

In accordance with
Section 853A of the
Companies Act 2006.

CS01

Confirmation statement



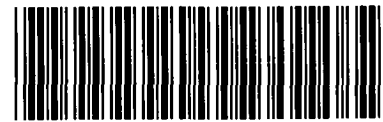
Go online to file this information
www.gov.uk/companieshouse

A fee may be payable with this form
Please see 'How to pay' on the last page.

✓ **What this form is for**
You may use this form to confirm that the company has filed up to date. You must file a confirmation statement at least once every year.

✗ **What this form is NOT for**
You cannot use this form to file changes to the company or people with significant control (PSC), registered office address or single alternative inspection address (SAIL) information.

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13/07/2022

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COMPANIES HOUSE

Before you start

You can check your company details for free on our online service:

<https://beta.companieshouse.gov.uk>

Change to your company information

If you need to make any changes to:

- **Part 1** Principal business activities or standard industrial classification (SIC)
- **Part 2** Statement of capital
- **Part 3** Trading status of shares and exemption from keeping a register of people with significant control (PSC)
- **Part 4** Shareholder information

Use the additional parts of this form to do this.

Other changes

If you need to make any changes to:

- registered office address
- single alternative inspection address (SAIL) and company records
- officer appointments
- information about people with significant control

You must do this separately before or at the same time as this confirmation statement.

1 Company details

Company number 0 8 8 0 4 4 1 1

Company name in full Revolut Ltd

→ Filling in this form

Please complete in typescript or in bold black capitals.

2 Confirmation date

Please give the confirmation statement date. You must deliver this form within 14 days of this date. Please check your company records for the date of your confirmation period.

Confirmation date 1 d 3 d 0 m 0 m 8 y 2 y 0 y 2 y 1

① Check when your confirmation statement is due

To check your confirmation statement date:

<https://beta.companieshouse.gov.uk>

You can make a statement at any time during the confirmation period. This will change your next confirmation date.

3 Confirmation statement

I confirm that all information required to be delivered by the company pursuant to section 853A(1)(a) of the Companies Act 2006 in relation to the confirmation period ending on the confirmation date above either has been delivered or is being delivered with this statement.

Signature

Signature

X

DocuSigned by:

17CF94D5179348B...

X

② 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.

③ Person authorised

Under either section 270 or 274 of the Companies Act 2006.

This form may be signed by:

Director ②, Secretary, Person authorised ③, Charity commission receiver and manager, CIC manager, Judicial factor.

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**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 **Soniya Kenth**

Company name **Revolut Ltd**

Address **7 Westferry Circus**

Canary Wharf

Post town **London**

County/Region

Postcode **E 1 4 4 H D**

Country **United Kingdom**

DX

Telephone

**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 have checked the company information that we hold.
- ☐ You have shown any relevant changes made to your information on the additional parts to this form or filed the appropriate form before or at the same time as this confirmation statement.
- ☐ You have signed the form.
- ☐ You have enclosed the correct fee if appropriate.

**How to pay**

You must include a £40 fee with the first Confirmation Statement you file each year. Further Confirmation Statements made in the same year don't require a fee.

Make cheques or postal orders payable to 'Companies House.'

**Important information**

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 England 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.

**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

In accordance with
Section 853D of the
Companies Act 2006.

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Confirmation statement

Part 2 Statement of capital change

Complete this part in full if there has been any change to your share capital or prescribed particulars since the last statement of capital was delivered.

✓ This part must be sent at the same time as your confirmation statement.

✗ Not required for companies without share capital.

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

You must complete both sections B1 and B2.

B1 Share capital

Complete the table(s) below to show the issued share capital.

Complete a separate table for each currency (if appropriate). For example, add pound sterling in 'Currency table A' and Euros in 'Currency table B'.

Continuation pages
Use a statement of capital continuation page if necessary.

Currency Complete a separate table for each currency	Class of shares E.g. Ordinary/Preference etc.	Number of shares	Aggregate nominal value (£, €, \$, etc) Number of shares issued multiplied by nominal value	Total aggregate amount unpaid, if any (£, €, \$, etc) Including both the nominal value and any share premium
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Currency table A

GBP	See attached schedule			
Totals				

Currency table B

Totals				

Currency table C

Totals				

Totals (including continuation pages)	Total number of shares	Total aggregate nominal value ❶	Total aggregate amount unpaid ❶
	58,964,610	£5.89646	\$374,999,747.395

❶ Please list total aggregate values in different currencies separately. For example: £100 + €100 + \$10 etc.

In accordance with
Section 853D of the
Companies Act 2006.

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Confirmation statement

Statement of capital

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

Currency Complete a separate table for each currency	Class of shares E.g. Ordinary/Preference etc.	Number of shares	Aggregate nominal value (£, €, \$, etc) Number of shares issued multiplied by nominal value	Total aggregate amount unpaid, if any (£, €, \$, etc) Including both the nominal value and any share premium
GBP	Ordinary	32,172,573	£3.217257	
GBP	Ordinary D	6,044,294	£0.604429	
GBP	Ordinary E	4,828,923	£0.482892	
GBP	Ordinary F	1,311,953	£0.131195	
GBP	Ordinary G	1,672,699	£0.16727	
GBP	Ordinary H	12,934,168	£1.293417	
Totals		58,964,610	£5.89646	\$374,999,747.395

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B2**Prescribed particulars**

Please give the prescribed particulars of rights attached to each class of share shown in the 'share capital' tables in **Section B1**.

Prescribed particulars of rights attached to shares

The particulars are:

- particulars of any voting rights, including rights that arise only in certain circumstances;
- particulars of any rights, as respects dividends, to participate in a distribution;
- particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and
- 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 each class of share.

Please use a prescribed particulars continuation page if necessary.

Class of share	Ordinary
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Prescribed particulars	See attached schedule
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Class of share	Ordinary D
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Prescribed particulars	See attached schedule
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Class of share	Ordinary E
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Prescribed particulars	See attached schedule
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B2**Prescribed particulars**

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 B1**.

Class of share

Ordinary

Prescribed particulars

①

Voting: on a show of hands every Eligible Shareholder present or represented in person shall have one vote, and on a poll every Eligible Shareholder shall have one vote for every Eligible Share of which he is the holder. Dividends: All Eligible Shares shall rank pari passu in respect of dividends and dividends shall be paid to the Eligible Shareholders pro rata according to the number of Eligible Shares held by each Eligible Shareholder respectively. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares). In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows: (1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and

① Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

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B2**Prescribed particulars**

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 B1**.

Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

Class of share

Ordinary (Continued)

Prescribed particulars
1

Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;

(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue;

(5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue;

(6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.

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B2**Prescribed particulars**

	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 B1 .	Prescribed particulars of rights attached to shares
Class of share	Ordinary D	The particulars are:
Prescribed particulars ①	<p>Voting: on a show of hands every Eligible Shareholder present or represented in person shall have one vote, and on a poll every Eligible Shareholder shall have one vote for every Eligible Share of which he is the holder. Dividends: All Eligible Shares shall rank pari passu in respect of dividends and dividends shall be paid to the Eligible Shareholders pro rata according to the number of Eligible Shares held by each Eligible Shareholder respectively. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares).</p> <p>In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows: (1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and</p>	<p>a. particulars of any voting rights, including rights that arise only in certain circumstances;</p> <p>b. particulars of any rights, as respects dividends, to participate in a distribution;</p> <p>c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and</p> <p>d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.</p> <p>A separate table must be used for each class of share.</p>

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B2**Prescribed particulars**

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 B1**.

● Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

Class of share

Ordinary D (Continued)

Prescribed particulars
●

Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;

(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue;

(5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue;

(6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.

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B2**Prescribed particulars**

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 B1**.

Class of share

Ordinary E

Prescribed particulars

①

Voting: on a show of hands every Eligible Shareholder present or represented in person shall have one vote, and on a poll every Eligible Shareholder shall have one vote for every Eligible Share of which he is the holder. Dividends: All Eligible Shares shall rank pari passu in respect of dividends and dividends shall be paid to the Eligible Shareholders pro rata according to the number of Eligible Shares held by each Eligible Shareholder respectively. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares). In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows: (1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and

① Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

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B2**Prescribed particulars**

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 B1**.

● Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

Class of share

Ordinary E (Continued)

Prescribed particulars
①

Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;

(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue;

(5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue;

(6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.

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B2**Prescribed particulars**

	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 B1 .	Prescribed particulars of rights attached to shares
Class of share	Ordinary F	The particulars are:
Prescribed particulars 1	<p>Voting: on a show of hands every Eligible Shareholder present or represented in person shall have one vote, and on a poll every Eligible Shareholder shall have one vote for every Eligible Share of which he is the holder. Dividends: All Eligible Shares shall rank pari passu in respect of dividends and dividends shall be paid to the Eligible Shareholders pro rata according to the number of Eligible Shares held by each Eligible Shareholder respectively. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares).</p> <p>In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows: (1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and</p>	<p>a. particulars of any voting rights, including rights that arise only in certain circumstances;</p> <p>b. particulars of any rights, as respects dividends, to participate in a distribution;</p> <p>c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and</p> <p>d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.</p> <p>A separate table must be used for each class of share.</p>

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Confirmation statement

B2**Prescribed particulars**

	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 B1 .	Prescribed particulars of rights attached to shares
Class of share	Ordinary F (Continued)	The particulars are:
Prescribed particulars 1	<p>Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;</p> <p>(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue;</p> <p>(5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue;</p> <p>(6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.</p>	<p>a. particulars of any voting rights, including rights that arise only in certain circumstances;</p> <p>b. particulars of any rights, as respects dividends, to participate in a distribution;</p> <p>c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and</p> <p>d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.</p> <p>A separate table must be used for each class of share.</p>

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Confirmation statement

B2**Prescribed particulars**

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 B1**.

Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

Class of share

Ordinary G

Prescribed particulars

①

Voting: The Shares are non-voting. Dividends: The Shares shall not confer any rights to participate in dividends. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares).

In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows:

(1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;

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Confirmation statement

B2**Prescribed particulars**

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 B1**.

Prescribed particulars of rights attached to shares

The particulars are:

- a. particulars of any voting rights, 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 each class of share.

Class of share

Ordinary G (Continued)

Prescribed particulars
1

(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue; (5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue; (6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.

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Confirmation statement

B2**Prescribed particulars**

	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 B1 .	
Class of share	Ordinary H	
Prescribed particulars ①	<p>Voting: The Shares are non-voting. Dividends: The Shares shall not confer any rights to participate in dividends. Distribution: On a return of capital, on a liquidation, reduction of capital or otherwise, the surplus assets of the Company remaining after payment of its liabilities shall be distributed amongst the Shareholders as follows: first (i) £1 in aggregate to the holders of G Shares and H Shares each; and (ii) £1 in aggregate to the holders of Deferred Shares (as a class), in each case on a pro rata basis; and secondly, pro rata to the number of shares held by each of them respectively (as though they had been fully converted into Ordinary Shares).</p> <p>In the event of a Sale, the Net Sale Proceeds shall, save in respect of any Shares not sold in connection with that Sale, be distributed between the Shareholders as follows:</p> <p>(1) to each Ordinary F Shareholder, in priority to all other Shareholders, an amount equal to the Subscription Price for each Ordinary F Share held plus any arrears or accruals of dividend on the Ordinary F Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary F Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary F Shareholders in proportion to the Subscription Price of the Ordinary F Shares held by them and arrears or accruals of dividend due to them respectively; (2) to each Ordinary D/E Shareholder, in priority to all other Shareholders other than Ordinary F Shareholders, an amount equal to: (i) the Subscription Price for each Ordinary D/E Share held plus (ii) any arrears or accruals of dividend on the Ordinary D/E Shares due or declared but unpaid down to the date of the proceeds of such Sale being returned, provided that (iii) if there are insufficient Net Sale Proceeds to pay such amounts to all Ordinary D/E Shareholders, in full, the available Net Sale Proceeds shall be distributed to the Ordinary D/E Shareholders in proportion to the Subscription Price of the Ordinary D/E Shares held by them and arrears or accruals of dividend due to them respectively; (3) to each Ordinary Shareholder, and Vested In-The-Money H Shareholder in proportion to the number of Ordinary Shares and Vested In-The-Money H Shares held by them, respectively, as if such Ordinary Shares, and Vested In-The-Money H Shares constituted the same class of Shares up to such amount of the remaining Net Sale Proceeds as is less than or equal to the First Hurdle Amount;</p>	<p>① Prescribed particulars of rights attached to shares</p> <p>The particulars are:</p> <ul style="list-style-type: none"> a. particulars of any voting rights, 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. <p>A separate table must be used for each class of share.</p>

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Confirmation statement

B2**Prescribed particulars**

	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 B1 .	Prescribed particulars of rights attached to shares
Class of share	Ordinary H (Continued)	The particulars are:
Prescribed particulars ①	<p>(4) any amount of the Net Sale Proceeds which exceeds the First Hurdle Amount and is less than or equal to the Second Hurdle Amount (for the avoidance of doubt, if there is no Second Hurdle Amount, paragraph (3) shall not apply, and instead paragraph (5) below shall apply) shall be distributed among the Ordinary Shareholders, the Vested G First Hurdle Shareholders and the Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares and Vested In-The-Money H Shares then in issue; (5) then, the following step to be applied for each Nth Hurdle Amount which has been set in respect of the tranche of G Shares, starting with the Second Hurdle Amount: any amount of the Net Sale Proceeds which exceeds the Nth Hurdle Amount and is less than or equal to the N+1th Hurdle Amount shall be distributed among the Ordinary Shareholders, Vested G First Hurdle Shareholders to Vested G Nth Hurdle Shareholders (inclusive), and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G First Hurdle Shares to Vested G Nth Hurdle Shares, and Vested In-The-Money H Shares then in issue; (6) next, any amount of the Net Sale Proceeds which exceeds the Maximum Hurdle Amount (which, for the avoidance of doubt, shall be the First Hurdle Amount if no other Hurdle Amounts have been set) shall be distributed among the Ordinary Shareholders, Vested G Shareholders and Vested In-The-Money H Shareholders in the proportion that the aggregate number of Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares held by each holder bears to all of the Ordinary Shares, Vested G Shares, and Vested In-The-Money H Shares then in issue; and (7) finally, nothing, unless the holders of each Ordinary Share, Vested G Share, and Vested In-The-Money H Share receive proceeds of £1,000,000 or more per share pursuant to article 3.2.2(e), in which case the holders of the Deferred Shares (as a class) shall be entitled to receive £1 in aggregate, on a pro rata basis. Redemption: The shares are non-redeemable.</p>	<p>a. particulars of any voting rights, including rights that arise only in certain circumstances;</p> <p>b. particulars of any rights, as respects dividends, to participate in a distribution;</p> <p>c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and</p> <p>d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.</p> <p>A separate table must be used for each class of share.</p>

In accordance with
Section 853F, 853G
of the Companies Act
2006.

CS01- additional information page

Confirmation statement

Part 4

Shareholder information change

Only use this Part to tell us of a change to shareholder information since the company last delivered this information.

☒ If completed this Part must be sent at the same time as your confirmation statement.

☒ Not required for companies without share capital or DTR5 companies.

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

D1

Shareholder information for a non-traded company

How is the list of shareholders enclosed. Please tick the appropriate box below:

☒ The list of shareholders is enclosed on paper.

☐ The list of shareholders is enclosed in another format.

Further shareholders

Please use a Shareholder information (for a non-traded company) continuation page if necessary.

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Nadia Abdallah	Ordinary	26		/ /
Yaroslav Abramov	Ordinary	215		/ /
Aleksandr Abroskin	Ordinary	165		/ /
Ricardo Jover Acosta	Ordinary	1,469		/ /
Oleksandr Adamovych	Ordinary	189		/ /
William Adams	Ordinary	93		/ /
Viktorija Adomauskaite	Ordinary	20		/ /
Rhea Advani	Ordinary	25		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

CS01- continuation page

Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Fariha Afgan	Ordinary	5		/ /
Maureen Agu	Ordinary	5		/ /
Harjas Singh Ahuja	Ordinary	33		/ /
Sameet Ahuja	Ordinary	81		/ /
Oleg Akbarov	Ordinary	103		/ /
Kirill Akhmetov	Ordinary	1,815		/ /
Inga Aksamit	Ordinary	80		/ /
Maks Akymenko	Ordinary	91		/ /
Noel Gallego Alarcon	Ordinary	70		/ /
Modestas Alaunis	Ordinary	5		/ /
Patricia Gomez Albacete	Ordinary	35		/ /
Tautvydas Aldonis	Ordinary	12		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Grigorii Alekseev	Ordinary	95		/ /
Iaroslav Alekseev	Ordinary	203		/ /
Nadya Alekseyeva	Ordinary	106		/ /
Petra Almic	Ordinary	105		/ /
Valeria Alunni	Ordinary	56		/ /
César Luis Alvargonzález	Ordinary	1,597		/ /
Peter Nguyen Andersson	Ordinary	768		/ /
Ksenia Andreeva	Ordinary	15		/ /
Andrei Andriiuk	Ordinary	375		/ /
Renato Angrisani	Ordinary	171		/ /
Aleksandr Anshin	Ordinary	16		/ /
Angelica Anton	Ordinary	29,733		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

CS01- continuation page

Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Apoletto Investments IV, L.P.	Ordinary	5,776		/ /
Apoletto Limited	Ordinary	438,565		/ /
Piero Ardito	Ordinary	115		/ /
Vladislav Arkhandeev	Ordinary	246		/ /
William Armitage	Ordinary	56,288		/ /
Vito Armonavicius	Ordinary	209		/ /
Sebastian Arriagada	Ordinary	301		/ /
Tatiana Arshinova	Ordinary	354		/ /
Farshid Ashouri	Ordinary	447		/ /
Asia Jubilee Inc. Limited	Ordinary	147,385		/ /
Alexander Avnit	Ordinary	670		/ /
John Ayton	Ordinary	10,624		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Sergey Bachinin	Ordinary	66		/ /
Nicolas Badaro	Ordinary	2,521		/ /
Edward Bailey	Ordinary	19		/ /
Kamilya Baimukhametova	Ordinary	4		/ /
Anshuman Bajoria	Ordinary	1,513		/ /
Grzegorz Bala	Ordinary	101		/ /
Daryna Balamut	Ordinary	38		/ /
Balderton Capital V, L.P.	Ordinary	5,823,580		/ /
Mustafa Bandukda	Ordinary	168		/ /
Anton Barbasevich	Ordinary	198		/ /
Guy Baring	Ordinary	6,395		/ /
Karen Barnes	Ordinary	401		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Eryk Bełech	Ordinary	7		/ /
Evgenii Beliaev	Ordinary	5,647		/ /
Gabiija Belkyte	Ordinary	26		/ /
Georgii Belov	Ordinary	2,938		/ /
Nursultan Berkimbay	Ordinary	96		/ /
Raimondas Berniunas	Ordinary	2,306		/ /
Daniele Bertella	Ordinary	1,052		/ /
Rohit Bhatnagar	Ordinary	1,333		/ /
Dipanjan Bhattacharjee	Ordinary	1,145		/ /
Monique Biady	Ordinary	715		/ /
Steven Bianchi	Ordinary	607		/ /
Andrius Biceika	Ordinary	49,250		/ /

In accordance with
Section 853F, 853G
of the Companies Act
2006.

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Arkadiusz Biela	Ordinary	172		/ /
Maciej Biela	Ordinary	131		/ /
Aleksandra Bielak	Ordinary	7		/ /
Halil Bilgin	Ordinary	79		/ /
Viaceslav Biriuk	Ordinary	608		/ /
Brigita Bizjak	Ordinary	5		/ /
Dominik Pawel Bizon	Ordinary	30		/ /
Daryl Blanche	Ordinary	10		/ /
David Tirado Blanco	Ordinary	920		/ /
Blazej Blaszcak	Ordinary	283		/ /
Judyta Ann Błażejczak	Ordinary	9		/ /
Pavlo Blazhyievskiy	Ordinary	163		/ /

In accordance with
Section 853F, 853G
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2006.

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Adrian Boal	Ordinary	1,976		/ /
Vasilii Bobkov	Ordinary	94		/ /
Alexandr Bocharnikov	Ordinary	230		/ /
Stefan Bogucki	Ordinary	400		/ /
Michal Bogumirski-Goldyn	Ordinary	31		/ /
Dmitry Boguslavskiy	Ordinary	33		/ /
Iurii Boiko	Ordinary	54		/ /
John Paul Boland	Ordinary	107		/ /
Ruslan Bolataev	Ordinary	377		/ /
Dmitry Bondarev	Ordinary	3,042		/ /
Jazmine Borella	Ordinary	83		/ /
Semyon Borisov	Ordinary	301		/ /

In accordance with
Section 853F, 853G
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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Amina Bornerand-Kanouni	Ordinary	161		/ /
Marcin Borowiecki	Ordinary	29		/ /
Kinga Borycka	Ordinary	9		/ /
Yasin Bostanci	Ordinary	46		/ /
Emmanuel Boulade	Ordinary	28		/ /
Jasmine Bower	Ordinary	5		/ /
Tom Brady	Ordinary	135		/ /
Robert Braileanu	Ordinary	368		/ /
Joao Paulo Belo Branco	Ordinary	234		/ /
Alexander Bratz	Ordinary	81		/ /
Thibaut Adrien Brice	Ordinary	192		/ /
Adolfo Tamayo Briceno	Ordinary	101		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Alexandre Bridi	Ordinary	90		/ /
David Brierwood	Ordinary	41,430		/ /
Caroline Louise Britton	Ordinary	2,280		/ /
Pavel Brizis	Ordinary	90		/ /
Vladimir Brodski	Ordinary	6,283		/ /
Pawel Brodziak	Ordinary	71		/ /
Kristijonas Broga	Ordinary	222		/ /
Krzysztof Broncel	Ordinary	340		/ /
Paul Brooking	Ordinary	236		/ /
Ben Brouckaert	Ordinary	904		/ /
Oleg Brovko	Ordinary	81		/ /
Samuel Browne	Ordinary	19		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Aurelien Buissonniere	Ordinary	119		/ /
Artem Buldin	Ordinary	119		/ /
Daniil Bulitkin	Ordinary	90		/ /
Philipp Burda	Ordinary	983		/ /
Rimvydas Butėnas	Ordinary	24		/ /
Khrystyna Butorina	Ordinary	358		/ /
Alexey Bykov	Ordinary	113		/ /
Pierre Francois Louis Cahuzac	Ordinary	214		/ /
Lucas Calleja	Ordinary	38		/ /
Xiaoxue Cao	Ordinary	48		/ /
Edoardo Castelli	Ordinary	2,007		/ /
Radu Cazan	Ordinary	827		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Adriana Elena Restrepo Celis	Ordinary	1,812		/ /
Justyna Katarzyna Cerek	Ordinary	5		/ /
Kinga Barbara Ceremuga	Ordinary	8		/ /
Yini Chai	Ordinary	120		/ /
Iryna Chaikivska	Ordinary	6		/ /
Ivan Chalov	Ordinary	4,007		/ /
King Lun Alan Chang	Ordinary	61,070		/ /
Anna Chasovshchikova	Ordinary	444		/ /
Christos Chelmis	Ordinary	3,411		/ /
Wen Chen	Ordinary	241		/ /
Zhi Yong Chen	Ordinary	117		/ /
Kevin Chen-Zheng	Ordinary	1		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Sergey Chernobrivenko	Ordinary	149		/ /
Andrey Chevozerov	Ordinary	683		/ /
Vera Chichagova	Ordinary	126		/ /
Eric Kai Hou Chin	Ordinary	901		/ /
Fedor Chmylev	Ordinary	430		/ /
Hon Ken Chong	Ordinary	516		/ /
Po-chun Chou	Ordinary	64		/ /
Kaushik Choudhury	Ordinary	254		/ /
Wesley Ho Heng Chow	Ordinary	1,153		/ /
Amalia Rafailia Christofidou	Ordinary	32		/ /
Roman Chugunov	Ordinary	488		/ /
Luke Churchyard	Ordinary	196		/ /

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D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Katarzyna Cierniak	Ordinary	182		/ /
Adelina Clapon	Ordinary	11		/ /
Robert Clarkson	Ordinary	7,850		/ /
Daniel Clifton	Ordinary	57		/ /
Peter Collins	Ordinary	546		/ /
Edward Cooper	Ordinary	109,182		/ /
Donal Corbett	Ordinary	145		/ /
Vlad Corduneanu	Ordinary	159		/ /
Rui Correia	Ordinary	5		/ /
John Coshell	Ordinary	124		/ /
Antonio Miguel Freitas Costa	Ordinary	127		/ /
Joseph Coultate	Ordinary	284		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Danielle Angela Coyle	Ordinary	114		/ /
Crowdcube Nominees Limited	Ordinary	491,870		/ /
Joana Catarina Carneiro Cruz	Ordinary	8		/ /
Nicole Cueto	Ordinary	236		/ /
Rostislavs Cuklins	Ordinary	1,264		/ /
Piotr Cybulski	Ordinary	5		/ /
Żaneta Czaja	Ordinary	10		/ /
Jerzy Czerkas	Ordinary	53		/ /
Bartosz Czerkies	Ordinary	29		/ /
Pawel Czubacki	Ordinary	36		/ /
Katarzyna Dabek	Ordinary	45		/ /
Maciej Dalkowski	Ordinary	16		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Dmitry Danilenko	Ordinary	112		/ /
Aurelija Daraškaitė	Ordinary	6		/ /
Daniel Daukševič	Ordinary	63		/ /
Fiona Catrin Davies	Ordinary	37		/ /
George Davies	Ordinary	50		/ /
Richard Hugh Bennett Davies	Ordinary	9,204		/ /
Guy Davis	Ordinary	624		/ /
James Dawes	Ordinary	62		/ /
Mark Dawson	Ordinary	47		/ /
Pedro de Sousa	Ordinary	92		/ /
Marc Debizet	Ordinary	821		/ /
Pierre Bernard Decote	Ordinary	7,707		/ /

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D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Evangelos Deirmentzoglou	Ordinary	1,477		/ /
Daria Dendobrenko	Ordinary	47		/ /
Nikolay Denisenko	Ordinary	3,261		/ /
Richard Dennis	Ordinary	117		/ /
Ayelen Denovitzer	Ordinary	78		/ /
Arsenii Dergachev	Ordinary	132		/ /
Magdalena Deszcz	Ordinary	5		/ /
James Devlin	Ordinary	14,368		/ /
Digital Space Ventures	Ordinary	75,496		/ /
Dimitar Tsankov Dimitrov	Ordinary	2		/ /
Mark Dinnegan	Ordinary	109		/ /
Leonardo Dino	Ordinary	180		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
David James Cameron Dinwiddie	Ordinary	103		/ /
Artem Dmitriev	Ordinary	312		/ /
Huu Tuan Do	Ordinary	149		/ /
Pearce Dolan	Ordinary	2,312		/ /
Akexander Dolgoplov	Ordinary	2,597		/ /
Igor Dolzhenkov	Ordinary	3,790		/ /
Denis Domrachev	Ordinary	57		/ /
Dong Guo Limited	Ordinary	26,939		/ /
Vasileios Douvalis	Ordinary	308		/ /
Piotr Drabik	Ordinary	206		/ /
Irina Dragomir	Ordinary	2,046		/ /
Dimitris Drakatos	Ordinary	49		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Tanya Draper	Ordinary	33		/ /
Bartlomiej Drzyzgiewicz-Perek	Ordinary	275		/ /
DST Global V Co-Invest, L.P.	Ordinary	1,441		/ /
DST Global V, L.P.	Ordinary	27,447		/ /
DST Global VII, L.P.	Ordinary	4,771		/ /
DST Investments XX, L.P.	Ordinary	12,281		/ /
Igor Dudenkov	Ordinary	1,194		/ /
Jakub Dunia	Ordinary	608		/ /
Canh Duong	Ordinary	245		/ /
Anilcan Durak	Ordinary	446		/ /
Devron Durrant	Ordinary	146		/ /
Svetlana Dvoryashina	Ordinary	50		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Michał Dycha	Ordinary	161		/ /
Katarzyna Dyl	Ordinary	142		/ /
Paweł Dylag	Ordinary	214		/ /
Viktoryia Dziahtsiaryk	Ordinary	249		/ /
Filip Džidić	Ordinary	111		/ /
Michał Dzikowski	Ordinary	5		/ /
Aleksandra Dziubinska	Ordinary	7		/ /
Anna Dzsanajeva	Ordinary	24		/ /
Alexandra Elistratova	Ordinary	747		/ /
Darren Ellis	Ordinary	537		/ /
Mehmet Emir Emanetoglu	Ordinary	67		/ /
Natalia Ereemeeva	Ordinary	166		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Merve Eren	Ordinary	54		/ /
Andrey Erokhin	Ordinary	1		/ /
Iker Haro Escandon	Ordinary	147		/ /
Daniele Esposti	Ordinary	91		/ /
Esprit Nominees Limited	Ordinary	146,691		/ /
Konstantinos Evangelou	Ordinary	192		/ /
Charles William Evans	Ordinary	210		/ /
Henry Exelby	Ordinary	47		/ /
Domenico De Fano	Ordinary	590		/ /
Mohammad Reza Farahani	Ordinary	96		/ /
Riccardo Farris	Ordinary	113		/ /
Alessio Fasciolo	Ordinary	198		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Catherine Favier	Ordinary	150		/ /
Agnieszka Fedior	Ordinary	24		/ /
Nellie Tan Yee Feng	Ordinary	312		/ /
Jameson Fenuga	Ordinary	117		/ /
Joshua Fernandes	Ordinary	2,302		/ /
Rui Pedro Ribeiro Novo da Encarnacao Ferreira	Ordinary	12		/ /
Georgy Fesenko	Ordinary	72		/ /
Vincent James Fielder	Ordinary	467		/ /
Ksenia Filimonova	Ordinary	113		/ /
Eleni Filippakopoulou	Ordinary	31		/ /
Alexander Filonchik	Ordinary	263		/ /
William Findlay	Ordinary	521		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Laura Fischer	Ordinary	324		/ /
Shane Christopher Fitzgerald	Ordinary	276		/ /
Heather Fleming	Ordinary	739		/ /
Justyn Fleming	Ordinary	207		/ /
Darrell Flinn	Ordinary	110		/ /
Aneta Fojt	Ordinary	54		/ /
Nikoletta Folcik	Ordinary	11		/ /
Valerii Fomenko	Ordinary	122		/ /
Oleg Fomiciov	Ordinary	1,765		/ /
Caroline Julie Fraser	Ordinary	150		/ /
Michael James Friswell	Ordinary	108		/ /
Irina Fuggles	Ordinary	1,370		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Paolo Furlan	Ordinary	194		/ /
Future Shape LLC	Ordinary	124,861		/ /
Dmitry Gachkovskiy	Ordinary	392		/ /
Karolis Gaižutis	Ordinary	132		/ /
Ivan Galchenko	Ordinary	28		/ /
Sergey Galkin	Ordinary	492		/ /
Andrea Gambirasio	Ordinary	150		/ /
Chong Yee Gan	Ordinary	58		/ /
Maria Marti Garcia	Ordinary	63		/ /
Viscount Hugh Garmoyle	Ordinary	30,690		/ /
Juan Antonio Gomez Garza	Ordinary	272		/ /
Arsen Gasparyan	Ordinary	6,095		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Steven Geclowicz	Ordinary	114		/ /
Daniel Geller	Ordinary	1,834		/ /
Thibaut Genevrier	Ordinary	1,587		/ /
Zacharo Georgiou	Ordinary	607		/ /
Aleksei Getman	Ordinary	2,424		/ /
Arsalan Ghazi	Ordinary	278		/ /
Ioan Gherman	Ordinary	145		/ /
Anirban Ghoshal	Ordinary	700		/ /
James Gibson	Ordinary	2,565		/ /
Martin James Gilbert	Ordinary	3,962		/ /
Sebastian Gladysz	Ordinary	5		/ /
Peter Gleeson	Ordinary	263		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Szymon Gluszkiewicz	Ordinary	45		/ /
Aditya Goel	Ordinary	777		/ /
Marek Golab	Ordinary	1,046		/ /
Natalia Golec	Ordinary	13		/ /
Adrian Grzegorz Gonera	Ordinary	14		/ /
Reiss Goodridge	Ordinary	95		/ /
Maksim Gorbachev	Ordinary	240		/ /
Daniel Gordon	Ordinary	1,107		/ /
Filip Gorgolewski	Ordinary	72		/ /
Sameer Govil	Ordinary	1,361		/ /
Hannes Graah	Ordinary	10,411		/ /
Jakub Grabowski	Ordinary	14		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Matthew Greenburgh	Ordinary	12,790		/ /
Kamil Gregorczyk	Ordinary	541		/ /
Greyhound Capital Partners I, L.P	Ordinary	310,959		/ /
Kirill Gribov	Ordinary	1,125		/ /
Ivan Grishin	Ordinary	421		/ /
Nikita Grishin	Ordinary	113		/ /
Natalia Grudina	Ordinary	49		/ /
Tomasz Gruszka	Ordinary	228		/ /
Inna Grynova	Ordinary	481		/ /
Andrzej Grzesik	Ordinary	7		/ /
Barbara Guca	Ordinary	28		/ /
Aurelien Guichard	Ordinary	159		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Paulo Guichard	Ordinary	721		/ /
Artem Gukasov	Ordinary	56		/ /
Tanase Gula	Ordinary	100		/ /
Samir Gupta	Ordinary	31		/ /
Michal Gurgul	Ordinary	1,370		/ /
Ivan Gusev	Ordinary	42		/ /
Christopher Matthew Guttridge	Ordinary	505		/ /
George Hadjigeorgiou	Ordinary	9,147		/ /
Thomas Bruce Hambrett	Ordinary	13,732		/ /
Ian Charles Hannam	Ordinary	52,537		/ /
Declan Hannon	Ordinary	695		/ /
Samuel Harris	Ordinary	223		/ /

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		Number of shares	Number of shares	Date of registration of transfer
William David Harris	Ordinary	903		/ /
Justine Harvey	Ordinary	574		/ /
Dmytro Havva	Ordinary	16		/ /
Chris Hayward	Ordinary	120		/ /
Alexander James Heath	Ordinary	254		/ /
Paul Heffernan	Ordinary	866		/ /
Ainura Heidarova	Ordinary	19		/ /
Michael William Stanley Hendricks	Ordinary	245		/ /
Joseph Heneghan	Ordinary	293		/ /
Elizabeth Henry	Ordinary	114		/ /
Maksym Herbin	Ordinary	651		/ /
Michel Rivas Hernández	Ordinary	196		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Christopher James Hirst	Ordinary	13		/ /
Ka Ki Stoney Ho	Ordinary	38		/ /
Don Gia Hoang	Ordinary	1,971		/ /
Joseph George Hodgson	Ordinary	260		/ /
Mathilde Horanieh	Ordinary	51		/ /
Miho Horio	Ordinary	171		/ /
Piotr Horzelski	Ordinary	14		/ /
Oliver Howes	Ordinary	106		/ /
Volodymyr Hud	Ordinary	168		/ /
Pawel Hudek	Ordinary	228		/ /
Chris Hughes	Ordinary	52		/ /
Jonathan Humphrys	Ordinary	520		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Roman Iatcyna	Ordinary	3,335		/ /
Agnieszka Idzik	Ordinary	17		/ /
Dimitrios Ilias	Ordinary	578		/ /
Index Ventures Growth III (Jersey), LP	Ordinary	1,925,777		/ /
Index Ventures VII (Jersey), L.P.	Ordinary	2,469,226		/ /
Index Ventures VII Parallel Entrepreneur Fund (Jersey), L.P.	Ordinary	61,178		/ /
Igor Ismagilov	Ordinary	2,494		/ /
Assylbek Issatayev	Ordinary	317		/ /
Pavel Iukhnevich	Ordinary	2,590		/ /
Nikolai Iusiumbeli	Ordinary	57		/ /
Olena Ivashko	Ordinary	96		/ /
Rajiv Rangaswamy Iyer	Ordinary	115		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Romylos Jackson	Ordinary	183		/ /
Krupa Jadawji	Ordinary	83		/ /
Michal Jagannathan	Ordinary	70		/ /
Mateusz Jagucki	Ordinary	90		/ /
Jakub Jalocho	Ordinary	19		/ /
Dawid Jam	Ordinary	45		/ /
Felix Jamestin	Ordinary	921		/ /
Prateek Janardhan	Ordinary	1,476		/ /
Tomasz Jangrot	Ordinary	1,283		/ /
Michal Jarlaczynski	Ordinary	54		/ /
Linas Jasevicius	Ordinary	1,409		/ /
Kamalesh Jayaraman	Ordinary	524		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Lukasz Jedlinski	Ordinary	1,041		/ /
Jelizaveta Jerahtina	Ordinary	48		/ /
Ashish Ranjan Jha	Ordinary	5		/ /
Malkhazi Jighaurishvili	Ordinary	24		/ /
Arthur Johanet	Ordinary	10,606		/ /
Geo Jolly	Ordinary	183		/ /
Katarzyna Jonca	Ordinary	14		/ /
Mindaugas Jucius	Ordinary	66		/ /
Jaroslavas Juknevičius	Ordinary	27		/ /
Oliver Jung	Ordinary	114,602		/ /
Oliver Jung and Lish Jung	Ordinary	32,948		/ /
Nikolay Kagala	Ordinary	63		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Jean-Baptiste Kalck	Ordinary	3,101		/ /
Lasse Kalkar	Ordinary	253		/ /
Dmitrii Kapiton	Ordinary	105		/ /
Alexey Kaplin	Ordinary	283		/ /
Andreas Kapsos	Ordinary	2,799		/ /
Dariusz Safaee Chai Kar	Ordinary	122		/ /
Aleksey Karasavov	Ordinary	1,181		/ /
Olga Karasavova	Ordinary	20		/ /
Valeriia Karavaeva	Ordinary	150		/ /
Isaac Karikari	Ordinary	5		/ /
Ilnar Karimov	Ordinary	1,106		/ /
Joanna Karpinska	Ordinary	151		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Nikolai Karpov	Ordinary	537		/ /
Roman Kartsev	Ordinary	137		/ /
Mami Kato	Ordinary	348		/ /
Oleh Katsalap	Ordinary	488		/ /
Lindsay Katsongeri	Ordinary	131		/ /
Deimena Kaukenaitė	Ordinary	5		/ /
Dzianis Kavaliou	Ordinary	3,999		/ /
Dzmitry Kavaliou	Ordinary	1,455		/ /
Ieva Elvyra Kazakeviciute	Ordinary	143		/ /
Denish Kc	Ordinary	19		/ /
Rob Kealey	Ordinary	58		/ /
Graeme Keeton	Ordinary	95		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Rory Keohane	Ordinary	717		/ /
Hedi Ketari	Ordinary	953		/ /
Bulat Khabibullin	Ordinary	102		/ /
Artur Khalikov	Ordinary	518		/ /
Vedant Khamesra	Ordinary	5		/ /
Artur Kharchenko	Ordinary	886		/ /
Arsen Khazhoyan	Ordinary	351		/ /
Kirill Kholod	Ordinary	862		/ /
Daniil Kiamiaria	Ordinary	304		/ /
Leona Kibble	Ordinary	16		/ /
Dariusz Kiermut	Ordinary	11		/ /
Elizabeth Joshua Kim	Ordinary	162		/ /

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D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Mikhail Kirichenko	Ordinary	280		/ /
Sergey Kirsanov	Ordinary	3,432		/ /
Arkadiusz Kisielewski	Ordinary	96		/ /
Ilia Kisliakovskii	Ordinary	859		/ /
Zoltan Kiss	Ordinary	210		/ /
Gediminas Kiveris	Ordinary	187		/ /
Nili Kletter	Ordinary	70		/ /
Evgenii Kliatskii	Ordinary	354		/ /
Darius Klimas	Ordinary	50		/ /
Ivan Klimkovic	Ordinary	76		/ /
Edward Knapp	Ordinary	150		/ /
Valerii Kniazhev	Ordinary	328		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Evgeny Kochergin	Ordinary	321		/ /
Kirill Kochnev	Ordinary	470		/ /
Max Koelb	Ordinary	393		/ /
Anita Koimur	Ordinary	543		/ /
Grigory Koksharov	Ordinary	95		/ /
Spyridon Georgakopoulos Kolaitis	Ordinary	228		/ /
Ivan Kolotilov	Ordinary	1,386		/ /
Mikhail Koltsov	Ordinary	453		/ /
Elena Komarova	Ordinary	295		/ /
Leonid Komov	Ordinary	571		/ /
Rajanikanth Konda	Ordinary	159		/ /
Mikhail Konovalov	Ordinary	522		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Robert Konowalchuk	Ordinary	253		/ /
Maciej Konski	Ordinary	19		/ /
Dariusz Konstanty	Ordinary	5		/ /
Dariusz Kordoński	Ordinary	600		/ /
Dmitriy Korneev	Ordinary	196		/ /
Maxim Korneev	Ordinary	222		/ /
Karolina Kornet	Ordinary	59		/ /
Dmitrii Korobeinikov	Ordinary	36		/ /
Danil Korobkov	Ordinary	7,127		/ /
Alexey Korolev	Ordinary	114		/ /
Rostislav Koryakin	Ordinary	587		/ /
Edit Kovacs	Ordinary	264		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Patrycja Kowalska	Ordinary	14		/ /
Maciej Kowalski	Ordinary	55		/ /
Roman Kowalski	Ordinary	26		/ /
Roman Kozhaev	Ordinary	297		/ /
Vladimir Kozhevnikov	Ordinary	1,289		/ /
Estera Kozlowska	Ordinary	30		/ /
Piotr Kozuch	Ordinary	586		/ /
Arseni Krasiankou	Ordinary	193		/ /
Violina Angelova Krasteva	Ordinary	158		/ /
Yaroslav Kravchenko	Ordinary	782		/ /
Aleksandra Krawczyk	Ordinary	5		/ /
Justyna Krawczyk	Ordinary	5		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Markus Krebsz	Ordinary	940		/ /
Valdas Kriauciukas	Ordinary	38,645		/ /
Manvydas Kriauciunas	Ordinary	200		/ /
Laurence Krieger	Ordinary	31,140		/ /
Kishore Krishnamoorthy	Ordinary	504		/ /
Sanchittha Krishnan	Ordinary	733		/ /
Monika Kruczek	Ordinary	11		/ /
Bogumil Krukowski	Ordinary	22		/ /
Vladimir Krupnov	Ordinary	785		/ /
Radosław Jan Krzemien	Ordinary	86		/ /
Joanna Kuc	Ordinary	13		/ /
Vadim Kuchinskiy	Ordinary	235,032		/ /

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Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Jakub Kudelski	Ordinary	380		/ /
Oleh Kudinov	Ordinary	136		/ /
Anton Kulakov	Ordinary	193		/ /
Andrey Kulikov	Ordinary	229		/ /
Pavel Kulikov	Ordinary	163		/ /
Sergei Kupriianov	Ordinary	325		/ /
Kamil Kurowski	Ordinary	118		/ /
Monika Kursa	Ordinary	5		/ /
Konrad Kurzawski	Ordinary	287		/ /
Vladimir Kushelkov	Ordinary	165		/ /
Valentin Kutin	Ordinary	60		/ /
Evgeny Kuzin	Ordinary	349		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Oleg Kuznetsov	Ordinary	126		/ /
Michael Kwakye	Ordinary	8		/ /
Vadym Dominik Labenskyi	Ordinary	57		/ /
Przemyslaw Jacek Laczny	Ordinary	130		/ /
Denis Ladarinkin	Ordinary	2,548		/ /
Gabor Ladoneczki	Ordinary	5		/ /
Lakestar II LP	Ordinary	223,475		/ /
Martin Lalev	Ordinary	96		/ /
Mattia Landolfi	Ordinary	203		/ /
Piotr Landowski	Ordinary	46		/ /
Masha Lanshakova	Ordinary	178		/ /
Danil Larionov	Ordinary	57		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Volodymyr Larkin	Ordinary	351		/ /
Aaron Larsson	Ordinary	24		/ /
Radosław Łatka	Ordinary	458		/ /
J'aime Laurenson	Ordinary	189		/ /
Maeve Lavelle	Ordinary	9		/ /
Elena Lavezzi	Ordinary	98		/ /
Oleg Lavrentev	Ordinary	10,180		/ /
Pamela Lawrynowicz	Ordinary	197		/ /
Anton Le	Ordinary	1,895		/ /
Ilia Lebedev	Ordinary	52		/ /
Nathalie Leconte	Ordinary	134		/ /
Gauthier Alexis Lecoq	Ordinary	204		/ /

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Confirmation statement

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Sergei Ledenev	Ordinary	245		/ /
EeMay Lee	Ordinary	258		/ /
Chi On Lei	Ordinary	946		/ /
Renier Lemmens	Ordinary	1,619		/ /
Sophie Lemmens	Ordinary	187		/ /
Michael Lempres	Ordinary	1,552		/ /
Rafal Lesniak	Ordinary	54		/ /
Max Lewis	Ordinary	45		/ /
Zelong Li	Ordinary	70		/ /
Aleksandr Liadinskii	Ordinary	1,448		/ /
Viktor Liegostaiev	Ordinary	100		/ /
Monika Lileikė	Ordinary	76		/ /

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Confirmation statement

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Arnoldas Liman	Ordinary	8		/ /
Marc Gross (Dark Star Capital Limited)	Ordinary	4,336		/ /
Zivile Linkel	Ordinary	60		/ /
Sebastian Lisiecki	Ordinary	20		/ /
Marek Liszewski	Ordinary	147		/ /
James Henry Littlejohn	Ordinary	339		/ /
Chun Yi Jonathan Lo	Ordinary	210		/ /
Till Loecher	Ordinary	70		/ /
Andrei Loginov	Ordinary	470		/ /
Anastassia Lootus	Ordinary	48		/ /
Antonio Jose Pinheiro Baptista Lopes	Ordinary	98		/ /
Maciej Lorek	Ordinary	32		/ /

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Confirmation statement

D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Andrii Los	Ordinary	2,729		/ /
Aleksandr Loviagin	Ordinary	631		/ /
Brian Low	Ordinary	95		/ /
Angelina Zhou Lu	Ordinary	90		/ /
Joana Rita Santos Lucas	Ordinary	7		/ /
Thomas Lucas	Ordinary	1,987		/ /
Donato Lucia	Ordinary	2,406		/ /
Darya Luganskaya	Ordinary	5		/ /
Marius Lukosevicius	Ordinary	48		/ /
Emily Lukoseviciute	Ordinary	44		/ /
Kevin Luo	Ordinary	163		/ /
Svetlana Lupul	Ordinary	70		/ /

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Confirmation statement

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Andrés Cecilia Luque	Ordinary	105		/ /
Oleksandr Lysenkov	Ordinary	126		/ /
Timofey Lyssenko	Ordinary	46		/ /
Vladyslav Lytvynenko	Ordinary	215		/ /
Leonardo Macedo	Ordinary	71		/ /
Mindaugas Mačėnas	Ordinary	24		/ /
Łukasz Madoń	Ordinary	114		/ /
Katarzyna Magiera	Ordinary	12		/ /
Avi Mago	Ordinary	529		/ /
Alia Mahmud	Ordinary	410		/ /
Andrei Maiorov	Ordinary	988		/ /
Khurram Majeed	Ordinary	117		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Karolina Majewska	Ordinary	30		/ /
Aleksandra Makarova	Ordinary	140		/ /
Yoko Makiguchi	Ordinary	1,092		/ /
Konstantin Malakhov	Ordinary	263		/ /
Mateusz Malek	Ordinary	40		/ /
Zacharias Malguitou	Ordinary	131		/ /
Artur Malimonov	Ordinary	500		/ /
Eliska Mallickova	Ordinary	163		/ /
Evgeniy Maltsev	Ordinary	127		/ /
Konstantin Malyuga	Ordinary	194		/ /
Pavel MarIanov	Ordinary	669		/ /
Vitalii Markus	Ordinary	331		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Robert Markwick	Ordinary	454,628		/ /
Keith Martell	Ordinary	273		/ /
André Miguel Araújo Martins	Ordinary	91		/ /
Klaudia Marusinska	Ordinary	30		/ /
Victor Lucien Mascha	Ordinary	29		/ /
Danylo Mashnenko	Ordinary	605		/ /
Karolis Masiulis	Ordinary	118		/ /
Marcin Maslanka	Ordinary	6		/ /
Tomasz Maslanka	Ordinary	564		/ /
Aris Mastorakis	Ordinary	391		/ /
Viktor Matelesko	Ordinary	10		/ /
Machiko Matsumoto	Ordinary	144		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Edward Michael Matthews	Ordinary	9,199		/ /
Anton Maximov	Ordinary	775		/ /
Daniel McChane	Ordinary	1,473		/ /
Khalid McCready	Ordinary	555		/ /
Megan McNamara	Ordinary	25		/ /
Oleg Medvedev	Ordinary	225		/ /
Manjri Mehta	Ordinary	149		/ /
Lorenzo Mele	Ordinary	150		/ /
Daniel Mellor	Ordinary	41		/ /
Maria Melnyk	Ordinary	5		/ /
Viktor Melnykov	Ordinary	5		/ /
Roman Merkulov	Ordinary	224		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Orlando Teodoro Maria Merone	Ordinary	34		/ /
Priyanka Methikar	Ordinary	62		/ /
Emil Michael	Ordinary	13,179		/ /
Sylwia Miela	Ordinary	170		/ /
Alexander Mikhalevich	Ordinary	237		/ /
Dmitry Mikhaylovich	Ordinary	799		/ /
Konrad Miller	Ordinary	24		/ /
Tim Miller	Ordinary	1,308		/ /
Yaroslav Minaev	Ordinary	215		/ /
Almaz Mingaleev	Ordinary	2,269		/ /
Carlo Minotti	Ordinary	221		/ /
Thomas Mirikelam	Ordinary	71		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Virgilius Mirkes	Ordinary	963		/ /
Artem Mishchenko	Ordinary	237		/ /
Daniel Misior	Ordinary	267		/ /
Priyesh Mistry	Ordinary	372		/ /
Kaustav Mitra	Ordinary	346		/ /
Naoki Miyakawa	Ordinary	253		/ /
Artem Mochalov	Ordinary	249		/ /
Andre Mohamed	Ordinary	7,664		/ /
Nicola Molisani	Ordinary	68		/ /
James Edward Monro	Ordinary	449		/ /
Jessie Shoshanna Moor	Ordinary	159		/ /
Ashley Moorman	Ordinary	421		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Nazarii Moravskiy	Ordinary	219		/ /
Nicole Moriarty	Ordinary	679		/ /
Bernardas Morkunas	Ordinary	697		/ /
Dmitrii Morozov	Ordinary	52		/ /
Pavel Morozov	Ordinary	1,407		/ /
Jan Moskal	Ordinary	5		/ /
Viktoria Moskvicheva	Ordinary	22		/ /
Sviatoslav Mosorko	Ordinary	167		/ /
Dmitry Movchan	Ordinary	172		/ /
Agnieszka Mrowiec	Ordinary	154		/ /
Lukasz Mroz	Ordinary	494		/ /
Artem Mukha	Ordinary	283		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Ovidiu Munteanu	Ordinary	377		/ /
Meesanaani Murangi	Ordinary	458		/ /
Aleksandr Murashko	Ordinary	741		/ /
Christine Ann Murphy	Ordinary	650		/ /
Nicholas Murphy	Ordinary	186		/ /
Sarveen Chester S/O Rajendra Murthi	Ordinary	408		/ /
Vincenzo Musco	Ordinary	442		/ /
Frankderrick Muyanzi Musoga	Ordinary	95		/ /
Dmitrii Vladimirovich Mylnev	Ordinary	58		/ /
Dariusz Nadolny	Ordinary	182		/ /
Alexandru Nagy	Ordinary	557		/ /
Katarzyna Said Nagy	Ordinary	32		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Akhil Nair	Ordinary	333		/ /
Rafal Nalepka	Ordinary	102		/ /
Hadi Nasrallah	Ordinary	122		/ /
Sergey Nastich	Ordinary	1,597		/ /
Piotr Natkaniec	Ordinary	5		/ /
Dominika Nawrocka	Ordinary	20		/ /
Anton Nazarenko	Ordinary	64		/ /
Maria Nechaeva	Ordinary	338		/ /
Ginka Nedeva	Ordinary	76		/ /
Tatiana Nesterova	Ordinary	318		/ /
Roman Nevolin	Ordinary	41		/ /
New Technology Fund SPC Limited Class L Participating Shares designated as "Aton Fintech Fund" Segregated Portfolio	Ordinary	70,850		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Jonathan Jing He Ng	Ordinary	98		/ /
Alexey Nichiporchik	Ordinary	590		/ /
Edward Nickolson	Ordinary	70		/ /
Marcin Niemiec	Ordinary	34		/ /
Natalia Nikitina	Ordinary	94		/ /
Alexey Nikityuk	Ordinary	231		/ /
Alexandr Nikolaev	Ordinary	2,497		/ /
Vladislav Nikolaev	Ordinary	336		/ /
Georges Nilles	Ordinary	108		/ /
Nitcharee Nitinavakorn	Ordinary	853		/ /
Alina Nizamieva	Ordinary	36		/ /
Katarzyna Nocon	Ordinary	322		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Nomadic Ventures LLC	Ordinary	3,294		/ /
Nicholas De Noronha	Ordinary	259		/ /
Szymon Nosek	Ordinary	78		/ /
Konstantin Novikov	Ordinary	12,086		/ /
Mateusz Nowak	Ordinary	91		/ /
Archontissa Ioanna Ntoukaki	Ordinary	40		/ /
Alejandro Duran Obando	Ordinary	71		/ /
Oleg Obidin	Ordinary	817		/ /
Callum O'Brien	Ordinary	73		/ /
John Patrick O'Brien	Ordinary	44		/ /
Maciej Obuchowski	Ordinary	284		/ /
Justyna Ocwieja	Ordinary	6		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Martin Odyjas	Ordinary	5		/ /
Kamil Ogrodnik	Ordinary	4		/ /
Peter O'Higgins	Ordinary	30,406		/ /
Nikita Olifer	Ordinary	279		/ /
Javier Pons Olivares	Ordinary	6		/ /
Andre Oliveira	Ordinary	141		/ /
Patrick Oliveira	Ordinary	105		/ /
Ron Oliveira	Ordinary	432		/ /
Clarabelle Ong	Ordinary	63		/ /
Karyn Lin Ann Ooi	Ordinary	356		/ /
Stefan Opariuc	Ordinary	412		/ /
Alexandr Opekunov	Ordinary	459		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Sasha Orloff	Ordinary	2,059		/ /
Livia Orosz	Ordinary	56		/ /
Charles Orr	Ordinary	1,817		/ /
Bartlomiej Orwat	Ordinary	29		/ /
Oluwatobi Naomi Osho	Ordinary	4		/ /
Andrii Osipov	Ordinary	1,520		/ /
David Osorio-Alvarez	Ordinary	557		/ /
Anna Osowska	Ordinary	5		/ /
Maciej Ostrowski	Ordinary	40		/ /
Valerii Ovchinnikov	Ordinary	201		/ /
Andreas G Pafitis	Ordinary	29		/ /
Anna Pajak	Ordinary	31		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Anton Palgunov	Ordinary	1,329		/ /
Joana Maria Ferreira Palhau	Ordinary	6		/ /
Svetlana Panchenko	Ordinary	472		/ /
Charalampis Papadopoulos	Ordinary	9		/ /
Diomidis Papas	Ordinary	2,004		/ /
Carlos Jose Santovena Paredes	Ordinary	1,981		/ /
Nishil Parekh	Ordinary	393		/ /
Gianluca Parente	Ordinary	181		/ /
Shane Parkhill	Ordinary	169		/ /
Inga Parlyte	Ordinary	87		/ /
Guy Parsons	Ordinary	35		/ /
James Thomas Parsons	Ordinary	1,116		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Anton Pasiechnikov	Ordinary	1,464		/ /
George Pastakas	Ordinary	1,033		/ /
Neil Patel	Ordinary	74		/ /
Joaquin Patrono	Ordinary	173		/ /
Mindaugas Paukste	Ordinary	113		/ /
Anton Pavlenko	Ordinary	413		/ /
David Pavliska	Ordinary	7		/ /
Vladimir Pavlov	Ordinary	61		/ /
Iskren Peev	Ordinary	1,530		/ /
Maxim Pegushin	Ordinary	42		/ /
Katharina Pelich	Ordinary	70		/ /
Danielle Furtado Pereira	Ordinary	281		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Paulo Andre Vilela Goncalves Pereira	Ordinary	139		/ /
Georgii Perepecho	Ordinary	412		/ /
James Perkins	Ordinary	2,749		/ /
Anna Petrakova	Ordinary	25		/ /
Dmitry Petrov	Ordinary	51		/ /
Mikael Peydayesh	Ordinary	1,330		/ /
David de Picciotto	Ordinary	1,000		/ /
Kamil Piekos	Ordinary	10		/ /
Stijn Pieper	Ordinary	468		/ /
Kamil Piotr Pietruszka	Ordinary	64		/ /
Pawel Pikul	Ordinary	7		/ /
William Pilcher	Ordinary	18		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Aleksei Pimenov	Ordinary	1,754		/ /
Pedro Miguel Silva Nery Pinheiro	Ordinary	15		/ /
Carlos André Batista Pires	Ordinary	351		/ /
Yaroslav Pishta	Ordinary	1		/ /
Mateusz Piwinski	Ordinary	58		/ /
Nikolai Pluskis	Ordinary	153		/ /
Katarzyna Pociask	Ordinary	5		/ /
Karolina Podolak	Ordinary	22		/ /
Albert Podraza	Ordinary	222		/ /
Point Nine Capital Fund III GmbH & Co. KG.	Ordinary	995,960		/ /
Point Nine Co-Invest III GmbH & Co. KG.	Ordinary	86,513		/ /
Paulin Polak	Ordinary	5		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Sonja Polimac	Ordinary	14		/ /
Alexander Polishchuk	Ordinary	2,236		/ /
Aleksej Polukarov	Ordinary	1,628		/ /
Filip Pomaranski	Ordinary	15		/ /
Mario Pomponio	Ordinary	323		/ /
Yulia Ponomareva	Ordinary	213		/ /
Philippa Poole	Ordinary	999		/ /
Carmen Popa-Nemoiu	Ordinary	119		/ /
Alexander Popov	Ordinary	60,460		/ /
Kevin Arnaud Poquet	Ordinary	100		/ /
Sergey Pospekhov	Ordinary	496		/ /
Liudmila Pozdniakova	Ordinary	1,441		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Laxmi Prajapat	Ordinary	265		/ /
Andrew Price	Ordinary	303		/ /
Tom Priday	Ordinary	10,000		/ /
Amir Prodensky	Ordinary	82		/ /
Spyridon Protoulis	Ordinary	6		/ /
Nikita Protskiy	Ordinary	106		/ /
Sergey Prytkov	Ordinary	680		/ /
Aleksandr Pugachev	Ordinary	994		/ /
Cassy Raby	Ordinary	706		/ /
Uladzislau Radkevich	Ordinary	443		/ /
Marcin Radzik	Ordinary	60		/ /
Ali Rahmani	Ordinary	183		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Stepan Rakitin	Ordinary	302		/ /
Toky Rakotondratsimba	Ordinary	518		/ /
Soups Ranjan	Ordinary	2,533		/ /
Deziree Phranz Rapi	Ordinary	162		/ /
Denis Raslov	Ordinary	60		/ /
Konstantin Raspopov	Ordinary	168		/ /
Mantas Razanauskas	Ordinary	50		/ /
Tadej Razboršek	Ordinary	229		/ /
Thomas Reay	Ordinary	16,875		/ /
Julien Recan	Ordinary	6,005		/ /
Redbale Inc	Ordinary	103,142		/ /
Guillermo Revuelta	Ordinary	5		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Mariia Riabukhina	Ordinary	296		/ /
Ribbit Capital III, L.P	Ordinary	2,570,927		/ /
Orlando Jose Cardoso Ribeiro	Ordinary	13		/ /
Kieran Richards	Ordinary	59		/ /
George Robson	Ordinary	992		/ /
Aleksandra Rodionova	Ordinary	1,044		/ /
Mariia Rodionova	Ordinary	100		/ /
Guillermo Guijarro Rodriguez	Ordinary	79		/ /
Anton Rokhmistrov	Ordinary	1,020		/ /
Noor Hassan Rolando	Ordinary	155		/ /
Adrian Rolka	Ordinary	4		/ /
Anton Romanov	Ordinary	108		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Anton Romanovskii	Ordinary	114		/ /
Gabriel Luis Roque	Ordinary	401		/ /
Braden Rosner	Ordinary	28		/ /
Mike Roth	Ordinary	3,640		/ /
Harriet Roupell	Ordinary	7,674		/ /
Patrycja Rozdeba	Ordinary	75		/ /
Roman Rulin	Ordinary	458		/ /
Daria Rusetskaya	Ordinary	33		/ /
Gabriela Diana Rusu	Ordinary	78		/ /
Marek Rutkowski	Ordinary	57		/ /
Elena Rybalko	Ordinary	1,586		/ /
Georgy Rybintsev	Ordinary	498		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Dmitriy Rychagov	Ordinary	77		/ /
Pavel Ryzhov	Ordinary	49		/ /
Valerii Ryzhuk	Ordinary	437		/ /
Zbigniew Rzepka	Ordinary	5		/ /
Marc Saade	Ordinary	155		/ /
Karol Sada j	Ordinary	4,300		/ /
Ildar Sagitov	Ordinary	228		/ /
Indra Saha	Ordinary	65		/ /
Ali Olcay Sahin	Ordinary	38,032		/ /
Harbir Sahota	Ordinary	86		/ /
Rami Saker	Ordinary	185		/ /
Thiago Salem	Ordinary	71		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Muhammed Salim	Ordinary	612		/ /
Yevhen Samoilov	Ordinary	73		/ /
Ivan Sandrakov	Ordinary	327		/ /
Amy Sandys	Ordinary	441		/ /
Thomaz Calasans dos Santos	Ordinary	81		/ /
Tito Carlos Branco Santos	Ordinary	15		/ /
Daniil Sargin	Ordinary	286		/ /
Shailendra Sason	Ordinary	147		/ /
Eglė Šatkauskaitė	Ordinary	5		/ /
Aleksei Savin	Ordinary	81		/ /
Denys Savin	Ordinary	82		/ /
Maksim Savushkin	Ordinary	90		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Pratik Sawal	Ordinary	339		/ /
Robert Schmeller	Ordinary	1,106		/ /
Kevin Schmidt	Ordinary	102		/ /
Valentin Scholz	Ordinary	813		/ /
Martin Goycoolea Scott	Ordinary	1,264		/ /
Caoimhe Sears	Ordinary	41		/ /
Seedcamp GP LLP	Ordinary	370,617		/ /
Seedrs Nominees Limited	Ordinary	436,646		/ /
Pooja Sehgal	Ordinary	200		/ /
Andrii Seliverstov	Ordinary	1,472		/ /
Danil Semelenov	Ordinary	133		/ /
Vilius Semenas	Ordinary	387		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Mat Seneviratne	Ordinary	114		/ /
Denis Senin	Ordinary	29,403		/ /
Mykola Serediuk	Ordinary	146		/ /
Aleksandr Sergeev	Ordinary	127		/ /
Dmitrii Serikov	Ordinary	394		/ /
Sergio Schechtman Sette	Ordinary	125		/ /
Mustafa Shabaa	Ordinary	14		/ /
Neil Shah	Ordinary	8,035		/ /
Rifat Shaikh	Ordinary	100		/ /
Sofia Shaldikova	Ordinary	5		/ /
Mohammad Sharif Sharfae	Ordinary	28		/ /
Anshul Sharma	Ordinary	324		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Dmitrii Shcheglov	Ordinary	752		/ /
Alexander Shchegryaev	Ordinary	2,479		/ /
Alexander Shchekoldin	Ordinary	306		/ /
Vladimir Shchukin	Ordinary	192		/ /
Michael Sidney Sherwood	Ordinary	1,475		/ /
Maxim Shestopalov	Ordinary	207		/ /
Veronika Shevtsova	Ordinary	223		/ /
Oleksandr Shtanoprud	Ordinary	30		/ /
Artem Shtepenko	Ordinary	2,515		/ /
Anton Shumskikh	Ordinary	668		/ /
Pavel Shvetsov	Ordinary	341		/ /
Anatolii Sibiriатko	Ordinary	253		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Mikhail Sidorkevich	Ordinary	369		/ /
Yevgeniy Sidorov	Ordinary	723		/ /
Eduard Silantsev	Ordinary	143		/ /
Edward Philip Simmons	Ordinary	999		/ /
Ilya Simonenko	Ordinary	671		/ /
Peter Singer	Ordinary	351		/ /
Amit Singh	Ordinary	2,209		/ /
Aleksandr Skochin	Ordinary	818		/ /
Karolina Skowron	Ordinary	58		/ /
Adrian Skrobacz	Ordinary	546		/ /
Mindaugas Skujus	Ordinary	42		/ /
Mykhailo Skvortsov	Ordinary	5		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Maxim Slavkin	Ordinary	32		/ /
Monika Smilek	Ordinary	14		/ /
Regina Smirnova	Ordinary	1,879		/ /
Matvey Smychkov	Ordinary	72		/ /
Magdalena Sneka	Ordinary	5		/ /
Grigorii Sobko	Ordinary	1,278		/ /
Socii Capital Growth PCC Limited	Ordinary	114,071		/ /
Maxim Sokolov	Ordinary	107		/ /
Fedor Sokovikov	Ordinary	4,049		/ /
Roman Solovyev	Ordinary	64		/ /
Alexander Sorokoumov	Ordinary	105		/ /
Zofia Sotwin	Ordinary	59		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Rebecca South	Ordinary	108		/ /
James Alistair Southward	Ordinary	696		/ /
Marco Spinetti	Ordinary	58		/ /
Jacek Spolnik	Ordinary	1,364		/ /
Sprints Capital International II LP	Ordinary	56,546		/ /
Sprints II Malone Co-Investment L.P.	Ordinary	103,952		/ /
Martina Sprljan	Ordinary	43		/ /
Eeshan Sridhar	Ordinary	189		/ /
Tomasz Stawarski	Ordinary	422		/ /
Leonid Stechenko	Ordinary	90		/ /
Andrii Stepaniuk	Ordinary	122		/ /
Mikhail Stetc	Ordinary	363		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Mikhail Stetsenko	Ordinary	2,456		/ /
Peter Stevens	Ordinary	940		/ /
Victor Stinga	Ordinary	1,369		/ /
Rishi Stocker	Ordinary	45,008		/ /
Robin Laurence Stones	Ordinary	1,222		/ /
Nikolay Storonsky	Ordinary	10,483,705		/ /
Olena Storozhuk	Ordinary	10		/ /
Alfred Strabel	Ordinary	664		/ /
Pavel Strashnov	Ordinary	288		/ /
Dmytro Strelchuk	Ordinary	631		/ /
John Struck	Ordinary	5,245		/ /
Grace Mary Stuart	Ordinary	4,437		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Evelina Stumbraitė	Ordinary	50		/ /
Sonia Subbotina	Ordinary	28		/ /
Aleksander Sucheta	Ordinary	131		/ /
Evgenii Sudakov	Ordinary	1,919		/ /
Pavel Sukhinin	Ordinary	228		/ /
Wanda Supska	Ordinary	16		/ /
Hikaru Suzuki	Ordinary	32		/ /
Andrew Swain	Ordinary	28,972		/ /
Michael Guy Swinyard	Ordinary	46		/ /
Catherine Denise Symons	Ordinary	21		/ /
Ewelina Szczepańska	Ordinary	15		/ /
Arkadiusz Szlachta	Ordinary	36		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Demeter Sztanko	Ordinary	2,633		/ /
Anna Szymanska	Ordinary	20		/ /
Piotr Szypula	Ordinary	234		/ /
Celestia Tan	Ordinary	200		/ /
Cher-Huei Rayson Tan	Ordinary	55		/ /
Raynor Jin Liang Tan	Ordinary	213		/ /
Chiu Yat Tang	Ordinary	663		/ /
Krzysztof Tarasiewicz	Ordinary	11		/ /
Paul Tarrant	Ordinary	258		/ /
Antoan Tateosyan	Ordinary	93		/ /
Shulin Tay	Ordinary	151		/ /
Nicholas Michael Vanderberg Taylor	Ordinary	3		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Wiktor Tendra	Ordinary	155		/ /
Maxim Ternovenko	Ordinary	90		/ /
Benjamin Thacker	Ordinary	101		/ /
Abhinavan Thanendran	Ordinary	5,502		/ /
Giovanni Thiery	Ordinary	272		/ /
Ryan Thorpe	Ordinary	382		/ /
Stanislav Titenko	Ordinary	417		/ /
Evgenii Titerin	Ordinary	482		/ /
Ivan Tkachenko	Ordinary	300		/ /
Phuc Nguyen Hai To	Ordinary	4,137		/ /
Artur Toczec	Ordinary	15		/ /
Witold Tomalak	Ordinary	186		/ /

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D1**Shareholder information for a non-traded company**

Show any information that has changed for each person.

Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Kim Josette Bernard Ton-Nu	Ordinary	89		/ /
Thiên-Anh Tran	Ordinary	282		/ /
Aleksandra Tril	Ordinary	15		/ /
TriplePoint Venture Growth BDC Corp	Ordinary	25,920		/ /
TriplePoint Ventures 5 LLC	Ordinary	11,525		/ /
Ekaterina Trofimova	Ordinary	330		/ /
Yaroslav Trubnikov	Ordinary	333		/ /
Joanna Trymbulak	Ordinary	40		/ /
Panagiotis Tsalaportas	Ordinary	243		/ /
Dmitry Tsigelnik	Ordinary	562		/ /
Aleksei Tsikov	Ordinary	100		/ /
Vasiliki Michaela Tsiouva	Ordinary	195		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Ket Ying Tuang	Ordinary	197		/ /
Stephen Raymond Tucker	Ordinary	173		/ /
Thomas Tudehope	Ordinary	163		/ /
Lewis Tuff	Ordinary	15,711		/ /
Hardev Singh Tumber	Ordinary	374		/ /
Aleksei Tvorogov	Ordinary	57		/ /
Laurence Twelvetrees	Ordinary	14,806		/ /
Yaroslav Tyschenko	Ordinary	273		/ /
Agata Ujma	Ordinary	15		/ /
Pavel Ulasavets	Ordinary	32		/ /
Vladimir Ulianov	Ordinary	300		/ /
Maciej Urban	Ordinary	5		/ /

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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Milda Urbonavičiūtė	Ordinary	46		/ /
Emil Urmanshin	Ordinary	2,322		/ /
Dmitrij Uskov	Ordinary	499		/ /
Kitty Ussher	Ordinary	727		/ /
Bogdan Uzbekov	Ordinary	906		/ /
Romas Valaitis	Ordinary	18		/ /
Alejandro Koury Valero	Ordinary	459		/ /
Gabriel Vallejo	Ordinary	819		/ /
Joeri Vankeirsbilck	Ordinary	294		/ /
Jinsu Varghese	Ordinary	134		/ /
Konstantin Yordanov Vasilev	Ordinary	816		/ /
Dmitrii Vasin	Ordinary	529		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Ivan Vazhnov	Ordinary	9,501		/ /
Ricardo Antonio Ocampo Vega	Ordinary	5		/ /
Pedro Velasco	Ordinary	223		/ /
Iuliia Velikanova	Ordinary	77		/ /
Ilya Velilyaev	Ordinary	1,991		/ /
Venrex Nominees Limited	Ordinary	50,967		/ /
Venrex Nominees Limited (Ac 14E)	Ordinary	154,836		/ /
Venrex Nominees Limited (Ac V14L)	Ordinary	18,604		/ /
Renee Verhoeven	Ordinary	77		/ /
Mikhail Veselov	Ordinary	60		/ /
Eleftherios Vidalis	Ordinary	29		/ /
Miguel de la Puente Vila	Ordinary	74		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
John Vincent	Ordinary	275		/ /
Artemii Vishnevskii	Ordinary	45		/ /
Vitalii Vitoshnev	Ordinary	188		/ /
Konstantin Volkov	Ordinary	8,497		/ /
Artur Volodkovič	Ordinary	15		/ /
Tetiana Vorobiova	Ordinary	42		/ /
Liudmila Voronaia	Ordinary	51		/ /
Pavel Voronkin	Ordinary	464		/ /
Dmitriy Vorotnikov	Ordinary	6		/ /
Katarzyna Wabik	Ordinary	115		/ /
Sara Wacławik	Ordinary	16		/ /
Jacob Wagstaffe	Ordinary	89		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Kamil Wajda	Ordinary	55		/ /
Justyna Walas	Ordinary	42		/ /
Karen Wall	Ordinary	257		/ /
Bruce Edward Wallace	Ordinary	2,287		/ /
Marian Johannes Walter	Ordinary	111		/ /
Filipe Wang	Ordinary	81		/ /
Pawel Waraksa	Ordinary	534		/ /
Sara Wardell-Smith	Ordinary	647		/ /
Michał Artur Warzecha	Ordinary	69		/ /
Paula Wesolowska	Ordinary	14		/ /
Chad West	Ordinary	10,079		/ /
Matthew Westerman	Ordinary	44,588		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Piers Westerman	Ordinary	31,472		/ /
Daniel John Westgarth	Ordinary	9,014		/ /
Andrew Wilkinson	Ordinary	436		/ /
Stefan Wille	Ordinary	909		/ /
Theodore Stephane Willems	Ordinary	556		/ /
Sok Peng Williamson	Ordinary	369		/ /
James Wills	Ordinary	7,300		/ /
Ian Douglas Wilson	Ordinary	1,576		/ /
Andrew Richard Winter	Ordinary	48		/ /
Harry Witts	Ordinary	11		/ /
Mateusz Wlodarczyk	Ordinary	43		/ /
Ruta Wojcenko-Rusin	Ordinary	6		/ /

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D1**Shareholder information for a non-traded company**

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Tadeusz Wolak	Ordinary	7		/ /
Dawid Wolanski	Ordinary	115		/ /
Anthony Wood	Ordinary	571		/ /
Bruno Wozniak	Ordinary	262		/ /
Patryk Wrobel	Ordinary	20		/ /
Eric Wu	Ordinary	16,069		/ /
Kiran Wylie	Ordinary	755		/ /
Michal Wypych	Ordinary	217		/ /
Christopher Otoo Yankson	Ordinary	18		/ /
Dmitry Yarusevich	Ordinary	964		/ /
Arumugam Yathurshan	Ordinary	582		/ /
Vladyslav Yatsenko	Ordinary	1,696,294		/ /

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Please list the company shareholders in alphabetical order. Joint shareholders should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Julian Yew	Ordinary	46		/ /
Yucca (Jersey) SLP	Ordinary	67,860		/ /
Volodymyr Zabiaka	Ordinary	227		/ /
Paulius Žabinskas	Ordinary	126		/ /
Dmitrii Zachesov	Ordinary	1,040		/ /
Arthur Zagorskiy	Ordinary	173		/ /
Roman Zaiev	Ordinary	131		/ /
Yuriy Zaitsev	Ordinary	309		/ /
Jakub Zakrzewski	Ordinary	7,684		/ /
Yevgen Zaleskyi	Ordinary	95		/ /
Anna de Junosza Zaluska	Ordinary	16		/ /
Andreas Zannin	Ordinary	288		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Marsel Zaripov	Ordinary	155		/ /
Milyausha Zaripova	Ordinary	5		/ /
Denis Zaycev	Ordinary	113		/ /
Dmitry Zaytsev	Ordinary	44		/ /
Oleksii Zemliakov	Ordinary	134		/ /
Dennis Zhang	Ordinary	50		/ /
Yizhou Zhang	Ordinary	33		/ /
Wilhelm Zhao	Ordinary	100		/ /
Arturs Zheykars	Ordinary	358		/ /
Justas Zieminykas	Ordinary	236		/ /
Vladislav Zilko	Ordinary	189		/ /
Joanna Zimmermann	Ordinary	5		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Roman Zinaliev	Ordinary	96		/ /
Aleksey Zotov	Ordinary	284		/ /
Evgeniy Zubkov	Ordinary	3,038		/ /
Andrzej Zuzak	Ordinary	376		/ /
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				/ /
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				/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
DST Global V Co-Invest, L.P.	Ordinary D	122,999		/ /
DST Global V, L.P.	Ordinary D	2,342,849		/ /
DST Investments XX, L.P.	Ordinary D	1,048,426		/ /
Esprit Nominees Limited	Ordinary D	85,330		/ /
GFC Global Founders Capital GmbH	Ordinary D	46,168		/ /
Greyhound Capital Partners I, L.P	Ordinary D	68,264		/ /
Index Ventures Growth III (Jersey), LP	Ordinary D	466,947		/ /
Lakestar II LP	Ordinary D	408,876		/ /
Redbale Inc	Ordinary D	130,366		/ /
Ribbit Capital III, L.P	Ordinary D	118,513		/ /
Rocket Internet Capital Partners (Euro) SCS	Ordinary D	67,406		/ /
Rocket Internet Capital Partners SCS	Ordinary D	117,269		/ /

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D1 Shareholder information for a non-traded company

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should be listed consecutively.

Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
RV-D Ribbit Opportunity III, LLC	Ordinary D	237,028		/ /
Socii Capital Growth PCC Limited	Ordinary D	102,395		/ /
Sprints Capital International II LP	Ordinary D	674,348		/ /
Yucca (Jersey) SLP	Ordinary D	7,110		/ /
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D1**Shareholder information for a non-traded company**

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Adinvest AG	Ordinary E	8,237		/ /
Alanda II Limited	Ordinary E	136,506		/ /
Viaceslav Biriuk	Ordinary E	60		/ /
BNF (Holdings) Limited	Ordinary E	220,343		/ /
Bond Capital Fund, LP	Ordinary E	411,856		/ /
Francisco Jorge Pereira Branco	Ordinary E	50		/ /
Eric Kai Hou Chin	Ordinary E	10		/ /
Peter Collins	Ordinary E	30		/ /
Antonio Miguel Freitas Costa	Ordinary E	100		/ /
Damon Invest Limited	Ordinary E	8,237		/ /
Mirko D'Arcangelo	Ordinary E	40		/ /
George Davies	Ordinary E	50		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Decisive Wealth Private Holding RT	Ordinary E	41,185		/ /
Pierre Bernard Decote	Ordinary E	75		/ /
Catherine Victoria Anne Dickson	Ordinary E	30		/ /
David James Cameron Dinwiddie	Ordinary E	80		/ /
Akexander Dolgopolov	Ordinary E	492		/ /
DST Global VII, L.P.	Ordinary E	407,085		/ /
Mehmet Emir Emanetoglu	Ordinary E	410		/ /
Rui Pedro Ribeiro Novo da Encarnacao Ferreira	Ordinary E	10		/ /
Italo Fraccaroli	Ordinary E	150		/ /
G Squared IV, LP	Ordinary E	19,455	21,730	10 / 12 / 2020
G Squared IV, SCSp	Ordinary E	21,730		/ /
Gadget Group Holdings, L.P.	Ordinary E	658,970		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Devampika Chitranganie Atulugama Getkahn	Ordinary E	50		/ /
GP Bullhound Fund IV SCSp	Ordinary E	82,371		/ /
Michael Peter Hey	Ordinary E	10		/ /
Joseph George Hodgson	Ordinary E	50		/ /
Hanna Johansson	Ordinary E	100		/ /
Lish Lee Jung	Ordinary E	16,474		/ /
Oliver Jung	Ordinary E	16,474		/ /
Hedi Ketari	Ordinary E	60		/ /
Key Partners Capital Investment 2 GmbH & Co. KG	Ordinary E	205,928		/ /
Kinders Limited	Ordinary E	24,711		/ /
Lacerta Fund	Ordinary E	20,592		/ /
Lakestar Growth I LP	Ordinary E	329,485		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Lakestar II LP	Ordinary E	82,371		/ /
James Henry Littlejohn	Ordinary E	170		/ /
London Impact Ventures Ltd	Ordinary E	4,480		/ /
Andrii Los	Ordinary E	60		/ /
Ilia Lvov	Ordinary E	20		/ /
John Stephen Lyons	Ordinary E	270		/ /
Artur Malimonov	Ordinary E	30		/ /
Daniel McChane	Ordinary E	30		/ /
Carlo Minotti	Ordinary E	30		/ /
Virgilijus Mirkes	Ordinary E	800		/ /
Mountain Berg Limited	Ordinary E	20,592		/ /
MVP Opportunity Fund VI LLC, Series V1-N1 RS	Ordinary E	137,496		/ /

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		Number of shares	Number of shares	Date of registration of transfer
Rafal Nalepka	Ordinary E	50		/ /
Nyca Investment Fund III, LP	Ordinary E	82,371		/ /
Charalampis Papadopoulos	Ordinary E	10		/ /
Nishil Parekh	Ordinary E	20		/ /
Iskren Peev	Ordinary E	160		/ /
Anca Elena Pintilie	Ordinary E	20		/ /
Philippine Plaquet	Ordinary E	110		/ /
Regium Invest SICAV SIF	Ordinary E	41,185		/ /
Ribbit Capital III, L.P	Ordinary E	57,660		/ /
Ribbit Capital V, L.P., for itself and as nominee for Ribbit Founder Fund V, L.P.	Ordinary E	49,423		/ /
RV-E Ribbit Opportunity III, LLC	Ordinary E	98,845		/ /
Sean Alexander Schrauben	Ordinary E	20		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Michael Sidney Sherwood	Ordinary E	41,185		/ /
Eduard Silantsev	Ordinary E	166		/ /
Sprints II Malone Co-Investment L.P.	Ordinary E	37,067		/ /
Alfred Strabel	Ordinary E	15		/ /
Ivona Surpicka	Ordinary E	10		/ /
Jakub Szczepanik	Ordinary E	100		/ /
TCV X (A) Blocker, L.P.	Ordinary E	226,398		/ /
TCV X (B), L.P.	Ordinary E	44,510		/ /
TCV X Member Fund, L.P.	Ordinary E	51,700		/ /
TCV X, L.P.	Ordinary E	912,957		/ /
Technology Opportunity Partners III, LP	Ordinary E	77,429		/ /
Kim Josette Bernard Ton-Nu	Ordinary E	20		/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
TOP III Parallel I, LP	Ordinary E	177,922		/ /
Trilogy Limited	Ordinary E	41,185		/ /
Marat Tsarbaev	Ordinary E	4,118		/ /
Emil Urmanshin	Ordinary E	83		/ /
Sofia Sanchez-Castillo Velge	Ordinary E	40		/ /
Theodore Stephane Willems	Ordinary E	92		/ /
Alex Wong	Ordinary E	20		/ /
Andrew Wynn	Ordinary E	6,177		/ /
Wilhelm Zhao	Ordinary E	10		/ /
				/ /
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				/ /

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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
SVF II Rhino (DE) LLC	Ordinary F	1,229,956		/ /
Tiger Global PIP 15-10 LLC	Ordinary F	81,997		/ /
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Shareholder's Name (Address not required)	Class of share	Shares held at confirmation date	Shares transferred (if appropriate)	
		Number of shares	Number of shares	Date of registration of transfer
Fiduchi Trustees Limited	Ordinary G	320,196		/ /
Mono Management Ltd.	Ordinary G	1,352,503		/ /
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				/ /
				/ /
				/ /
				/ /
				/ /
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		Number of shares	Number of shares	Date of registration of transfer
Fiduchi Trustees Limited	Ordinary H	671,685		/ /
Mono Management Ltd.	Ordinary H	12,262,483		/ /
				/ /
				/ /
				/ /
				/ /
				/ /
				/ /
				/ /
				/ /
				/ /
				/ /