

Return of Allotment of Shares

Company Name: EVERFIELD HOLDINGS LTD

Company Number: 14073120

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XC0PP8Y8

Shares Allotted (including bonus shares)

Date or period during which From To

shares are allotted **04/04/2023**

Class of Shares: C3 Number allotted 23980

ORDINARY Nominal value of each share 0.5

Currency: **EUR** Amount paid: **3.52**

Amount unpaid: **0**

No shares allotted other than for cash

Statement of Capital (Share Capital)

Class of Shares: A Number allotted 1000000

ORDINARY Aggregate nominal value: 10000

Currency: **EUR**

Prescribed particulars

VOTING - ON A SHOW OF HANDS AND ON A POLL, EACH HOLDER OF A ORDINARY SHARES WHO IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY A DULY AUTHORISED REPRESENTATIVE OR BY PROXY SHALL HAVE ONE VOTE FOR EACH A ORDINARY SHARE HELD BY THEM. DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES, PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER, AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND; SECOND TO THE HOLDERS OF PREFERENCE SHARES, PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM, AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT): AND FINALLY IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET. TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT. THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY, REDEMPTION - THE A ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: B Number allotted 8700

ORDINARY Aggregate nominal value: 87

Currency: **EUR**

Prescribed particulars

VOTING - ON A SHOW OF HANDS AND ON A POLL, EACH HOLDER OF B ORDINARY SHARES WHO IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY A DULY AUTHORISED REPRESENTATIVE OR BY PROXY SHALL HAVE ONE VOTE FOR EACH B ORDINARY SHARE HELD BY THEM. DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER. AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND: SECOND TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET, TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT. THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY REDEMPTION - THE B ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: A Number allotted 5437967

PREFERENCE Aggregate nominal value: 54379.67

Currency: **EUR**

Prescribed particulars

VOTING - THE A PREFERENCE SHARES DO NOT CONFER UPON THE HOLDERS OF SUCH SHARES ANY RIGHT TO RECEIVE NOTICE OF OR TO ATTEND. SPEAK OR VOTE AT ANY GENERAL MEETING OF THE COMPANY DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER. AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND; SECOND TO THE HOLDERS OF PREFERENCE SHARES, PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET. TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT, THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY. REDEMPTION - THE A PREFERENCE SHARES ARE REDEEMABLE.

Class of Shares: B Number allotted 17600000

PREFERENCE Aggregate nominal value: 1760

Currency: **EUR**

Prescribed particulars

VOTING - THE B PREFERENCE SHARES DO NOT CONFER UPON THE HOLDERS OF SUCH SHARES ANY RIGHT TO RECEIVE NOTICE OF OR TO ATTEND. SPEAK OR VOTE AT ANY GENERAL MEETING OF THE COMPANY DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER, AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND: SECOND TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES. B ORDINARY SHARES. C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET, TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT, THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY REDEMPTION - THE B PREFERENCE SHARES ARE REDEEMABLE.

Class of Shares: C1 Number allotted 98799

ORDINARY Aggregate nominal value: **987.99**

Currency: **EUR**

Prescribed particulars

VOTING - ON A SHOW OF HANDS AND ON A POLL, EACH HOLDER OF C1 ORDINARY SHARES WHO IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY A DULY AUTHORISED REPRESENTATIVE OR BY PROXY SHALL HAVE ONE VOTE FOR EACH C1 ORDINARY SHARE HELD BY THEM. DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER, AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND: SECOND TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES. B ORDINARY SHARES. C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET, TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT, THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY REDEMPTION - THE C1 ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: C2 Number allotted 20714

ORDINARY Aggregate nominal value: 207.14

Currency: **EUR**

Prescribed particulars

VOTING - ON A SHOW OF HANDS AND ON A POLL, EACH HOLDER OF C2 ORDINARY SHARES WHO IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY A DULY AUTHORISED REPRESENTATIVE OR BY PROXY SHALL HAVE ONE VOTE FOR EACH C2 ORDINARY SHARE HELD BY THEM. DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER, AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND: SECOND TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES. B ORDINARY SHARES. C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET, TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE. OR TO BE BORNE. BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY REDEMPTION - THE C2 ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: C3 Number allotted 23980

ORDINARY Aggregate nominal value: 1199

Currency: **EUR**

Prescribed particulars

VOTING - ON A SHOW OF HANDS AND ON A POLL, EACH HOLDER OF C3 ORDINARY SHARES WHO IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY A DULY AUTHORISED REPRESENTATIVE OR BY PROXY SHALL HAVE ONE VOTE FOR EACH C3 ORDINARY SHARE HELD BY THEM. DIVIDEND RIGHTS AND RIGHTS ON WINDING UP - ANY RELEVANT AMOUNTS OR ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF SHARES IN THE FOLLOWING ORDER AND PRIORITY: FIRST TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF UNPAID PREFERENCE DIVIDEND WHICH IS ATTRIBUTABLE TO EACH SUCH HOLDER, AN AMOUNT EQUAL TO ANY ACCRUED BUT UNPAID PREFERENCE DIVIDEND: SECOND TO THE HOLDERS OF PREFERENCE SHARES. PRO RATA TO THE AMOUNT OF ORIGINAL VALUE OF PREFERENCE SHARES HELD BY THEM. AN AMOUNT EQUAL TO THE ORIGINAL VALUE OF SUCH PREFERENCE SHARES; THIRD, TO THE HOLDERS OF A ORDINARY SHARES, B ORDINARY SHARES, C1 ORDINARY SHARES AND C3 ORDINARY SHARES PRO RATA TO THE NUMBER OF A ORDINARY SHARES. B ORDINARY SHARES. C1 ORDINARY SHARES AND C3 ORDINARY SHARES HELD BY EACH SUCH HOLDER, UNTIL THE AGGREGATE DISTRIBUTIONS TO THE INVESTOR GROUP EQUAL THE HURDLE (AND FOR THE PURPOSES OF ESTABLISHING WHETHER THE HURDLE HAS BEEN MET THE APPLICATION OF ARTICLE 4.3(B) SHALL BE TAKEN INTO ACCOUNT); AND FINALLY, IN RESPECT OF THE BALANCE OF PROCEEDS AFTER THE HURDLE HAS BEEN MET, TO THE HOLDERS OF ORDINARY SHARES PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD BY EACH SUCH HOLDER. ON COMPLETION OF AN EXIT THE SALE PROCEEDS AVAILABLE FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES (NET OF ANY TRANSACTION COSTS AND OTHER EXPENSES BORNE, OR TO BE BORNE, BY THE SHAREHOLDERS) SHALL BE ALLOCATED IN THE ORDER AND PRIORITY SET OUT ABOVE, PROVIDED THAT ANY CHANGE IN THE AGGREGATE PROCEEDS PAYABLE TO THE SHAREHOLDERS POST-COMPLETION OF AN EXIT SHALL CAUSE THE PRIORITY SET OUT ABOVE TO BE RE-CALCULATED AND THE PROCEEDS FROM SUCH EXIT ATTRIBUTABLE TO THE SHARES SHALL BE PROMPTLY REDISTRIBUTED AMONG THE SHAREHOLDERS ACCORDINGLY REDEMPTION - THE C3 ORDINARY SHARES ARE NOT REDEEMABLE.

Statement of Capital (Totals)

Currency: **EUR** Total number of shares: **24190160**

Total aggregate nominal value: 68620.8

Total aggregate amount unpaid: 0

Authorisation

Authenticated

This form was authorised by one of the following:

Director, Secretary, Person Authorised, Administrator, Administrative Receiver, Receiver, Receiver, Manager, CIC Manager.



COMPANY NAME: EVERFIELD HOLDINGS LTD

COMPANY NUMBER: 14073120

A second filed SH01 was registered on 19/04/23