In accordance with Section 555 of the Companies Act 2006.

**SH01** 

Return of allotment of shares

BLUEPRINT

OneWorld

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- What this form is for
  You may use this form to give
  notice of shares allotted following
  incorporation.
- What this form is NOT for
  You cannot use this form to give
  notice of shares taken by subscribers
  on formation of the company or
  for an allotment of a new class of
  shares by an unlimited company.

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

1 08678	Comp	any deta	ails					Contract	oles Orabella la company
Company number	1 1 4 2 8 3 0							lete in typescript or in	
Company name in full	ne in full 3i Group plc						10.88	oold black ca	**************************************
	Unitable Broundstell							All fields are specified or i	mandatory unless indicated by *
2	Allotn	nent dat	es 🕶	eiph-cyti	nedto ni latin	ca (men?) lations	in Instr	State	
From Date	d0 d4	m(	<sup>m</sup> 6	<sup>y</sup> 2	<sup>y</sup> 0   <sup>y</sup> 1   <sup>y</sup> 4			Allotment o	
To Date	d d	m	m	y	у у у	yakamin ota		same day en from date' b allotted over	were allotted on the iter that date in the look. If shares were r a period of time, th 'from date' and 'to
3	Share	s allotte	d						
	Please give details of the shares allotted, including bonus shares.							Ourrency If currency details are not completed we will assume currency is in pound sterling.	
Class of shares (E.g. Ordinary/Preference etc.)			Currency	2	Number of shares allotted	Nominal value of each share	Amount (includir premiun	ng share	Amount (if any) unpaid (including share premium)
Ordinary shares of	73 19/2	22p		Braghe ye	2,326	73 19/22 p	371.5	)	
	If the a	allotted sha he consider	res are fur ration for	lly or part which the	ly paid up otherwi shares were allot	ise than in cash, plea ted.	se		
Details of non-cash consideration.			mile to	1700 -16	On them futby being a	taintos) lintismo outro metimos de atropa	re msa	STATE OF THE STATE	
If a PLC, please attach valuation report (if appropriate)	of court								

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### Statement of capital

**Section 4** (also **Section 5** and **Section 6**, if appropriate) should reflect the company's issued capital at the date of this return.

	company s issued ca	pital at the date of this	return.					
4	Statement of ca	pital (Share capita	in pound sterl	ing (£))	- NY 2 . No. of			
Please complete the tal				If all yo	ur	orestati del e la este		
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share ①	o on Amount (if any) unpaid on each share ①		Number of shares 2		Aggregate nominal value 3	
Ordinary shares of 7	73 19/22p	154.32p			971,942,69	98	£ 717,912,220.11	
Cumulative Preference Shares of 1p		1p			4,635,018	TRIAITE	£ 46,350.18	
0 00 00 00°							£	
						A THE P	£	
: en Officialities				Totals	976,577,7	16	£ 717,958,570.29	
5	Statement of ca	pital (Share capita	in other currer	ncies)				
Please complete the tal Please complete a sepa Currency			n other currencies	•				
Class of shares (E.g. Ordinary / Preference etc	c.)	Amount paid up on each share ①	Amount (if any) unpon each share ①	paid	Number of shar	es <b>②</b>	Aggregate nominal value	
	92184		1-4-		i ka	4.74		
				Totals				
		- 4						
Currency								
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share ①	Amount (if any) unpaid on each share ①		Number of shares ②		Aggregate nominal value 3	
				Totals				
c		** 1 / T ** 1 \	Name and Addition	iotais		301.5.16		
6	Statement of cap	oitai (lotais)						
	Please give the total issued share capital.	number of shares and	total aggregate no	ominal v	alue of	Please list	gregate nominal value total aggregate values in currencies separately. For	
otal number of shares							£100 + €100 + \$10 etc.	
Total aggregate nominal value 💇								
<ul> <li>Including both the nomin share premium.</li> <li>Total number of issued sh</li> </ul>		E.g. Number of shares iss nominal value of each sh		Pleas	tinuation Page se use a Statem if necessary.		l continuation	

	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in <b>Section 4</b> and <b>Section 5</b> .	Prescribed particulars of rights attached to shares  The particulars are:
Class of share	Ordinary shares of 73 19/22p	The particulars are: a particulars of any voting rights,
Prescribed particulars	The ordinary shares of 73 19/22p each have attached to them full voting rights. They also have full dividend and capital distribution (including on winding up) rights, subject to the preferential rights as to dividends and capital distribution (including on winding up) of the B Shares. The shares do not confer any rights of redemption.	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 and any terms or conditions relating
Class of share	Cumulative Preference Shares of 1p each	to redemption of these shares.
Prescribed particulars	The cumulative preference shares of 1p each ("B shares") are entitled, in priority to ordinary shareholders, to cumulative preferential dividends of 3.75% p.a. (calculated on 127p per B share). On a return of capital on a winding up (other than a solvent intra-group reorganisation) B shareholders are entitled to receive in priority to ordinary shareholders 127p per B share plus accrued unpaid dividends.  [Continued]	A separate table must be used for each class of share.  Continuation page Please use a Statement of Capital continuation page if necessary.
Class of share	The second section of the second second section of the second sec	
Prescribed particulars		11
		0.1
	n na - a mark as	1000
8	Signature	
	I am signing this form on behalf of the company.	Societas Europaea If the form is being filed on behalf
Signature	× fruly ×	of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership.
	This form may be signed by: Director ②, Secretary, Person authorised ③, Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager.	Person authorised Under either section 270 or 274 of the Companies Act 2006.

# 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	ackie H	arpe	r				
Company name	3i Grou	p plc		101°1			
Address 16 D	alace S	treet			- 11		
101	alace c	licei		-			
Post town Lon	don						
County/Region		1 - 500					
Postcode	S	W	1	E	5	J	D
Country							
DX	×						
Telephone 020	7975	3530		111			

## √ Checklist

We may return the 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 shown the date(s) of allotment in section 2.
- You have completed all appropriate share details in section 3.
- You have completed the appropriate sections of the Statement of Capital.
- □ You have signed the form.

#### Important information

Please note that 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, First Floor, Waterfront Plaza, 8 Laganbank Road, Belfast, Northern Ireland, BT1 3BS. DX 481 N.R. Belfast 1.

#### Further information

For further information please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk

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# SH01 - continuation page Return of allotment of shares

lass of share	Cumulative Preference Shares of 1p each	
rescribed particulars	- continued:	
	B shareholders are not entitled to attend or vote at general meetings, save where the B share dividend has remained unpaid for at least six months or where a winding-up resolution is under consideration (other than a solvent intra-group re-organisation) in which event B shareholders can attend and vote (with one vote per B share).	
	The shares do not confer any rights of redemption, but the Company may at any time after 14 July 2009 procure the transfer of such shares subject to payment to their holder of an amount equal to the amount to which they would be entitled on a winding up.	