# RP04

# Second filing of a document previously delivered



#### / What this form is for

You can only use this form to file a second filing of a document delivered under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies.

A second filing of a document must only be filed where it is providing corrected information that has been properly delivered but inaccuracies still appear on the register.

## What this form is NOT for

You cannot use this form to fi second filing of a document of under the Companies Act 198 (State Companies (Northern Irelative) Order 1986 regardless of whe delivered.

A second filing of a document cannot be filed where it is correcting information that was originally not properly delivered. Form RP01 must be used in these circumstances.



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Company number 0 7 9 2 3 3 4 5

Company name in full | FESTICK

FESTICKET LTD

→ Filling in this form

Please complete in typescript or in bold black capitals.

All fields are mandatory unless specified or indicated by \*

## Applicable documents

This form only applies to the following forms:

AP01 Appointment of director

AP02 Appointment of corporate director

AP03 Appointment of secretary

AP04 Appointment of corporate secretary

CH01 Change of director's details

CH02 Change of corporate director's details

CH03 Change of secretary's details

CH04 Change of corporate secretary's details

TM01 Termination of appointment of director

TM02 Termination of appointment of secretary

SH01 Return of allotment of shares

AR01 Annual Return

CS01 Confirmation statement (Parts 1-4 only)

PSC01 Notice of individual person with significant control (PSC)

PSC02 Notice of relevant legal entity (RLE) with significant control

PSC03 Notice of other registrable person (ORP) with significant control

PSC04 Change of details of individual person with significant control (PSC)

PSC05 Change of details of relevant legal entity (RLE) with significant control

PSC06 Change of details of other registrable person (ORP) with significant

control

PSC07 Notice of ceasing to be a person with significant control (PSC),

relevant legal entity (RLE), or other registrable person (ORP)

PSC08 Notification of PSC statements

PSC09 Update to PSC statements

# **RP04**

Second filing of a document previously delivered

3	Description of the original document	
Document type <b>0</b>	SH01 - Return of allotment of shares - allotment date 3 January 2020, ref: A8XMX29N	◆ Description of the original document Please enter the document type (e.g. a Return of allotment of shares—SH01) and any distinguishing information if more than one document of that type was filed on the same day.
Date of registration o the original documen	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	

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## Section 243 or 790ZF Exemption @

If you are applying for, or have been granted, exemption under section 243 or 790ZF of the Companies Act 2006 and the document(s) you are updating contain(s) your usual residential address, please post this form along with the updated document(s) to the address below:

The Registrar of Companies, PO BOX 4082, Cardiff, CF14 3WE.

If you are currently in the process of applying for or have been granted a Section 243 or 790ZF exemption, you may wish to check that you have not entered your usual residential address as the service address in the accompanying form (e.g. AP01 or CH01).

## **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	
Company name	Taylor Vinters
Address	Merlin Place
	Milton Road
Post town	Cambridge
County/Region	Cambridgeshire
Postcode	C B 4 0 D P
Country	England
DX	
Telephone	01223 225016

# 1

## Checklist

We may return 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 can only use this form to file a second filing of a document delivered to the Registrar of Companies under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies.
- If you are updating a document where you have previously paid a fee, do not send a fee along with this form.
- You have enclosed the second filed document(s).
   If the company to which this document relates has signed up to the PROOF (PROtected Online Filing) scheme, you must also deliver with this form, and the second filed document(s), a PRO3 form 'Consent for paper filing.'

## 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 Fngland 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, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.

#### Section 243 or 790ZF exemption

If you are applying for or have been granted a section 243 or 790ZF exemption, please post this whole form to the different postal address below:
The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE.

# *f* Further information

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

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



# SH01

# Return of allotment of shares



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File	2( )	nII	no.
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Go online to file this information www.gov.uk/companieshouse

- ✓ What this form is for You may use this form to give notice of shares allotted following incorporation.
- What this form is NOT for
  You cannot use this form to give
  notice of shares taken by subscribers
  on formation of the company or
  for an allotment of a new class of
  shares by an unlimited company.

For further information, please refer to our guidance at www.gov.uk/companieshouse

7 9 2 3 3 4 5 TICKET LTD  Timent dates	Y		All fields are r specified or in  Allotment da If all shares w same day ente	ete in typescript or in pitals. mandatory unless dicated by *
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		shares.	Currency If currency det completed we is in pound ste	will assume currency
s of shares Ordinary/Preference etc.)	Number of shares allotted	Nominal value of each share	Amount paid (including share premium) on each share	Amount (if any) unpaid (including share premium) on each share
IES D PREFERRED	2,611,696	£0.0001	€0.13625	0
e allotted shares are fully or partly	paid up otherwise	than in cash, please	e Continuation	ı page
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a	of shares Ordinary/Preference etc.)  EES D PREFERRED  e allotted shares are fully or partly	of shares Ordinary/Preference etc.)  PES D PREFERRED  2,611,696  E allotted shares are fully or partly paid up otherwise	of shares Ordinary/Preference etc.)  Number of shares allotted  PES D PREFERRED  2,611,696  £0.0001	If currency detection completed we is in pound steed of shares  Ordinary/Preference etc.)  Number of shares allotted  Number of shares allotted  Nominal value of each share  Amount paid (including share premium) on each share  2,611,696  £0.0001  €0.13625  Continuation

# SH01 Return of allotment of shares

	Complete the table(s) below to show the issu	ed share capital at the	date to		ition page
	which this return is made up			a Statement of Capital on page if necessary.	
	Complete a separate table for each curre example, add pound sterling in 'Currency table			•	,,
Currency	Class of shares	Number of shares	Aggregate nor value (£, €, \$, €		Total aggregate amount unpaid, if any (£, €, \$, etc
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		Number of share	es issued	Including both the nominal value and any share premium
Currency table A			<del>,</del>		
GBP £	ORDINARY	74,655,963	7,465.60		
GBP €	SEED PREFERRED	25,678,100	2,567.81		
GBP €	SERIES A PREFERRED	45,342,700	4,534.27		
	Totals	145,676,763	14,567.68		0
Currency table B					
<del></del>	Totals				
Currency table C					
	Totals				
Total issued share ca	pital table				
You must complete this to	able to show your total issued share capital. Add the bles, including continuation pages.	Total number of shares	Total aggregativalue Show different of separately. For €100 + €100 + 500	currencies example:	Total aggregate amount unpaid <b>③</b> Show different currencies separately. For example: £100 + \$100
	Grand total	312,842,259	31,284.23		0

<sup>•</sup> Total aggregate amount unpaid Enter 0 or 'nil' if the shares are fully paid. We'll assume the shares are fully paid if you leave this blank.

5	Statement of capital (prescribed particulars of rights attached shares)	to
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the share capital tables in <b>Section 4</b> .	Prescribed particulars of rights attached to shares
Class of share		The particulars are:  a particulars of any voting rights,
Prescribed particulars	SEE CONTINUATION PAGES	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.  A separate table must be used for
Class of share		each class of share.
Class of share  Prescribed particulars		Continuation page Please use a Statement of Capital continuation page if necessary.
6	I am signing this form on behalf of the company.	<b>⊘</b> Societas Europaea
Signature	Signature X	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.
	This form may be signed by: Director ②, Secretary, Person authorised③, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	<b>© Person authorised</b> Under either section 270 or 274 of the Companies Act 2006.

# 8

### **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	
Company name	TAYLOR VINTERS
Address	MERLIN PLACE
	MILTON ROAD
Post town	CAMBRIDGE
County/Region	
Postcode	C B 4 0 D P
Country	
DX	
Telephone	01223 225016

# 1

### 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 relevant sections of the statement of capital.
- ☐ You have signed the form.

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## Important information

Please note that all information on this form will appear on the public record.

## ☑ Where to send

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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

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.

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### Further information

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

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

# SH01 - continuation page Return of allotment of shares

Statement of capital

Complete the table below to show the issued share capital. Complete a separate table for each currency.

Currency	Class of shares	Number of shares	Aggregate nominal value $(f, f, f)$ , setc)	Total aggregate amount unpaid, if any (£, €, \$, etc)
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		(£, €, \$, etc)  Number of shares issued multiplied by nominal value	Including both the nominal
GBP €	SERIES B PREFERRED	49,121,000	4,912.10	
GBP £	SERIES C PREFERRED	28,744,200	2,874.42	•
GBP £	SERIES D PREFERRED	89,300,296	8,930.03	
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	-			
	Totals	167,165,496	16,716.55	0

# SH01 - continuation page Return of allotment of shares

5	Statement of capital (prescribed particulars of rights attached to shares)	
Class of share	ORDINARY	
Class of share Prescribed particulars		
	Shares pro rata to the number of Ordinary Shares held.  REDEMPTION - The Ordinary Shares are not redeemable.	

# SH01 - continuation page Return of allotment of shares

Class of share	SEED PREFERRED	
Prescribed particulars	VOTING - The Equity Shares shall confer on each holder of Equity Shares	
	the right to receive notice of and to attend, speak and vote at all general	
	meetings of the Company and to receive and vote on proposed written	
	resolutions of the Company.	
	DIVIDEND - Any Available Profits which the Company may determine,	
	with the prior written approval of the Investor Majority, to distribute in respect of any Financial Year will be distributed among the Shareholders so	
	that the holders of Deferred Shares receive EUR 0.01 (as a class) payment of	
	which may be made to any holder of Deferred Shares on behalf of that class,	
	and the remainder will be distributed to the holders of the Equity Shares	
	pro rata to their respective holdings of Equity Shares.	
	DISTRIBUTION - On a distribution of assets on a liquidation, or a	
	return ofcapital (other than a conversion, redemption or purchase ofShares) the	
	surplus assets of the Company remaining after payment of its liabilities	
	shall be applied (to the extent that the Company is lawfirlly permitted to do	
	so): after payment to the holders of all other share classes bar the Ordinary	
	Shares, in paying to each Seed Preferred Shareholder an amount	
	per Seed Preferred Share held equal to the higher of (i) the Original Purchase Price	
	(provided that if the remaining surplus assets of the Company are insufficient to pay the amounts per share equal to the Original	
	Price, such surplus assets shall instead be distributed to the Seed Preferred	
	Shareholders pro rata to the number ofSeed Preferred Shares held by the	
	Seed Preferred Shareholders) and (ii) such Seed Preferred Shareholder's pro	
	rata share of such assets or proceeds according to the number of Seed	
	Preferred Shares held by him as a proportion of the total Equity Shares then in issue.	
	REDEMPTION - The Seed Preferred Shares are not redeemable.	

# 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

#### **SERIES A PREFERRED**

#### Prescribed particulars

VOTING - The Equity Shares shall confer on each holder of Equity Shares

the right to receive notice of and to attend, speak and vote at all general

meetings of the Company and to receive and vote on proposed written

resolutions of the Company.

DIVIDEND - Any Available Profits which the Company may determine,

with the prior written approval of the Investor Majority, to distribute in respect of any Financial Year will be distributed among the Shareholders so

that the holders of Deferred Shares receive EUR 0.01 (as a class) payment of

which may be made to any holder of Deferred Shares on behalf of that class,

and the remainder will be distributed to the holders of the Equity Shares

pro rata to their respective holdings of Equity Shares.

DISTRIBUTION - On a distribution of assets on a liquidation, or a return

of capital (other than a conversion, redemption or purchase of Shares) the

surplus assets of the Company remaining after payment of its liabilities

shall be applied (to the extent that the Company is lawfirlly permitted to do

so): after payment to the holders of the Deferred Shares (if any), the Series

D Shares, Series C Shares and Series B Shares, in paying to each Series A

Shareholder an amount per Series A Share held equal to the higher of (i) the Original Purchase Price (provided that if the remaining surplus assets of the Company are insufficient to pay the amounts per share equal to the

Original Purchase Price, such surplus assets shall instead be distributed to

the Series A Shareholders pro rata to the number of Series A Preferred

Shares held by the Series A Shareholders) and (ii) such Series A Shareholder's pro rata share of such assets or proceeds according to the

number of Series A Preferred Shares held by him as a proportion of the

total Equity Shares then in issue.

REDEMPTION - The Series A Preferred Shares are not redeemable.

# 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

#### **SERIES B PREFERRED**

#### Prescribed particulars

VOTING - The Equity Shares shall confer on each holder of Equity Shares

the right to receive notice of and to attend, speak and vote at all general

meetings of the Company and to receive and vote on proposed written

resolutions of the Company.

DIVIDEND - Any Available Profits which the Company may determine,

with the prior written approval of the Investor Majority, to distribute in respect of any Financial Year will be distributed among the Shareholders so

that the holders of Deferred Shares receive EUR 0.01 (as a class) payment of

which may be made to any holder of Deferred Shares on behalf of that class.

and the remainder will be distributed to the holders of the Equity Shares

pro rata to their respective holdings of Equity Shares.

DISTRIBUTION - On a distribution of assets on a liquidation, or a return

of capital (other than a conversion, redemption or purchase of Shares) the

surplus assets of the Company remaining after payment of its liabilities

shall be applied (to the extent that the Company is lawfully permitted to do

so): after payment to the holders of the Deferred Shares (if any), the Series

D Shares and Series C Shares, in paying to each Series B Shareholder an

amount per Series B Preferred Share held equal to the higher of (i)

Original Purchase Price (provided that if the remaining surplus assets of the Company are insufficient to pay the amounts per share equal to the

Original Purchase Price, such surplus assets shall instead be distributed to

the Series B Shareholders pro rata to the number of Series B Preferred

Shares held by such Series B Shareholders) and (ii) such Series B Shareholder's pro rata share of such assets or proceeds according to the

number of Series B Preferred Shares held by him as a proportion of the

total Equity Shares then in issue.

REDEMPTION - The Series B Preferred Shares are not redeemable.

# SH01 - continuation page

Return of allotment of shares

5		

## Statement of capital (prescribed particulars of rights attached to shares)

#### Class of share

#### SERIES C PREFERRED

#### Prescribed particulars

VOTING - The Equity Shares shall confer on each holder of Equity Shares

the right to receive notice of and to attend, speak and vote at all general

meetings of the Company and to receive and vote on proposed written

resolutions of the Company.

DIVIDEND - Any Available Profits which the Company may determine,

with the prior written approval of the Investor Majority, to distribute in respect of any Financial Year will be distributed among the Shareholders so

that the holders of Deferred Shares receive EUR 0.01 (as a class) payment of

which may be made to any holder of Deferred Shares on behalf of that class,

and the remainder will be distributed to the holders of the Equity Shares

pro rata to their respective holdings of Equity Shares.

DISTRIBUTION - On a distribution of assets on a liquidation, or a return

of capital (other than a conversion, redemption or purchase of Shares) the

surplus assets of the Company remaining after payment of its liabilities

shall be applied (to the extent that the Company is lawfully permitted to do so): after payment to the holders of the Deferred Shares (if any) and the

Series D Shares, in paying to each Series C Shareholder an amount per

Series C Preferred Share held equal to the higher of (i) the Original Purchase Price (provided that if the remaining surplus assets of the Company are insufficient to pay the amounts per share equal to the Original Purchase Price, such surplus assets shall instead be distributed to

the Series C Shareholders pro rata to the number of Series C Preferred

Shares held by such Series C Shareholders) and (ii) such Series C Shareholder's pro rata share of such assets or proceeds according to the

number of Series C Preferred Shares held by him as a proportion of the

total Equity Shares then in issue.

REDEMPTION - The Series C Preferred Shares are not redeemable.

# SH01 - continuation page Return of allotment of shares

5	Statement of capital (prescribed particulars of rights attached	to shares)
Class of share	SERIES D PREFERRED	
Class of share Prescribed particulars		to shares)
	Share held equal to the higher of (i) the Original Purchase Price (provided that if the remaining surplus assets of the Company are insufficient to pay the amounts per share equal to the Original Purchase Price, such surplus assets shall instead be distributed to the Series D Shareholders pro rata to the number of Series D Preferred Shares held by such Series D Shareholders) and (ii) such Series D Shareholder's pro rata share of such assets or proceeds according to the number of Series D Preferred Shares held by him as a proportion of the total Equity Shares then in issue.  REDEMPTION - The Series D Preferred Shares are not redeemable.	