In accordance with Section 555 of the Companies Act 2006

SH01

BLUEPRINT

OneWorld

Return of allotment of shares

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
- X What this form is NOT You cannot use this form notice of shares taken by on formation of the comp for an allotment of a new shares by an unlimited co



01/07/2011 COMPANIES HOUSE

1	Company detail	ils			_		
Company number	4 7 0 6 9 3 0				-	→ Filling in this form Please complete in typescript or in	
Company name in full	ROLLS-ROYCE	GROUP plc				bold black capitals All fields are mandatory unless specified or indicated by *	
							
2	Allotment date	25 0					
From Date	$\begin{bmatrix} d_2 \end{bmatrix} \begin{bmatrix} d_8 \end{bmatrix} \begin{bmatrix} m_0 \end{bmatrix} \begin{bmatrix} m_6 \end{bmatrix} \begin{bmatrix} y_2 \end{bmatrix} \begin{bmatrix} y_0 \end{bmatrix} \begin{bmatrix} y_1 \end{bmatrix} \begin{bmatrix} y_1 \end{bmatrix}$				•	• Allotment date If all shares were allotted on the same day enter that date in the 'from date' box If shares were allotted over a period of time, complete both 'from date' and 'to date' boxes.	
To Date	d d m m y y y						
3	Shares allotted	1					
	Please give details of the shares allotted, including bonus shares					O Currency If currency details are not completed we will assume currency is in pound sterling	
Class of shares (E g Ordinary/Preference etc.)		Currency ②	Number of shares allotted	Nominal value of each share	Amount paid (including share premium)		Amount (if any) unpaid (including share premium)
ORDINARY		£ STERLING	2,720	0 20 PENCE	£4 1	61	NIL
ORDINARY		£ STERLING	5,646	0 20 PENCE	£2 9	76	NIL
1	If the allotted shar state the considera	es are fully or part ation for which the	ly paid up otherwi shares were allot	se than in cash, pleasted	se	- · · · · · · · · · · · · · · · · · · ·	
Details of non-cash consideration	NOT APPLICABLE						
If a PLC, please attach valuation report (if appropriate)							

	SHO1 Return of allotme	nt of shares			
	Statement of ca				
	Section 4 (also Sec	<u> </u>	appropriate) should reflereturn	ect the	
4	Statement of ca	pital (Share capital	ın pound sterling (£)))	
		ech class of shares held in ection 4 and then go to	n pound sterling If all yo Section 7	ur	
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 2	Aggregate nominal value 9
ORDINARY		25 Pence	NIL	1,872,275,869 _±	£ 374,455,173 80
C SHARES	•	0 1 Pence	NIL	26,244,702,035	£ 26,244,702 04
SPECIAL RIGHTS	NON-VOTING	£1 00	NIL	1	£ 100
					£
-		<u></u>	Totals	28,116,977,905	£ 400,699,876 84
5	Statement of ca	pital (Share capital	in other currencies)		
Please complete the ta Please complete a sepa		ny class of shares held in urrency	other currencies		
Currency	NOT APPLICABL	E			
Class of shares (E g Ordinary / Preference et	c)	Amount paid up on each share ①	Amount (if any) unpaid on each share ①	Number of shares Output Description:	Aggregate nominal value 3
			Totals		
Currency					
Class of shares (E g Ordinary/Preference etc)	Amount paid up on each share ①	Amount (If any) unpaid on each share ①	Number of shares 2	Aggregate nominal value
				<u></u>	
		<u> </u>			
			Totals		
6	Statement of ca	pital (Totals)			
	Please give the total issued share capital	gregate nominal value it total aggregate values in currencies separately For			
otal number of shares					£100 + €100 + \$10 etc
otal aggregate Iominal value O					
• Including both the noming share premium • Total number of issued share shar		E g Number of shares issumominal value of each sha	_{rre} Plea	tinuation Pages se use a Statement of Capita e if necessary	al continuation

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	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	O Prescribed particulars of rights attached to shares The particulars are		
Class of share	ORDINARY SHARES OF 20 PENCE EACH	a particulars of any voting rights, including rights that arise only in 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 to redemption of these shares		
Prescribed particulars	A) Voting rights Subject to any rights or restrictions attached to any shares and to the provisions of the Articles, on a show of hands every ordinary shareholder who (being an individual) is present in person or (being a corporation) is present by a duly authorised representative, not being himself a member entitled to vote, shall have one vote and on a poll every member shall have one vote for every ordinary share of which he is the holder			
Class of share	C SHARES - non-cumulative redeemable preference shares			
Prescribed particulars	a) Voting rights The holders of the C Shares are not entitled to attend, speak or vote at any general meeting except one at which a resolution to wind up the Company is to be considered in which case the holders of the C Shares shall have the right to attend the general meeting and shall be entitled to speak and vote only on such resolution. Every holder of C Shares will have one vote for every 200 C Shares held by such holder see continuation sheet.	A separate table must be used for each class of share Continuation page Please use a Statement of Capital continuation page if necessary		
Class of share	SPECIAL RIGHTS NON-VOTING			
Prescribed particulars	The Special Share may only be issued to, held by and transferred to the Secretary of State for Trade and Industry, a Minister of the Crown or any person acting on behalf of the Crown a) Voting rights The Special Shareholder shall be entitled to receive notice of and to attend and speak at any general meeting or any meeting of any class of shareholders of the Company but the Special Share carries no right to vote nor any other rights at any general meeting see continuation sheet			
8	Signature	!		
	I am signing this form on behalf of the company	O Societas Europaea 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		
Signature	Signature X			
	This form may be signed by Director ②, Secretary, Person authorised ③, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager	Person authorised Under either section 270 or 274 of the Companies Act 2006		

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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 Paul Davies, Deputy Co Secretary, Rolls-Royce Group plc PO Box 31, Moor Lane, Post town Derby County/Region **DERBYSHIRE** Postcode D Е 2 **ENGLAND** 01332 245878 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

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ODDINADY SHARES OF 20 DENCE FACH	
The ordinary shares carry the right to receive all dividends and other distributions declared, made or paid on the ordinary share capital of the Company and rank pari passu in all respects with the other ordinary shares in issue and fully paid	
c) Capital Rights After paying such sums as may be due to holders of any other class of shares in the capital of the Company, any remaining surplus shall be distributed pro-rata amongst the holders of the ordinary shares (according to the amounts paid up on their respective holdings of such shares)	
d) Redemption rights Ordinary shares are not redeemable. However, the Company is generally and unconditionally authorised to make market purchases of its ordinary shares of 20 pence each in the capital of the Company, subject to the conditions and within the limits established from time to time by resolution of the shareholders at the annual general meeting	
	distributions declared, made or paid on the ordinary share capital of the Company and rank pari passu in all respects with the other ordinary shares in issue and fully paid c) Capital Rights After paying such sums as may be due to holders of any other class of shares in the capital of the Company, any remaining surplus shall be distributed pro-rate amongst the holders of the ordinary shares (according to the amounts paid up on their respective holdings of such shares) d) Redemption rights Ordinary shares are not redeemable. However, the Company is generally and unconditionally authorised to make market purchases of its ordinary shares of 20 pence each in the capital of the Company, subject to the conditions and within the limits established from time to

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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

C SHARES - non-cumulative redeemable preference shares

Prescribed particulars

b) Dividends

Out of the profits available for distribution, the holders of the C Shares shall be entitled, in priority to any payment of a dividend to the holders of ordinary shares, to be paid a non-cumulative preferential dividend on the nominal value thereof at 75 per cent of the London inter bank offered rate for six month deposits in pounds sterling (LIBOR) which appears on the display designated as page 3750 on the Telerate Monitor (exclusive of any associated tax credit relating thereto or withholding tax deductible therefrom) calculated in accordance with the Articles of Association, such dividend to be paid half-yearly in arrears on January 2 and July 1 in each year or, if any such date is not a business day, on the next day which is a business day

c) Capital Rights

On a return of capital on a winding-up, the holders of C Shares shall be entitled, in priority to any payment to the holders of ordinary shares, to the repayment of the nominal capital paid-up or credited as paid-up on the C Shares held by them, together with a sum equal to the outstanding preferential dividend which will have been accrued but not been paid until the date of return of capital

d) Redemption rights

The Company has the right as often as the directors believe appropriate and subject to the following provisions of the Articles of Association, to offer to redeem (at their nominal value of 0.1 pence and together with any accrued and unpaid C preferential dividends thereon) any or all of the C Shares allotted or in issue, subject to the terms and conditions as they may specify, by delivering an announcement to the Regulatory News Service of the London Stock Exchange and/or, if the directors so determine in respect of the occasion concerned, by notice to the holders of C Shares

The Company may also elect, at its own discretion (and whether or not with the consent of the holders of C Shares), to redeem all of the C Shares then in issue at their nominal value of 0.1 if at any time the aggregate number of C Shares in issue is less than 10 per cent of the aggregate number of C Shares issued on and prior to that time or the directors determine that it would be in the Company's interests to do so in the following circumstances

- (I) a proposed capital restructuring of the Company by way of a creation and/or issue of new or existing securities in the Company (other than C Shares), or
- (II) a new holding company being inserted above the Company, or
- (III) the acquisition of the Company by another company, or
- (IV) a Demerger from the Group

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SH01 - continuation page

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

Class of share

SPECIAL RIGHTS NON-VOTING

Prescribed particulars

b) Dividends

The Special Share confers no rights to receive dividends

c) Capital Rights

In a distribution of capital in a winding up of the Company, the Special Shareholder is entitled to repayment of the capital paid up on the Special Share in priority to any repayment of capital to any other member. The Special Share confers no other right to participate in the capital or profits of the Company.

d) Redemption rights

The Special Shareholder may, subject to the provisions of the Act, require the Company to redeem the Special Share at par at any time by serving written notice upon the Company and delivering the relevant share certificate

e) Other rights

Certain Articles within the Company's Articles of Association, in particular those relating to the foreign shareholding limit, disposals and the nationality of directors, may only be altered with the consent of the Special Shareholder. The provisions relating to disposals ensure that that no member of the Group can make any disposal which constitutes a disposal of the whole or a material part of either (a) the assets of the Nuclear Business or (b) the assets of the Group as a whole, without, in any such case, the prior consent in writing of the Special Shareholder.