In accordance with Section 555 of the Companies Act 2006

SH01

Laserform

Return of allotment of shares

You can use the WebFiling service to file this form only 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

What this form You cannot use notice of share on formation of for an allotmen



11/06/2015

ase v uk

COMPANIES HOUSE

shares by an unlimited ניייטקוויטי Company details Filling in this form 8 7 7 3 Company number 8 5 9 Please complete in typescript or in **CORBIERE RENEWABLES LIMITED** bold black capitals Company name in full All fields are mandatory unless specified or indicated by * Allotment dates •
 To T2
 Y2
 Y0
 Y1
 Y5

 To T3
 Y2
 Y0
 Y1
 Y5
 Allotment date From Date If all shares were allotted on the same day enter that date in the To Date 'from date' box If shares were allotted over a period of time, complete both 'from date' and 'to date boxes Shares allotted 2 Currency Please give details of the shares allotted, including bonus shares If currency details are not (Please use a continuation page if necessary) completed we will assume currency is in pound sterling Currency 2 Nominal value of Class of shares Number of shares Amount paid Amount (if any) (E.g. Ordinary/Preference etc.) unpaid (including allotted each share (including share premium) on each share premium) on share each share **GBP B** Ordinary 5000000 0.01 1 00 Continuation page If the allotted shares are fully or partly paid up otherwise than in cash, please Please use a continuation page if state the consideration for which the shares were allotted necessary Details of non-cash consideration If a PLC, please attach valuation report (if appropriate)

	SH01 Return of allotme	nt of shares				
	Statement of cap	oital				
		ection 5 and Section 6, if capital at the date of this re		ect the		
4	Statement of cap	oital (Share capital in p	oound sterling (£))			
Please complete the tassued capital is in ste	able below to show of	each class of shares held section 4 and then go to	n pound sterling If all yo Section 7	our		
Class of shares E g Ordinary/Preference et	(c.)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares €	•	Aggregate nominal value
B Ordinary		1 00		500	0000	£ 50,000 00
B Ordinary		0 01			100	£ 100
						£
	· · · · · · · · · · · · · · · · · · ·					£
			Totals	500	0100	£ 50,001 00
5	Statement of car	oital (Share capital in c	ther 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	3	Aggregate nominal value (
			Totais			
				1		<u>' </u>
Currency						
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share	Amount (if any) unpard on each share	Number of shares ②		Aggregate nominal value
		_		 		
		1	1 Totals			<u> </u>
6	Chatamant of sa	nitel (Totala)	1003	<u> </u>		<u></u>
	Statement of ca				Tatal a	agragate war mal value
	Please give the tot issued share capit	al number of shares and to	otal aggregate nominal v	ralue of	Please i	ggregate nominal value list total aggregate values in t currencies separately For
otal number of shares	5,000,100				example	e £100 + €100 + \$10 etc.
otal aggregate ominal value •	£50,001 00					
Including both the nominal share premium Total number of issued		E g Number of shares is nominal value of each st	are Ple	ntinuation Pages case use a Statement ge if necessary	of Capita	al continuation
					P025 Version	50

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Return of allotment of shares

7	Statement of capital (Prescribed particulars of rights attached to shares	s)
	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	Prescribed particulars of rights attached to shares The particulars are
Class of share	B Ordinary	a particulars of any voting rights, including rights that arise only in
Prescribed particulars	Please see continuation pages attached	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
Class of share		A separate table must be used for each class of share
Prescribed particulars		Continuation page Please use a Statement of Capital continuation page if necessary
Class of share		
Prescribed particulars		
8	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	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
	Director ② , Secretary, Person authorised ④ , Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager	the Companies Act 2006

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

Class of share

B Ordinary

Prescribed particulars

SHARE CAPITAL

- 4.1 Unless the context requires otherwise, references to Shares of a particular class shall include Shares created and/or issued after the date of adoption of the articles of association (the "Articles") and ranking pari passu in all respects (or in all respects except only as to the date from which those Shares rank for dividend) with the Shares of the relevant class then in issue
- 4 2 Except as provided in the Articles, the A Ordinary Shares and the B Ordinary Shares shall rank pan passu in all respects but shall constitute separate classes of Shares
- 4 3 The Directors are generally and unconditionally authorised, for the purposes of section 551 of the Act and generally, to exercise any power of the Company to
- 4 3 1 offer or allot,
- 4 3 2 grant rights to subscribe for or to convert any security into, and/or
- 4 3 3 otherwise deal in, or dispose of,
- up to 10,000,000 A Ordinary Shares and up to 10,000,000 B Ordinary Shares
- 4 4 The authority referred to (above in Article 4 3) shall only apply insofar as the Company has not renewed, waived or revoked it by ordinary resolution and may only be exercised for a period of five years commencing on the date of adoption of the Articles, save that the Directors may make an offer or agreement which, or might, require Shares to be allotted after the expiry of such authority (and the Directors may allot Shares in pursuance of an offer or agreement as if such authority had not expired)

5 DIVIDENDS

- 5 1 The Company shall not declare or pay any dividend at any time whilst any Investor holds any Shares
- 5 2 Regulations 30 and 34 of the Model Articles shall not apply6 CAPITAL
- 6 1 On a return of assets on liquidation, capital reduction or otherwise (other than a conversion or purchase of Shares) (a Capital Event), the assets of the Company remaining after the payment of its liabilities shall be applied (to the extent that the Company is lawfully able to do so) in the following order of priority

A Ordinary Shares

B Ordinary Shares

First A Thereafter 0 01% 99 99% 99 99% 0 01%

Where A = number of B Shares issued x B

Where B=

- £1 25 if a Capital Event occurs within 4 years of the date of adoption of the Articles
- £1 35 If a Capital Event occurs during the period from the fourth anniversary of adoption of the Articles to the fifth anniversary of the adoption of the Articles
- £1 45 if a Capital Event occurs after 5 years of the date of adoption of the Articles

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

Class of share

B Ordinary

Prescribed particulars

less in each case the cumulative total of (a) the gross value of all receipts by the B Shareholders pursuant to a prior Capital Event and (b) the gross value of any proceeds received by a B Shareholder pursuant to a sale of his or her B Shares (other than to another holder of B Shares as at the date of adoption of the Articles) 6.2 In the event of a Sale, the total of all and any form of consideration received or receivable by any of the Shareholders shall be allocated between the Shareholders so as to procure the following

A Ordinary Shares

B Ordinary Shares

0 01% First A

99 99%

Thereafter 99 99% 0 01%

Where A = number of B Shares issued x B

Where B=

£1 25 if a Sale occurs within 4 years of the date of adoption of the

£1 35 if a Sale occurs during the period from the fourth anniversary of adoption of the Articles to the fifth anniversary of the adoption of the Articles

£1 45 if a Sale occurs after 5 years of the date of adoption of the Articles

less in each case the cumulative total of (a) the gross value of all receipts by the B Shareholders pursuant to a prior Capital Event and (b) the gross value of any proceeds received by a B Shareholder pursuant to a sale of his or her B Shares (other than to another holder of B Shares as at the date of adoption of the Articles) 6.3 On a Flotation, immediately prior to and conditional upon the relevant listing, the Shareholders shall enter into such reorganisation of the share capital of the Company as they may agree or, in default, as the Investors shall reasonably agree, to ensure that the Flotation Value is re-allocated between the Shareholders in the same proportion as Article 6.2 (above) would provide on a Sale at that Flotation Value

6 4 Any distribution made in accordance with the provisions of Article 6 (above) shall be made in proportion to the number of shares of the relevant class held by the relevant Shareholders

- 7 1 Shares in the Company shall confer on each Shareholder the right to receive notice of and to attend, speak and vote at all general meetings of the Company, and each Share shall carry one vote per
- 7 2 Votes may be exercised
- 7 2 1 on a show of hands by every Shareholder who (being an individual) is present in person or by proxy or (being a corporation) is present by a representative or by a proxy (in which case, each Shareholder holding Shares with votes shall have one vote), or 7 2 2 if demanded by any Shareholder, on a poll by every Shareholder who (being an individual) is present in person or by proxy or (being a corporation) is present by a representative or by a proxy (in which case, each Shareholder holding Shares with votes shall have one vote for each such Share held)

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Return of allotment of shares

7

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

Class of share

B Ordinary

Prescribed particulars

DEFINITIONS

A Ordinary Shares the A Ordinary Shares of £0 01 each in the capital of the Company;

Act: means the Companies Act 2006,

Acting in Consent: has the meaning given to it in the City Code on Takeovers and Mergers,

B Ordinary Shares: the B Ordinary Shares of £0 01 each in the capital of the Company,

B Shareholder, any holder of B Ordinary Shares from time to time,

Flotation. either the admission of any share of any class of the Company to the Official List of the UK Listing Authority or AlM or any other recognised investment exchange (as defined in Section 285 of the Financial Services and Markets Act 2000,

Flotation Value: the value of the issued Shares on a Flotation (which shall, where appropriate, include shares deriving therefrom on any capital reorganisation effected prior to the Flotation) calculated as the market value of the Shares (excluding any shares to be subscribed and issued on such Flotation) determined by the price per share at which such shares are to be offered for sale, placed or otherwise marketed pursuant to arrangements relating to the Flotation as determined by the merchant bank (or, if none, the broker) appointed by the Company in connection with the Flotation,

Investors: the individual investors who subscribe for B Ordinary Shares pursuant to an information memorandum issued by Downing as at the date of the adoption of the Articles, acting by their nominee from time to time and their Permitted Transferees, in each case for such time as they remain a Shareholder,

Sale: the transfer of shares to any bona fide third party or group or bona fide third parties who are connected or Actin in Consent so as to increase their interests to fifty per cent (50%) or move of the Shares (where such interests in such shares shall be continued in accordance with sections 820-825 of the Act), and

Shares the A ordinary shares and B ordinary shares from time to time

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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		
visible to searchers of the public record	☑ Where to send		
Contact name Fred Rush Company name	You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:		
Bırketts LLP	return it to the appropriate address below		
Address Thirty Station Road	For companies registered in England and Wales. The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff		
Posttown Cambridge	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		
CountyRegion Cambridgeshire,			
Postcode C B 1 2 R E	or LP - 4 Edinburgh 2 (Legal Post)		
Courty England	For companies registered in Northern Ireland:		
DX DX131969 Cambridge 6	The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street,		
Telephone 01223 326600	Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1		
✓ Checklist	i Further information		
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		
or with information missing. Please make sure you have remembered the			
Please make sure you have remembered the following The company name and number match the	on the website at www 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		
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