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

# **SH02**

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

1	What this form is for
-	You may use this form to give notice
	of consolidation, sub-division,
	redemption of shares or
	re-conversion of stock into shares

What this form is NOT for You cannot use this form to give notice of a conversion of share stock stock



08/05/2015

				C	OMPANIES HOUSE	
1	Company detail	ls				
Company number 0 5 6 7		3 8 8 8		Plea	Filling in this form Please complete in typescript or in	
Company name in full	METASPHERE :	LIMITED			biack capitals	
				All fi	elds are mandatory unless filed or indicated by *	
2	Date of resoluti	on				
Date of resolution	13 °O ["α	) m4	1 75			
3	Consolidation			· · · · · · · · · · · · · · · · · · ·		
Please show the ame	ndments to each cl	ass of share				
		Previous share structure		New share structure		
Class of shares (E.g. Ordinary/Preference etc.)		Number of Issued shares	Nominal value of each share	Number of issued shares	Nominal value of each share	
4	Sub-division					
Please show the ame	ndments to each cl	ass of share				
		Previous share structure		New share structure		
Class of shares (E.g. Ordinary/Preference e	etc.)	Number of Issued shares	Nominal value of each share	Number of Issued shares	Nominal value of each share	
B ORDINARY		1,444,554	1.00	14,445,540	0.10	
5	Redemption					
Please show the class Only redeemable sha		nal value of shares that h	nave been redeemed			
Class of shares (E.g. Ordinary/Preference e	etc )	Number of Issued shares	Nominal value of each share			
		1	1	I		

	Notice of consolidated of stock into shares	tion, sub-division, red s	demption of shares o	r re-conversion	
6	Re-conversion			<del></del>	
Please show the c	lass number and nominal	value of shares followin	ig re-conversion from st	ock	
	New share structure				
Value of stock	Class of shares (E.g. Ordinary/Preference	etc.)	Number of issued shares	Nominal value of each share	
	_				
			<del></del>		
	Statement of capit				<u> </u>
	Section 7 (also Sect	tion 8 and Section 9 if a ng the changes made in		ct the company's	
7	Statement of capit	tal (Share capital ın p	oound sterling (£))		
	he table below to show ear apital is in sterling, only co				
Class of shares (E.g. Ordinary/Preference	ce etc )	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value 3
PREFERENCE		1.00	0.00	1000000	£ 1,000,000.00
ORDINARY SHA	RES	0.10	0.00	6007976	£ 600,797.60
B ORDINARY S	HARES	0.10	0.00	8993464	£ 899,346 40
<del></del>			<u> </u>		£
			Totals	16001440	€ 2,500,144.00
8	Statement of capit	tal (Share capital in o	other currencies)		
	he table below to show an separate table for each c		other currencies		
Currency					
Class of shares (E.g. Ordinary / Preferen	nce etc )	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value
			Totals		
Currency		<del></del>			
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares	Aggregate nominal value 3
<del></del> -			<u> </u>		
			Totals		
Including both the n share premium  Total number of issues.	nominal value and any	Number of shares issued nominal value of each sha	are Ple	ntinuation pages ase use a Statement of Capita pe if necessary	ıl continuation

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9	Statement of capital (Totals)			
	Please give the total number of shares and total aggregate nominal value of issued share capital	Total aggregate nominal value     Please list total aggregate values in     different currencies separately For		
Total number of shares		example £100 + €100 + \$10 etc		
Total aggregate nominal value 1				
10	Statement of capital (Prescribed particulars of rights attached to shares	s) <b>9</b>		
	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 7 and Section 8.	Prescribed particulars of rights attached to shares The particulars are a particulars of any voting rights,		
Class of share	PREFERENCE	including rights that arise only in certain direumstances,		
Prescribed particulars	VOTING	b particulars of any rights, as respects dividends, to participate		
	PREFERENCE SHARES ARE NON-VOTING SHARES SAVE THAT DURING A DEFAULT PERIOD (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY) EACH SUCH SHARE SHALL ENTITLE THE HOLDER TO ONE VOTE.  (PLEASE SEE CONTINUATION SHEET 1)	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 A separate table must be used for		
Class of share	ORDINARY	each class of share Please use a Statement of capital		
Prescribed particulars	EACH ORDINARY SHARE:  A) CARRIES ONE VOTE,  B) RANKS EQUALLY WITH ANY OTHER ORDINARY SHARES AS  TO RIGHTS TO PARTICIPATE IN DISTRIBUTIONS AS TO  DIVIDENDS AND CAPITAL (INCLUDING ON A WINDING UP)  AND IN ALL OTHER RESPECTS; AND  C) IS NOT REDEEMABLE.	continuation page if necessary		
Class of share	B ORDINARY			
Prescribed particulars	EACH B ORDINARY SHARE:  A) CARRIES ONE VOTE;  B) RANKS EQUALLY WITH ANY OTHER B ORDINARY SHARES AS TO RIGHTS TO PARTICIPATE IN DISTRIBUTIONS AS TO DIVIDENDS AND CAPITAL (INCLUDING ON A WINDING UP) AND IN ALL OTHER RESPECTS; AND  C) IS NOT REDEEMABLE.			

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	Prescribed particulars of rights
	attached to shares The particulars are 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
	<ul> <li>any terms or conditions relating to redemption of these shares</li> </ul>
	A separate table must be used for each class of share Please use a Statement of capital continuation page if necessary
Signature	O Society European
Signature  X  This form may be signed by Director ②, Secretary, Person authorised ③, Administrator, Administrative Receiver, Receiver, Receiver manager, CIC manager	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  Person authorised Under either section 270 or 274 of the Companies Act 2006
	Signature  I am signing this form on behalf of the company  Signature  X  This form may be signed by  Director ②, Secretary, Person authorised ③, Administrator, Administrative

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

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

10

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

Class of share

PREFERENCE

Prescribed particulars

(CONTINUATION SHEET 1)

CAPITAL.

ON A RETURN OF ASSETS ON LIQUIDATION OR OTHERWISE, THE ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS DEBTS AND LIABILITIES AND AVAILABLE FOR DISTRIBUTION TO HOLDERS OF SHARES IN THE CAPITAL OF THE COMPANY SHALL BE DISTRIBUTED IN THE FOLLOWING MANNER AND ORDER OF PRIORITY:

- (A) FIRST, IN PAYING TO EACH HOLDER OF PREFERENCE SHARES IN RESPECT OF EACH PREFERENCE SHARE OF WHICH IT IS THE HOLDER, AN AMOUNT EQUAL TO THE AGGREGATE AMOUNT OF ANY ACCRUALS AND/OR UNPAID AMOUNTS OF PREFERENCE DIVIDEND (AS DEFINED BELOW) ON SUCH SHARE (TO BE CALCULATED DOWN TO AND INCLUDING THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE IRRESPECTIVE OF WHETHER SUCH DIVIDEND WOULD BE UNLAWFUL BY REASON OF THERE BEING INSUFFICIENT DISTRIBUTABLE RESERVES);
- (B) SECOND, TO THE HOLDERS OF THE PREFERENCE SHARES AS A CLASS PRO RATA TO THE NUMBER OF PREFERENCE SHARES RESPECTIVELY HELD BY THEM UNTIL SUCH TIME AS SUCH HOLDERS HAVE RECEIVED A DISTRIBUTION OF, IN TOTAL, THE AGGREGATE AMOUNT PAID (INCLUDING PREMIUM)ON ALL SUCH PREFERENCE SHARES;
- (C) THIRD, THE BALANCE (IF ANY) SHALL BE DISTRIBUTED BETWEEN THE HOLDERS OF THE ORDINARY SHARES OF £0.10 EACH AND THE B ORDINARY SHARES OF £0.10 EACH IN THE CAPITAL OF THE COMPANY (TOGETHER, "EQUITY SHARES") (AS IF ONE AND THE SAME CLASS) PRO RATA TO THE NUMBER OF EQUITY SHARES RESPECTIVELY HELD BY THEM.

(PLEASE SEE CONTINUATION SHEET 2)

- Prescribed particulars of rights attached to shares
   The particulars are:
  - particulars of any voting rights, including rights that arise only in certain circumstances,
  - 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
  - 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

A separate table must be used for each class of share

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

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

Class of share

PREFERENCE

Prescribed particulars

(CONTINUATION SHEET 2)

DIVIDENDS .

- (A) THE PREFERENCE SHARES CONFER ON THE HOLDERS THE RIGHT TO RECEIVE A FIXED CUMULATIVE PREFERENTIAL DIVIDEND ON EACH SUCH SHARE AT THE RATE OF 0.1% PER ANNUM (EXCLUSIVE OF ANY ASSOCIATED TAX CREDIT AVAILABLE TO THE HOLDERS) ON THE AMOUNT PAID OR CREDITED AS PAID UP ON THAT SHARE, INCLUDING PREMIUM ("SUBSCRIPTION PRICE") FOR SUCH SHARES CALCULATED AND PAID AS FOLLOWS ("PREFERENCE DIVIDEND").
- (B) THE PREFERENCE DIVIDEND SHALL ACCRUE ON A DAILY BASIS ON EACH PREFERENCE SHARE FROM AND AFTER THE DATE OF ISSUE OF SUCH SHARE TO THE PAYMENT DATE ASSUMING A 365 DAY YEAR AND SHALL BE PAYABLE IN FULL IN PRIORITY TO ANY PAYMENT BY WAY OF DIVIDEND TO THE HOLDERS OF ANY EQUITY SHARES OR ANY OTHER SHARES IN THE CAPITAL OF THE COMPANY. SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION, PREFERENCE DIVIDENDS SHALL BE PAID IN CASH ANNUALLY ON 31 OCTOBER TO ANY HOLDER OF A PREFERENCE SHARE ON THAT DATE. THE FIRST PAYMENT SHALL BE MADE ON 31 OCTOBER 2016 FOR THE PERIOD FROM AND INCLUDING THE DATE OF ISSUE OF SUCH PREFERENCE SHARE TO SUCH DATE
- (C) EACH PREFERENCE DIVIDEND SHALL BE DEEMED TO ACCRUE FROM DAY TO DAY AS WELL AS BEFORE THE COMMENCEMENT OF A WINDING-UP AND SHALL THEREFORE BE PAYABLE BY A LIQUIDATOR IN RESPECT OF ANY PERIOD AFTER SUCH COMMENCEMENT IN PRIORITY TO OTHER CLAIMS OR RIGHTS OF SHAREHOLDERS IN RESPECT OF SHARE CAPITAL.
- (D) EACH PREFERENCE DIVIDEND SHALL, PROVIDED THE COMPANY HAS SUFFICIENT DISTRIBUTABLE RESERVES OUT OF WHICH TO PAY THE SAME AND NOTWITHSTANDING THAT SUCH DIVIDEND IS EXPRESSED TO BE CUMULATIVE, AUTOMATICALLY BECOME A DEBT DUE FROM AND IMMEDIATELY PAYABLE BY THE COMPANY ON THE RELEVANT PAYMENT DATE SPECIFIED IN (B) ABOVE.

(PLEASE SEE CONTINUATION SHEET 3)

- Prescribed particulars of rights attached to shares
   The particulars are
  - 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,
  - 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

A separate table must be used for each class of share In accordance with Section 619, 621 & 689 of the Companies Act 2006

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

Class of share

PREFERENCE

Prescribed particulars

(CONTINUATION SHEET 3)

IF AND TO THE EXTENT THAT THE DEBT SO CONSTITUTED IS NOT PAID IN FULL ON THE PAYMENT DATE CONCERNED, THE UNPAID AMOUNT SHALL CARRY INTEREST AT THE RATE OF 2% PER ANNUM OVER THE HSBC BASE RATE FROM TIME TO TIME ("INTEREST RATE") IN RESPECT OF THE PERIOD FROM AND INCLUDING THE PAYMENT DATE CONCERNED TO AND INCLUDING THE DATE OF ACTUAL PAYMENT.

- (E) IF THE COMPANY IS UNABLE TO PAY ANY PREFERENCE DIVIDEND IN FULL ON THE DUE DATE BY REASON OF HAVING INSUFFICIENT DISTRIBUTABLE RESERVES THEN IT SHALL ON SUCH DATE PAY THE SAME TO THE EXTENT THAT IT IS LAWFULLY ABLE TO DO SO AND THE UNPAID AMOUNT SHALL CARRY INTEREST AT THE INTEREST RATE IN RESPECT OF THE PERIOD FROM AND INCLUDING THE PAYMENT DATE CONCERNED DOWN TO AND INCLUDING THE DATE OF ACTUAL PAYMENT. SUCH INTEREST SHALL ACCUMULATE AND FORM PART OF THE PREFERENCE DIVIDEND TO WHICH IT RELATES. IT SHALL NOT THEREFORE BECOME PAYABLE UNTIL THE COMPANY HAS SUFFICIENT DISTRIBUTABLE RESERVES WITH WHICH TO PAY THE RELEVANT PREFERENCE DIVIDEND
- (F) WHERE BY REASON OF THE COMPANY HAVING HAD INSUFFICIENT DISTRIBUTABLE RESERVES IT IS IN ARREARS WITH THE PAYMENT OF PREFERENCE DIVIDENDS, THE FIRST AVAILABLE DISTRIBUTABLE RESERVES ARISING THEREAFTER SHALL BE APPLIED FIRST IN OR TOWARDS PAYING OFF ALL ACCRUALS AND/OR UNPAID AMOUNTS OF PREFERENCE DIVIDEND.
- (G) THE PREFERENCE SHARES SHALL NOT CONFER ON THE HOLDERS OF SUCH SHARES ANY ENTITLEMENT TO ANY PARTICIPATION IN THE PROFITS OF THE COMPANY SAVE FOR THE PREFERENCE DIVIDEND.

- Prescribed particulars of rights attached to shares
   The particulars are.
  - particulars of any voting rights, including rights that arise only in certain circumstances,
  - 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
  - d whether the shares are to be redeemed or are llable 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 each class of share

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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 visible to searchers of the public record.	Please note that all information on this form will appear on the public record.		
Visible to obtained by alle public record	₩ Where to send		
Contact name OSH.HA 0690.0338	You may return this form to any Companies House		
Stevens & Bolton LLP	address, however for expediency we advise you to return it to the appropriate address below:		
Address Wey House	For companies registered in England and Wales: The Registrar of Companies, Companies House,		
Farnham Road	Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff		
Post town Guildford	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,		
County/Flegion Surrey	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF		
Postcode G U 1 4 Y D	DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)		
County	For companies registered in Northern Ireland		
DX DX 2423 Guildford 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		
Telephone 01483 302264			
✓ Checklist			
We may return forms completed incorrectly or	7 Further information		
with information missing.	For further information, please see the guidance notes		
Please make sure you have remembered the following:	on the website at www.companieshouse.gov uk or email enquines@companieshouse gov uk		
The company name and number match the	This form is available in an		
information held on the public Register.  You have entered the date of resolution in	alternative format. Please visit the		
Section 2	forms page on the website at		
Where applicable, you have completed Section 3, 4, 5 or 6	www.companieshouse.gov.uk		
You have completed the statement of capital You have signed the form	, , , , , , , , , , , , , , , , , , ,		
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