# **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 file a second filing of a document delivered under the Companies Act 1985 or the Companies (Northern Order 1986 regardless of

A second filing of a docu cannot be filed where it information that was oriproperly delivered. Form used in these circumstan

delivered.

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



A25 12/12/2023 **COMPANIES HOUSE** 

Company details

8 Company number 3 | 3

Company name in full

VODAFONE GROUP PUBLIC LIMITED COMPANY

Filling in this form Please complete in typescript or in bold black capitals.

All fields are mandatory unless specified or indicated by \*

Applica	able documents	
This forn	n <b>only</b> 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> ●</b>	Return of allotment of shares—SH01	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 of the original documen	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
4	Section 243 or 790ZF Exemption 9	

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).



# **SH01** Return of allotment of shares



## Companies House

FileOnline

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,
- X 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

Co	m	oan	y d	leta	ils							
VODAFONE CROUP PUBLIC LIMITED COMPANY									→ Filling in this form Please complete in typescript or in bold black capitals.			
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All	oti	mer	it (	date	25 0							
2	4	7		б	_ 6	-	2	y <sub>0</sub> y <sub>2</sub> y <sub>3</sub>			, –	
đ	d			m	m	_	У	у у у			same day ento 'from date' bo allotted over a	ere allotted on the er that date in the ox. If shares were a period of time, 1 'from date' and 'to
Sha	are	es a	llo	ttec	ı							
									us shares.		completed we	will assume currency
1				eferen	ce etc.)			Number of shares allotted	Nominal value of each share	(inc	luding share mium) on each	Amount (if any) unpaid (including share premium) on each share
Or	din	nary	_					200,520	US\$0,20 20/21	0.9	25924	0
										<u>.</u>		ı page ontinuation page if
	All 2  Sha Cla (E.)	Allot  Share  Class of (E.g. O)  Ordin	Allotmer  Allotmer  The state of the state o	O 1 8 VODAFONI  Allotment of the distribution	O 1 8 3  VODAFONE GR  Allotment date  4 7 8  d d m  Shares allotted  Please give details (Please use a continuary/Preferent)  Class of shares (E.g. Ordinary/Preferent)  If the allotted shares	Allotment dates  Allotment dates  To T	Allotment dates  Allotment dates  The second process of the shares allotted  Class of shares (E.g. Ordinary/Preference etc.)  If the allotted shares are fully	O 1 8 3 3 6 7  VODAFONE GROUP PUBLIC L  Allotment dates   4 7 8 8 9 9 9  Shares allotted  Please give details of the shares allotted (Please use a continuation page if reference etc.)  Class of shares (E.g. Ordinary/Preference etc.)  Ordinary	VODAFONE GROUP PUBLIC LIMITED COMPAND   VODAFONE GROUP PUBLIC LIMITED COMPAND   Allotment dates	VODAFONE GROUP PUBLIC LIMITED COMPANY	VODAFONE GROUP PUBLIC LIMITED COMPANY	Filling in this   Please complete both   Please complete   Please complete   Please complete   Please complete   Please complete   Please complete   Please   Pleas

# SH01

#### Return of allotment of shares

4	Statement of capital				
	Complete the table(s) below to show the issu which this return is made up.	ied share capital at the	date to	Please us	etion page e a Statement of Capital cion page if necessary.
	Complete a separate table for each curr example, add pound sterling in 'Currency tabl			continuat	ion page is necessary.
Currency	Class of shares	Number of shares	Aggregate no		Total aggregate amount
Complete a separate table for each currency	E.g. Ordinary/Preference etc.		value (£, €, \$, Number of shar multiplied by no	es issued	unpaid, if any (£, €, \$, etc Including both the nominal value and any share premiun
Currency table A			-		
USD - US DOLLAR	Ordinary	28,818,587,308	\$6,038,185,	687.12	, , , , ,
,	Totals	28,818,587,308	\$6,038,185,6	587.12	<u> </u>
Currency table B			- <sub>-</sub>		35.
GBP	7% Cumulative Fixed Rate	50,000	£50,000		* * * * * * * * * * * * * * * * * * *
					The second secon
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	Totals	50,000	£50,000		
Currency table C					
					# **
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	Totals			<u>.</u>	
Total issued share cap					
	le to show your total issued share capital. Add the es, including continuation pages.	Total number of shares	Total aggrega value	te nominal	Total aggregate amount unpaid •
Í	· · ·		Show different separately. For £100 + €100 +	example:	Show different currencies separately. For example: £100 + €100 + \$10
	Grand total	28,818,587,308 + 50,000	\$6,038,185,687	.12 + £50,000	\$0.00 + £0.00
		Total aggregate amou	ınt unpaid		

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.

## SH01

Return of allotment of shares

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	ORDINARY SHARES	The particulars are:  a particulars of any voting rights,
Prescribed particulars	SEE CONTINUATION SHEET	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.
Class of share	7% CUMULATIVE SHARE	A separate table must be used for each class of share.
Class of share  Prescribed particulars  O	SEE CONTINUATION SHEET	Continuation page Please use a Statement of Capital continuation page if necessary.
6 Signature	Signature  I am signing this form on behalf of the company.  Signature  X  DocuSigned by:  Natasha Jamal  SATOAEOS306048C  This form may be signed by:	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.
	This form may be signed by: Director ②, Secretary, Person authorised ③, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	Under either section 270 or 274 of the Companies Act 2006.

In accordance with Section 555 of the Companies Act 2006.

### SH01 - continuation page Return of allotment of shares

<u> </u>	Statement of capital (prescribed particulars of rights attached
Class of share	ORDINARY SHARES OF US\$0.20 20/21 EACH
rescribed particulars	
	Right of ordinary shares to profits
	Any dividend payable shall be distributed to the appropriate shareholder pro rata according to the number of shares held by them.
	2. Right of ordinary shares to capital
	On a capital distribution (including on winding up), the ordinary shares confer full rights but they do not confer any rights of redemption, and shall rank after the FRS shares of £1 each.
	3. Voting rights of ordinary shares
	The ordinary shares shall confer, on each holder of ordinary shares, the right to receive notice and to attend, speak and vote at all general meetings of the company, and each ordinary share shall carry one vote per share. Where a share is held by joint shareholders, any one joint shareholder can vote at any general meeting (either personally or by proxy) in respect of such shares as if he were the only shareholder. If more than one of the joint shareholder votes (either personally or by proxy), the only vote which will count is the vote of the one of them that is listed first on the register for the share.

In accordance with Section 555 of the Companies Act 2006.

# SH01 - continuation page Return of allotment of shares

#### 5

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

Class of share

7% Cumulative Fixed Rate

Prescribed particulars

1.Right of Fixed Rate Shares ("FRS") to profits 1.1 If the Company has profits which are available for distribution and the directors resolve that these should be distributed, the FRS holders are entitled, before the holders of any other class of shares, to be paid in respect of each financial year or other accounting period of the Company a fixed cumulative preferential dividend ("preferential dividend") at the rate of 7 per cent. per annum on the nominal value of the FRS which is paid-up or treated as paid-up. 1.2 Subject to Article 1.3 below, the preferential dividend will be paid yearly, on 31 March in respect of each financial year ending on or before that date. If this date is not a working day, the payment will be made on the next working day, 1.3 When the Company has to calculate a dividend on the FRS for a period other than a calendar year ending on 31 March (being another accounting period, the first dividend period arising for the FRS or otherwise), the daily dividend rate will be worked out by dividing the yearly dividend rate by 365 days. This daily rate will then be multiplied by the actual number of days which have passed in the relevant period, but not including the date of payment, to give the amount payable for that period. 1.4 Except as provided in this Article, the FRS do not have any other right to share in the Company's profits. 2 Right of FRS to capital 2.1 If the Company is wound up (but in no other circumstances involving a repayment of capital or distribution of assets to shareholders whether by reduction of capital, redeeming or buying back shares or otherwise), the FRS holders will be entitled, before the holders of any other class of shares to: - repayment of the amount paid-up or treated as paid-up on the nominal value of each FRS - the amount of any dividend which is due for payment on, or after, the date the winding up commenced which is payable for a period ending on or before that date. This applies even if the dividend has not been declared or earned - any dividend arrears on any FRS held by them. This applies even if the dividend has not been declared or earned, and - a proportion of any dividend in respect of the financial year or other accounting period which began before the winding up commenced but ends after that date. The proportion will be the amount of the dividend that would otherwise have been payable for the period which ends on that date. This applies even if the dividend has not been declared or earned. 2.2 If there is a winding up to which Article 2.1 applies, and there is not enough to pay the amounts due on the FRS, the FRS holders will share what is available in proportion to the amounts to which they would otherwise be entitled. The FRS holders will be given preference over the holders of other classes of shares which rank behind them in sharing in the Company's assets. 2.3 Except as provided in this Article 2, the FRS do not have any other right to share in the Company's surplus assets. 3 Voting rights of FRS 3.1 The FRS holders are only entitled to receive notice of General Meetings, or to attend, speak and vote at General Meetings, as follows: - If a resolution is to be proposed at the General Meeting to wind up the Company, they are entitled to receive notice of the General Meeting and can attend, but are not entitled to speak or vote, and - If a resolution is to be proposed at the General Meeting which would vary or abrogate the rights attached to the FRS, they are entitled to receive notice of the General Meeting and are entitled to attend, speak and vote but only in respect of such resolution or any motion to adjourn the General Meeting before such resolution is voted on, 3.2 If the FRS holders are entitled to vote at a General Meeting, each FRS holder present in person or by proxy has one vote on a show of hands and on a poll every FRS holder who is present in person or by proxy shall have one vote in respect of each fully-paid FRS.