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

SH02

claserform

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

✓ 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 notice of a conversion of sinto stock.

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	into situles.												
1	Company detai	ls											
Company number	0 5 9 7 6 3 4 3												
Company name in full	FOSTER + PA		bold black capitals.										
					All fields are mandatory unless specified or indicated by *								
2	Date of resoluti	on		<u>-</u> .									
Date of resolution	d 0 d 8 d m 0 m 8 d y 2 d y 0 d y 1 d y 7												
3	Consolidation												
	Please show the	amendments to each cla	ss 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 share	s Nominal value of each share								
Allian and													
4	Sub-division												
	Please show the a	mendments to each cla											
		Previous share structure		New share structure									
Class of shares (E.g. Ordinary/Preference e	tc.)	Number of issued shares	Nominal value of each share	Number of issued share	Nominal value of each share								
				_									
5	Redemption		+										
		class number and nominal	al value of shares that ha e redeemed.	ave been									
Class of shares (E.g. Ordinary/Preference e	tc.)	Number of issued shares	Nominal value of each share	_									
A ORDINARY		14000	0.001	•									
			1										

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6	Re-conversion				
	Please show the class number and nominal	value of shares following	re-conversion	n from sto	ck.
	New share structure				
Value of stock	Class of shares (E.g. Ordinary/Preference etc.)	Number of issued shares	Nominal value of share	of each	
7	Statement of capital			<u>-</u>	
	Complete the table(s) below to show the issue the company's issued capital following the ch	ued share capital. It shown anges made in this form	ıld reflect n.	Capital co	se a Statement of ontinuation
	Complete a separate table for each currer add pound sterling in 'Currency table A' and	ncy (if appropriate). Fo Euros in 'Currency table	r example, B'.	page if necessar	y.
Currency	Class of shares	Number of shares	Aggregate no	minal value	Total aggregate amount
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		(£, €, \$, etc) Number of sha multiplied by n		unpaid, if any (£, €, \$, etc) Including both the nominal value and any share premium
Currency table A					
£	A ORDINARY	276000		276.00	
£	B ORDINARY	962940	962,940.00		
£	C ORDINARY	237084	237,	084.00	
	Totals	1,476,024	1,200,	300.00	0
Currency table B			Г		
	Totals				N Sandy N Sand
		Į.			
Currency table C					Control of the contro
			,		**************************************
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
	Totals				The same same same same same
		Total number of shares	Total aggre	gate ue ①	Total aggregate amount unpaid •
	Totals (including continuation	1476024	£1	.200300	0
	pages)	Please list total agg For example: £100 + €	regate values 100 + \$10 etc	in differer	nt currencies separately.

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	Statement of capital (prescribed particulars of rights attached to s					
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the share capital tables in Section 7 .	 Prescribed particulars of rights attached to shares The particulars are: a. particulars of any voting rights, 				
Class of share	A ORDINARY	including rights that arise only in certain circumstances;				
Prescribed particulars	a. No votes per share except in certain circumstance (e.g. default events). b. Entitled to cumulative preferential dividend in priority to any other dividends to B or C ordinary shareholders, payable annually from available profits. c. Right to receive £40m on a return of capital, any unpaid preferential dividend and a sum equal to 40% of the balance of all remaining assets. d. Shares are redeemable at £100 per A share plus any unpaid preferential dividend.	b. particulars of any rights, as respects dividends, to participate in a distribution; c. particulars of any rights, as respects capital, to participate in 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	B ORDINARY	Please use a Statement of capital continuation page if necessary.				
Prescribed particulars •	a. One vote per share. b. After payment of the preferential dividend on the A ordinary shares, any dividends paid will be shared among the holders of B and C ordinary shares pro-rata. c. Right to participate equally with the C ordinary shares after all payments in priority have been made. d. Shares are not redeemable.					
Class of share	C ORDINARY					
Prescribed particulars •	a. One vote per share. b. After payment of the preferential dividend on the A ordinary shares, any dividends paid will be shared among the holders of B and C ordinary shares pro-rata. c. Right to participate equally with the B ordinary shares after all payments in priority have been made. d. Shares are not redeemable.					
9	Signature					
	I am signing this form on behalf of the company.	Societas Europaea If the form is being filed on behalf				
Signature	Signature X This form may be signed by: Director ♠, Secretary, Person authorised ♠, Administrator, Administrative	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.				

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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 searchers of the public record.	Where to send						
Contact name Raphaella Gabrasadig	You may return this form to any Companies House						
Company name Travers Smith LLP	address, however for expediency we advise you to return it to the appropriate address below:						
Address 10 Snow Hill	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.						
Postown London	For companies registered in Scotland:						
Post town London County/Regian	The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1						
Poskode	or LP - 4 Edinburgh 2 (Legal Post).						
Country	For companies registered in Northern Ireland:						
OX	The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Stree						
Telephone	Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.						
✓ Checklist							
We may return forms completed incorrectly or with information missing.	Further information For further information, please see the guidance notes						
Please make sure you have remembered the following:	on the website at www.gov.uk/companieshouse or email enquiries@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.gov.uk/companieshouse						
You have completed the statement of capital. You have signed the form.	www.govialisonipalinosiisass						