Register.	on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk This form is available in an				
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	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				
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.In accordance with Section 555 of the Companies Act 2006.

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

paid up on each B Ordinary share held by them plus £0.20 for each B Ordinary share held by them;
(b) second in paying to the holders of the Ordinary shares of £10 each in the capital of the Company a sum equal to the nominal amount paid up or credited as paid up on each Ordinary share held by them plus £100,000 for each Ordinary share held by them;
(c) third in paying to the holders of the Deferred shares of £0.009 each in the capital of the Company a sum equal to the nominal amount paid up or credited as paid up on each Deferred share held by them; and
(d) the balance of such assets (if any) shall be distributed amongst the holders of the Ordinary shares, pro rata (as nearly as may be) according to the nominal amounts paid up or credited as paid up on the Ordinary shares held by them respectively.

as paid up on the Ordinary shares held by them respectively.

In accordance with Section 555 of the Companies Act 2006.

SH01 - continuation page

Return of allotment of shares

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

Class of share

B ORDINARY

Prescribed particulars

The holders of the B Ordinary shares are not entitled to receive any dividends.
On a return of assets on liquidation or otherwise, the assets of the Company available for distribution among the members shall be applied in the following order:

(a) first in paying to the holders of the B Ordinary shares a sum equal to the nominal amount paid up or credited as paid up on each B Ordinary share held by them plus £0.20 for each B Ordinary Share held by them;

of each B Ordinary share held by them plus 10.20 for each B Ordinary Share held by them;
(b) second in paying to the holders of the Ordinary shares of £10 each in the capital of the Company a sum equal to the nominal amount paid up or credited as paid up on each Ordinary share held by them plus £100,000 for each Ordinary share held

nominal amount paid up or credited as paid up on each Ordinary share held by them plus £100,000 for each Ordinary share held by them;

(c) third in paying to the holders of the Deferred shares of £0.0009 each in the capital of the Company a sum equal to the nominal amount paid up or credited as paid up on each Deferred share held by them; and

(d) the balance of such assets (if any) shall be distributed amongst the holders of the Ordinary shares, pro rata (as nearly as may be) according to the nominal amounts paid up or credited as paid up on the Ordinary shares held by them respectively. The B Ordinary shares may be redeemed at the option of the Company. Upon any redemption of B Ordinary shares, the Company shall pay to each registered holder (or in the case case of joint holders, the holder whose name stands first in the register of members of the Company) of the B Ordinary shares which are to be redeemed a sum equal to the nominal amount paid up or credited as paid up on each B Ordinary share plus £0.20 for each B Ordinary share. Upon receipt of that amount the holder shall deliver to the Company for cancellation the certificate(s) for those B Ordinary shares or an indemnity in a form reasonably satisfactory to the Company in respect of any missing share certificate. In the case of a redemption of less than all of the B Ordinary shares for the time being in issue, the Company shall redeem the same proportion (as nearly as possible) of each holder's registered holding of B Ordinary shares, any fractions otherwise arising to be determined (in the absence of agreement between such holders) by lot supervised by the board. The Company shall only redeem such of the B Ordinary shares as is permitted by the Companies Act 2006. If any holder of B Ordinary shares which are liable to be redeemed fails to deliver to the Company the documents referred to above, the Company shall retain the redemption monies on trust for that holder (without obligation to invest or earn or pay interest in respect of the same) until it rec the relevant holder upon receipt of those documents.