SH01

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

What this form is NOT for You cannot use this form to notice of shares taken by sulton formation of the company for an allotment of a new classhares by an unlimited company.



A30

04/06/2016 #
COMPANIES HOUSE

Company details 0 2 6 Filling in this form Company number Please complete in typescript or in bold black capitals FLUIDPOWER MIP LIMITED Company name in full All fields are mandatory unless specified or indicated by * Allotment dates • 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 penod 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 Amount (if any) Class of shares Number of shares Amount paid (E.g. Ordinary/Preference etc.) allotted each share (including share unpaid (including premium) on each share premium) on each share share C Ordinary Shares £ 3000 0 01 0 01 £ 10 0 01 0.01 D Ordinary Shares 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 allotm	nent of shares						
	Statement of c	apıtal	-					
	Section 4 (also Section 5 and Section 6, if appropriate) should reflect the company's issued capital at the date of this return							
4	Statement of capital (Share capital in pound sterling (£))							
		w each class of shares h te Section 4 and then go	eld in pound sterling If all yo to Section 7	our				
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share	Amount (if any) unpaid on each share	Number of share	es 2	Aggregate nominal value 3		
See continuati	on page					£		
					•	£		
						£		
						£		
			Totals			£		
5	Statement of c	apital (Share capital	ın other currencies)	<u>'- </u>		<u> </u>		
Please complete a se Currency Class of shares (E.g. Ordinary / Preference	eparate table for ea	w any class of shares he ach currency Amount paid up on each share	Amount (if any) unpaid	Number of share	es 2	Aggregate nominal value 3		
[[C g Oldmary 1 1 Biolonic		- Court official Court	on east share			_		
			Totals					
Currency				·				
Class of shares (E.g. Ordinary/Preference	etc)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of share	es 2	Aggregate nominal value 3		
			Totals					
6	Statement of c	apital (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					exam	ple £100 + €100 + \$10 etc		
Total aggregate nominal value •								
Including both the non- share premium Total number of issued	•	3 E.g. Number of shar nominal value of each	ch share Ple	ntinuation Pages ease use a Statem ge if necessary		ortal 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			
Class of share	Ordinary Shares	a particulars of any voting rights, including rights that arise only in additional arise only in a particular arise only in		
Prescribed particulars	See continuation page.	certain circumstances, b particulars of any nghts, as respects dividends, to participate in a distribution, c particulars of any nghts, 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 Ordinary Shares	A separate table must be used for each class of share		
Prescribed particulars	See continuation page.	Continuation page Please use a Statement of Capital continuation page if necessary		
Class of share	B Ordinary Shares			
Prescribed particulars	See continuation page			
8	Signature			
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 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		

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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	Please note that all information on this form will appear on the public record Where to send		
visible to searchers of the public record			
Contact name Robert Sissons	You may return this form to any Companies House address, however for expediency we advise you 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		
DLA Piper UK LLP			
Address 101 Barbırollı Square			
Manchester	DX 33050 Cardiff		
Post town	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)		
Postzode M 2 3 D L			
Country	For companies registered in Northern Ireland		
DX DX 14304 MANCHESTER	The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street,		
Telephone 08700 111 111	Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1		
✓ Checklist	<i>i</i> Further information		
We may return the forms completed incorrectly or with information missing	For further information please see the guidance not on the website at www companieshouse gov uk		
Please make sure you have remembered the following	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 shown the date(s) of allotment in	alternative format. Please visit the		
section 2 You have completed all appropriate share details in	l-forms-page-on-the-website-at		
section 3	www.companieshouse.gov.uk		
You have completed the appropriate sections of the Statement of Capital			
You have signed the form			

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Statement of capital

Please complete the table below to show any class of shares held in other currencies Please complete a separate table for each currency

Currency Pounds sterl: 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
Ordinary		0.01		200	2 00
Ordinary		1 00		49800	498 00
Ordinary		56,654,096.68		1	0 0:
A Ordinary		0.01		520	5 20
B Ordinary		0 01		6200	62 01
C Ordinary		0 01		3000	30 00
D Ordinary		0.01		10	0 10
			Totals	59731	597.3

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

Class of share

Ordinary Shares

Prescribed particulars

Voting

Full voting rights subject to compliance with transfer provisions and tag along rights in the Articles and subject to shares being fully paid (unless otherwise approved by the directors of the company).

Dividends

After payment of the automatic dividend in respect of the B shares, any further profits of the Company which are to be the subject of a dividend shall be apportioned between the Ordinary Shareholders, pro rata to the number of Ordinary Shares held

Capital

The value of the Company's assets on a liquidation, dissolution, winding up (or a return of assets following a sale by the company of substantially all its assets or sale of the company's shares after costs and liabilities have been met) shall be apportioned first, by payment of the nominal value in respect of each Ordinary Share, A Share and B Share (and payment to holders of Deferred Shares of, in aggregate, 0 0000001 per cent of aggregate amounts to be returned to shareholders on a liquidation, dissolution or winding up of the company only) and then as follows as regards the balance

A Shares - In respect of any value in excess of the hurdle (the hurdle is an amount equal to £52,000,000 applied to X/Y multiplied by the amount available for distribution, where X is the number of shares in Flowtech Fluidpower plc in issue on first admission and Y is the total issued share capital at the time of liquidation, dissolution or winding up) 10% of that excess (or if lower 10% multiplied by a fraction no greater than 1/1 equal to X/Y, where X is the number of A Shares in issue and Y is 700) is allocated to holders of A Shares, pro rata to the number of A Shares held.

C Shares - The C Shares are entitled to 1 74102 per cent of any assets available for distribution in excess of £65,067,696

 ${\color{red} {\tt D}}$ Shares - The D Shares are entitled to 2.92898 per cent of any assets available for distribution in excess of £65,067,696

Ordinary Shares - The balance of any assets available for distribution after the application of the apportionment to the A, B, C and D Shares is apportioned pro rata to the Ordinary Shareholders pro rata to their holdings

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Return of allotment of shares



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

Class of share

A Ordinary Shares ("A Shares")

Prescribed particulars

Voting

The holders of the A Shares shall not be entitled to receive notice of, or to attend, speak or vote at, general meetings of the Company, nor to vote on any written resolution of the Shareholders

Dividends

The A Shares shall not be entitled to receive any dividends

Capital

The value of the Company's assets on a liquidation, dissolution, winding up (or a return of assets following a sale by the company of substantially all its assets or sale of the company's shares after costs and liabilities have been met) shall be apportioned first, by payment of the nominal value in respect of each Ordinary Share, A Share and B Share (and payment to holders of Deferred Shares of, in aggregate, 0 0000001 per cent of aggregate amounts to be returned to shareholders on a liquidation, dissolution or winding up of the company only) and then as follows as regards the balance

A Shares - In respect of any value in excess of the hurdle (the hurdle is an amount equal to £52,000,000 applied to X/Y multiplied by the amount available for distribution, where X is the number of shares in Flowtech Fluidpower plc in issue on first admission and Y is the total issued share capital at the time of liquidation, dissolution or winding up) 10% of that excess (or if lower 10% multiplied by a fraction no greater than 1/1 equal to X/Y, where X is the number of A Shares in issue and Y is 700) is allocated to holders of A Shares, pro rata to the number of A Shares held

<u>C Shares - The C Shares are entitled to 1 74102 per cent</u> of any assets available for distribution in excess of £65,067,696

<u>D Shares</u> - The D Shares are entitled to 2 92898 per cent of any assets available for distribution in excess of £65,067,696

Ordinary Shares - The balance of any assets available for distribution after the application of the apportionment to the A, B, C and D Shares is apportioned pro rata to the Ordinary Shareholders pro rata to their holdings

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

Class of share

B Ordinary Shares ("B Shares")

Prescribed particulars | Voting

Full voting rights subject to compliance with transfer provisions and tag along rights in the Articles and subject to shares being fully paid (unless otherwise approved by the directors of the company)

Dividends

The Company shall, in respect of each financial year, and without resolution of the Board or Company in general meeting, pay to each holder of B Shares in priority to the dividends on any other class of shares a net cash dividend in an amount equal to 2 per cent above the base rate of the Bank of England when applied to the nominal value of each B Share on a daily basis and on the basis of a 365 day year

Capital

The value of the Company's assets on a liquidation, dissolution, winding up (or a return of assets following a sale by the company of substantially all its assets or sale of the company's shares after costs and liabilities have been met) shall be apportioned first, by payment of the nominal value in respect of each Ordinary Share, A Share and B Share (and payment to holders of Deferred Shares of, in aggregate, 0 0000001 per cent of aggregate amounts to be returned to shareholders on a liquidation, dissolution or winding up of the company only) and then as follows as regards the balance

A Shares - In respect of any value in excess of the hurdle (the hurdle is an amount equal to £52,000,000 applied to X/Y multiplied by the amount available for distribution, where X is the number of shares in Flowtech Fluidpower plc in issue on first admission and Y is the total issued share capital at the time of liquidation, dissolution or winding up) 10% of that excess (or if lower 10% multiplied by a fraction no greater than 1/1 equal to X/Y, where X is the number of A Shares in issue and Y is 700) is allocated to holders of-A-Shares, pro-rata-to-the-number-of-A-Shares-

C Shares - The C Shares are entitled to 1 74102 per cent of any assets available for distribution in excess of £65,067,696

D Shares - The D Shares are entitled to 2 92898 per cent of any assets available for distribution in excess of £65,067,696

Ordinary Shares - The balance of any assets available for distribution after the application of the apportionment to the A, B, C and D Shares is apportioned pro rata to the Ordinary Shareholders pro rata to their holdings

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

Class of share

C Ordinary Shares ("C Shares")

Prescribed particulars Voting

Full voting rights subject to compliance with transfer provisions and tag along rights in the Articles and subject to shares being fully paid (unless otherwise approved by the directors of the company).

Dividends

The C Shares shall not be entitled to receive any dividends

<u>Capital</u>

The value of the Company's assets on a liquidation, dissolution, winding up (or a return of assets following a sale by the company of substantially all its assets or sale of the company's shares after costs and liabilities have been met) shall be apportioned first, by payment of the nominal value in respect of each Ordinary Share, A Share and B Share (and payment to holders of Deferred Shares of, in aggregate, 0 0000001 per cent of aggregate amounts to be returned to shareholders on a liquidation, dissolution or winding up of the company only) and then as follows as regards the balance

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C Shares - The C Shares are entitled to 1 74102 per cent of any assets available for distribution in excess of £65,067,696

D Shares - The D Shares are entitled to 2.92898 per cent of any assets available for distribution in excess of £65,067,696

Ordinary Shares - The balance of any assets available for distribution after the application of the apportionment to the A, B, C and D Shares is apportioned pro rata to the Ordinary Shareholders pro rata to their holdings

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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

D Ordinary Shares ("D Shares")

Prescribed particulars

Voting

The holders of the A Shares shall not be entitled to receive notice of, or to attend, speak or vote at, general meetings of the Company, nor to vote on any written resolution of the Shareholders

Dividends

The D Shares shall not be entitled to receive any dividends

Capital

The value of the Company's assets on a liquidation, dissolution, winding up (or a return of assets following a sale by the company of substantially all its assets or sale of the company's shares after costs and liabilities have been met) shall be apportioned first, by payment of the nominal value in respect of each Ordinary Share, A Share and B Share (and payment to holders of Deferred Shares of, in aggregate, 0 0000001 per cent of aggregate amounts to be returned to shareholders on a liquidation, dissolution or winding up of the company only) and then as follows as regards the balance

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 $\underline{\text{C Shares}}$ - The C Shares are entitled to 1 74102 per cent of any assets available for distribution in excess of £65,067,696

<u>D Shares</u> - The D Shares are entitled to 2 92898 per cent of any assets available for distribution in excess of £65,067,696

Ordinary Shares - The balance of any assets available for distribution after the application of the apportionment to the A, B, C and D Shares is apportioned pro rata to the Ordinary Shareholders pro rata to their holdings