



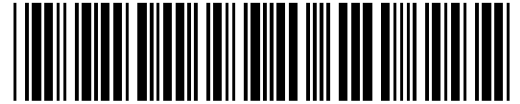
Companies House

# CS01 (ef)

**Confirmation Statement**

Company Name: **SOUNDCLOUD LIMITED**

Company Number: **06343600**



Received for filing in Electronic Format on the: **21/12/2016**

X5MATGWX

Company Name: **SOUNDCLOUD LIMITED**

Company Number: **06343600**

Confirmation **21/12/2016**

Statement date:

# Statement of Capital (Share Capital)

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<b>Class of Shares:</b>	<b>ORDINARY</b>	Number allotted	<b>1252469</b>
<b>Currency:</b>	<b>EUR</b>	Aggregate nominal value:	<b>12524.69</b>

Prescribed particulars

**THE ORDINARY SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE ORDINARY SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL**

**TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.**

<b>Class of Shares:</b>	<b>A</b>	Number allotted	<b>355351</b>
	<b>ORDINARY</b>	Aggregate nominal value:	<b>3553.51</b>
Currency:	<b>EUR</b>		

Prescribed particulars

**THE A ORDINARY SHARES SHALL NOT ENTITLE THE HOLDERS OF THEM TO VOTE AT ANY GENERAL MEETING OF THE COMPANY OR TO RECEIVE AND VOTE ON WRITTEN RESOLUTIONS OF THE COMPANY. THE A ORDINARY SHARES HAVE ATTACHED TO THEM FULL DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE A ORDINARY SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD,**

RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

<b>Class of Shares:</b>	<b>SERIES</b>	<b>Number allotted</b>	<b>678333</b>
	<b>A</b>	<b>Aggregate nominal value:</b>	<b>6783.33</b>
<b>Currency:</b>	<b>EUR</b>		

Prescribed particulars

THE SERIES A SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES A SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS,

IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

<b>Class of Shares:</b>	<b>SERIES</b>	Number allotted	<b>818195</b>
	<b>B</b>	Aggregate nominal value:	<b>8181.95</b>
Currency:	<b>EUR</b>		

Prescribed particulars

THE SERIES B SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES B SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. ARREARS MEANS IN RELATION TO ANY SHARE, ALL ARREARS OR ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT

**THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.**

<b>Class of Shares:</b>	<b>SERIES</b>	Number allotted	<b>341846</b>
	<b>C</b>	Aggregate nominal value:	<b>3418.46</b>

Currency: **EUR**

Prescribed particulars

**THE SERIES C SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES C SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD**

AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE 3S ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

<b>Class of Shares:</b>	<b>SERIES</b>	Number allotted	<b>42074</b>
	<b>C-1</b>	Aggregate nominal value:	<b>420.74</b>
Currency:	<b>EUR</b>		

Prescribed particulars

THE SERIES C-1 SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES C-1 SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES E SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AND AMOUNT PER SHARE EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES E SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (A) OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE "ARTICLES")); (B) SECOND, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE



DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (C) THIRD IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF C1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (D) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACRRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

<b>Class of Shares:</b>	<b>SERIES</b>	Number allotted	<b>463546</b>
	<b>D</b>	Aggregate nominal value:	<b>4635.46</b>
<b>Currency:</b>	<b>EUR</b>		

Prescribed particulars

THE SERIES D SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES D SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES

SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (B) SECOND, IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (C) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OR ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

<b>Class of Shares:</b>	<b>SERIES</b>	Number allotted	<b>724459</b>
	<b>E</b>	Aggregate nominal value:	<b>7244.59</b>

Currency: EUR

Prescribed particulars

**THE SERIES E SHARES HAVE ATTACHED TO THEM FULL VOTING, DIVIDEND AND CAPITAL DISTRIBUTION RIGHTS, INCLUDING ON WINDING UP. THE SERIES E SHARES DO NOT CONFER ANY RIGHTS OF REDEMPTION. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION, EXIT OR RETURN OF CAPITAL (OTHER THAN A CONVERSION, REDEMPTION OR PURCHASE OF SHARES THAT IS OUTSIDE OF THIS CONTEXT) THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED (A) FIRST, IN PAYING TO EACH OF THE SERIES E SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AND AMOUNT PER SHARE EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES E SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (A) OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE "ARTICLES")); (B) SECOND, IN PAYING TO EACH OF THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, AN AMOUNT PER SHARE HELD EQUAL TO THE PREFERENCE AMOUNT PLUS ANY ARREARS (PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS, THE REMAINING SURPLUS ASSETS SHALL BE DISTRIBUTED TO THE SERIES A SHAREHOLDERS, SERIES B SHAREHOLDERS, SERIES C SHAREHOLDERS AND SERIES D SHAREHOLDERS PRO RATA TO THE AGGREGATE AMOUNTS OTHERWISE DUE TO THEM UNDER THIS ARTICLE 5 (B) OF THE ARTICLES); (C) THIRD IN PAYING TO THE HOLDERS OF THE DEFERRED SHARES, IF ANY, A TOTAL OF €1.00 FOR THE ENTIRE CLASS OF DEFERRED SHARES (WHICH PAYMENT SHALL BE DEEMED SATISFIED BY PAYMENT TO ANY ONE HOLDER OF DEFERRED SHARES); AND (D) THE BALANCE OF THE SURPLUS ASSETS SHALL BE DISTRIBUTED AMONG THE HOLDERS OF THE SERIES C-1 SHARES, A ORDINARY SHARES AND THE ORDINARY SHARES PRO RATA TO THE NUMBER OF SERIES C-1 SHARES, A ORDINARY SHARES OR ORDINARY SHARES HELD, RESPECTIVELY. "PREFERENCE AMOUNT" MEANS €3.6855 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES A SHARE HELD, €10.25 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES B SHARE HELD, €70.8288 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF**

EACH SERIES C SHARE HELD AND \$159.35 PER SHARE TOGETHER WITH A SUM EQUAL TO THE ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES D SHARE HELD AND \$132.9261 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ANY DIVIDENDS ACCRUED DOWN TO THE RELEVANT DATE OF PAYMENT IN RESPECT OF EACH SERIES E SHARE HELD, IN EACH CASE AS ADJUSTED FOR ANY STOCK SPLITS, COMBINATIONS OR ANTI-DILUTION ADJUSTMENTS. "ARREARS" MEANS IN RELATION TO ANY SHARE, ALL ARREARS OF ANY DIVIDEND OR OTHER SUMS PAYABLE IN RESPECT OF THAT SHARE AND IRRESPECTIVE OF WHETHER OR NOT THE COMPANY HAS HAD AT ANY TIME SUFFICIENT AVAILABLE PROFITS TO PAY ANY DIVIDEND OR SUMS, TOGETHER WITH ALL INTEREST AND OTHER AMOUNTS PAYABLE ON THAT SHARE.

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## Statement of Capital (Totals)

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Currency:	<b>EUR</b>	Total number of shares:	<b>4676273</b>
		Total aggregate nominal value:	<b>46762.73</b>
		Total aggregate amount unpaid:	<b>0</b>

# Full details of Shareholders

The details below relate to individuals/corporate bodies that were shareholders during the review period or that had ceased to be shareholders since the date of the previous confirmation statement.

Shareholder information for a non-traded company as at the confirmation statement date is shown below

- Shareholding 1: **957 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **BRADFORD DE PEYSTER**
- Shareholding 2: **3100 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **PARKER FAMILY LIMITED PARTNERSHIP**
- Shareholding 3: **49 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **JESSICA ROLPH  
DECKER ROLPH**
- Shareholding 4: **54 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **SHAZI VISRAM**
- Shareholding 5: **106 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **JORGE BOONE**
- Shareholding 6: **76 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **JOHN FAY**
- Shareholding 7: **798 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **BARTRIP REALTY LP**
- Shareholding 8: **4838 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **JOHN ALEXANDER**
- Shareholding 9: **755 transferred on 2015-01-25**  
**0 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **HENRY E. BARTELS**
- Shareholding 10: **323 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **THOMAS B. COLBERT**
- Shareholding 11: **389 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **KATHERINE BARTELS**

Shareholding 12: **648 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **KENNETH G. BARTELS**

Shareholding 13: **755 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **PHILIP H. BARTELS**

Shareholding 14: **389 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **CHRISTOPHER S. BARTELS**

Shareholding 15: **957 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **MATTHEW P DWYER, JR**

Shareholding 16: **274 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **ENIAC VENTURES, L.P.**

Shareholding 17: **421 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **JUSTIN SMITHLINE**

Shareholding 18: **37 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **MEMBRAIN, LLC**

Shareholding 19: **2014 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **GREENGAGE, LLC**

Shareholding 20: **302 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **ROBERT ROTHBERG**

Shareholding 21: **4652 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **CVF III AUXILIARY FUND, L.P**

Shareholding 22: **11017 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **CAYUGA VENTURE FUND IV, L.P.**

Shareholding 23: **1473 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **MATTHEW J DWYER**

Shareholding 24: **7690 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **CAYUGA VENTURE FUND III, L.P.**

Shareholding 25: **573 transferred on 2013-07-24**  
**0 SERIES C shares held as at the date of this confirmation statement**  
Name: **YUCCA PARTNERS L.P. JERSEY BRANCH**

Shareholding 26: **45823 SERIES C shares held as at the date of this confirmation statement**  
Name: **UNION SQUARE VENTURES 2008, L.P.**

Shareholding 27: **1373 transferred on 2012-11-27**  
**64731 SERIES C shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV, L.P**

Shareholding 28: **364 SERIES C shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V PARALLEL ENTREPRENEUR FUND (JERSEY), L.P.**

Shareholding 29: **44911 SERIES C shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V (JERSEY) L.P.**

Shareholding 30: **184071 SERIES C shares held as at the date of this confirmation statement**  
Name: **KPCB HOLDINGS INC**

Shareholding 31: **6665 SERIES B shares held as at the date of this confirmation statement**  
Name: **A-GRADE INVESTMENTS, LLC**

Shareholding 32: **346079 SERIES B shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V (JERSEY) L.P.**

Shareholding 33: **4416 transferred on 2013-07-24**  
**0 SERIES B shares held as at the date of this confirmation statement**  
Name: **YUCCA PARTNERS L.P. JERSEY BRANCH**

Shareholding 34: **458231 SERIES B shares held as at the date of this confirmation statement**  
Name: **UNION SQUARE VENTURES 2008, L.P.**

Shareholding 35: **2804 SERIES B shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V PARALLEL ENTREPRENEUR FUND (JERSEY), L.P.**

Shareholding 36: **15000 ORDINARY shares held as at the date of this confirmation statement**  
Name: **NEWBORN CAPITAL HOLDING AG**

Shareholding 37: **616666 SERIES A shares held as at the date of this confirmation statement**  
Name: **DHCT NOMINEES LIMITED (AS NOMINEE OF DOUGHTY HANSON & CO TECHNOLOGY II L.P., ACTING THROUGH ITS GENERAL PARTNER DHCT II LIMITED)**

Shareholding 38: **61667 SERIES A shares held as at the date of this confirmation statement**  
Name: **OFFICERS NOMINEES LIMITED**

Shareholding 39: **14450 ORDINARY shares held as at the date of this confirmation statement**  
Name: **W.A.T.Z. VENTURES GMBH**

Shareholding 40: **56700 ORDINARY shares held as at the date of this confirmation statement**  
Name: **ATLANTIC INTERNET GMBH**

Shareholding 41: **15521 transferred on 2013-10-15**  
**397531 ORDINARY shares held as at the date of this confirmation statement**  
Name: **WONKY GMBH**

Shareholding 42: **15521 transferred on 2013-10-15**  
**364531 ORDINARY shares held as at the date of this confirmation statement**  
Name: **1000 MONKEYS CONSULTING GROUP GMBH**

Shareholding 43: **112700 transferred on 2014-12-17**  
**0 ORDINARY shares held as at the date of this confirmation statement**  
Name: **CHRISTIAN ZIPPEL**

Shareholding 44: **8300 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BERND ROGGENDORF**

Shareholding 45: **8900 ORDINARY shares held as at the date of this confirmation statement**  
Name: **TARIQ KRIM**

Shareholding 46: **28900 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JAN BOHL GMBH**

Shareholding 47: **8300 ORDINARY shares held as at the date of this confirmation statement**  
Name: **GERHARD BEHLES**



Shareholding 48: **53300 ORDINARY shares held as at the date of this confirmation statement**  
Name: **ATLANTIC VENTURES**

Shareholding 49: **157600 ORDINARY shares held as at the date of this confirmation statement**  
Name: **ABLETON AG**

Shareholding 50: **10000 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BIRD EQUITY LIMITED**

Shareholding 51: **13 ORDINARY shares held as at the date of this confirmation statement**  
Name: **DAVID ADAMS**

Shareholding 52: **51 ORDINARY shares held as at the date of this confirmation statement**  
Name: **OLE BAHLMANN**

Shareholding 53: **755 SERIES C-1 shares held as at the date of this confirmation statement**  
Name: **PHILIP H BARTELS AND KENNETH G BARTELS, CO-TRUSTEES OF THE HENRY E BARTELS AMENDED AND RESTATED REVOCABLE TRUST INDENTURE**

Shareholding 54: **45 ORDINARY shares held as at the date of this confirmation statement**  
Name: **TOBIAS BIELOHLAWEK**

Shareholding 55: **112700 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BOURANI CAPITAL UG**

Shareholding 56: **541 ORDINARY shares held as at the date of this confirmation statement**  
Name: **PETER BOURGON**

Shareholding 57: **310 ORDINARY shares held as at the date of this confirmation statement**  
Name: **ANDREW CARVELL**

Shareholding 58: **151 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JAYMESON CATSOUPHES**

Shareholding 59: **793 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JIM COLGAN**

Shareholding 60: **375 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BORIS DASKALOV**

Shareholding 61: **325 ORDINARY shares held as at the date of this confirmation statement**  
Name: **PHILIP MARK DEWINGS**

Shareholding 62: **381 ORDINARY shares held as at the date of this confirmation statement**  
Name: **DIMITAR DINCHEV**

Shareholding 63: **29979 SERIES E shares held as at the date of this confirmation statement**  
Name: **DOUGHTY HANSON & CO TECHNOLOGY II LP**

Shareholding 64: **200 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JEAN EDELSTEIN**

Shareholding 65: **137 ORDINARY shares held as at the date of this confirmation statement**  
Name: **MICHAEL EVENSON**

Shareholding 66: **128 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BENJAMIN FAWKES**

Shareholding 67: **1889 ORDINARY shares held as at the date of this confirmation statement**  
Name: **DAN GERBER**

Shareholding 68: **1373 SERIES C shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV ENTREPRENEURS FUND L.P.**

Shareholding 69: **1020 SERIES D shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV ENTREPRENEURS FUND L.P.**

Shareholding 70: **244 SERIES E shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV ENTREPRENEURS FUND L.P.**

Shareholding 71: **48114 SERIES D shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV L.P.**

Shareholding 72: **11533 SERIES E shares held as at the date of this confirmation statement**  
Name: **GGV CAPITAL IV, L.P.**

Shareholding 73: **62 ORDINARY shares held as at the date of this confirmation statement**  
Name: **MARCO HAMERSMA**

Shareholding 74: **40818 SERIES D shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V (JERSEY), L.P.**

Shareholding 75: **44763 SERIES E shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V (JERSEY), L.P.**

Shareholding 76: **331 SERIES D shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V PARALLEL ENTREPRENEUR FUND (JERSEY), L.P.**

Shareholding 77: **362 SERIES E shares held as at the date of this confirmation statement**  
Name: **INDEX VENTURES V PARALLEL ENTREPRENEUR FUND (JERSEY), L.P.**

Shareholding 78: **94492 SERIES D shares held as at the date of this confirmation statement**  
Name: **INSTITUTIONAL VENTURE PARTNERS XII L.P.**

Shareholding 79: **10600 SERIES E shares held as at the date of this confirmation statement**  
Name: **INSTITUTIONAL VENTURE PARTNERS XII L.P.**

Shareholding 80: **157487 SERIES D shares held as at the date of this confirmation statement**  
Name: **INSTITUTIONAL VENTURE PARTNERS XIV L.P.**

Shareholding 81: **17666 SERIES E shares held as at the date of this confirmation statement**  
Name: **INSTITUTIONAL VENTURE PARTNERS XIV L.P.**

Shareholding 82: **48 ORDINARY shares held as at the date of this confirmation statement**  
Name: **RENUKA KHOUSHARAEI**

Shareholding 83: **19217 SERIES D shares held as at the date of this confirmation statement**  
Name: **KPCB HOLDINGS, INC.**

Shareholding 84: **21190 SERIES E shares held as at the date of this confirmation statement**  
Name: **KPCB HOLDINGS, INC.**

Shareholding 85: **27 ORDINARY shares held as at the date of this confirmation statement**  
Name: **LUKE LEIGHFIELD**

Shareholding 86: **74 ORDINARY shares held as at the date of this confirmation statement**  
Name: **VASIL LIUNCHEV**

Shareholding 87: **129 ORDINARY shares held as at the date of this confirmation statement**  
Name: **CHRISTIAN MILLER**

Shareholding 88: **32 ORDINARY shares held as at the date of this confirmation statement**  
Name: **TAIKI MURAYAMA**

Shareholding 89: **149 ORDINARY shares held as at the date of this confirmation statement**  
Name: **PETKO NIKOLOV**

Shareholding 90: **2998 SERIES E shares held as at the date of this confirmation statement**  
Name: **OFFICERS NOMINEES LIMITED**

Shareholding 91: **86 ORDINARY shares held as at the date of this confirmation statement**  
Name: **LIZA PINCUS**

Shareholding 92: **812 ORDINARY shares held as at the date of this confirmation statement**  
Name: **GEORGI POPOV**

Shareholding 93: **85 ORDINARY shares held as at the date of this confirmation statement**  
Name: **KELL ROBINSON**

Shareholding 94: **92 ORDINARY shares held as at the date of this confirmation statement**  
Name: **MOMCHIL RUSINOV**

Shareholding 95: **526608 SERIES E shares held as at the date of this confirmation statement**  
Name: **SANDGROUSE HOLDINGS LLC**

Shareholding 96: **69 ORDINARY shares held as at the date of this confirmation statement**  
Name: **ANITA SEHAGIC**

Shareholding 97: **369 ORDINARY shares held as at the date of this confirmation statement**  
Name: **AMIR SHAIKH**

Shareholding 98: **91 ORDINARY shares held as at the date of this confirmation statement**  
Name: **BRIAN SHERMAN**

Shareholding 99: **134056 A ORDINARY shares held as at the date of this confirmation statement**  
Name: **SONY MUSIC ENTERTAINMENT**

Shareholding 100: **2 SERIES D shares held as at the date of this confirmation statement**  
Name: **SONY MUSIC ENTERTAINMENT**

Shareholding 101: **1544 ORDINARY shares held as at the date of this confirmation statement**  
Name: **TEWON SUH**

Shareholding 102: **13102 SERIES D shares held as at the date of this confirmation statement**  
Name: **TCG IV, LLC**

Shareholding 103: **264 ORDINARY shares held as at the date of this confirmation statement**  
Name: **EVAN TENENBAUM**

Shareholding 104: **6551 SERIES D shares held as at the date of this confirmation statement**  
Name: **THE MARC R BENIOFF REVOCABLE TRUST U/A/D 12/3/2004**

Shareholding 105: **5083 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JEFFREY TOIG**

Shareholding 106: **2 SERIES D shares held as at the date of this confirmation statement**  
Name: **UNIVERSAL MUSIC LEISURE LIMITED**

Shareholding 107: **191472 A ORDINARY shares held as at the date of this confirmation statement**  
Name: **UNIVERSAL MUSIC LEISURE LIMITED**

Shareholding 108: **49134 SERIES D shares held as at the date of this confirmation statement**  
Name: **UNION SQUARE VENTURES OPPORTUNITY FUND, L.P.**

Shareholding 109: **57945 SERIES E shares held as at the date of this confirmation statement**  
Name: **UNION SQUARE VENTURES OPPORTUNITY FUND, L.P.**

Shareholding 110: **788 ORDINARY shares held as at the date of this confirmation statement**  
Name: **NICHOLAS UNSWORTH**

Shareholding 111: **181 ORDINARY shares held as at the date of this confirmation statement**  
Name: **SYLVIA VERSANO**

Shareholding 112: **423 ORDINARY shares held as at the date of this confirmation statement**  
Name: **JULIUS VOLZ**

Shareholding 113: **32755 SERIES D shares held as at the date of this confirmation statement**  
Name: **WARNER MUSIC INC.**

Shareholding 114: **29823 A ORDINARY shares held as at the date of this confirmation statement**  
Name: **WARNER MUSIC INC.**

Shareholding 115: **456 ORDINARY shares held as at the date of this confirmation statement**  
Name: **KRISTINA WEISE**

Shareholding 116: **54 ORDINARY shares held as at the date of this confirmation statement**  
Name: **MELISSA WONG**

Shareholding 117: **4416 SERIES B shares held as at the date of this confirmation statement**  
Name: **YUCCA (JERSEY) SLP**

Shareholding 118: **573 SERIES C shares held as at the date of this confirmation statement**  
Name: **YUCCA (JERSEY) SLP**

Shareholding 119: **521 SERIES D shares held as at the date of this confirmation statement**  
Name: **YUCCA (JERSEY) SLP**

Shareholding 120: **571 SERIES E shares held as at the date of this confirmation statement**  
Name: **YUCCA (JERSEY) SLP**

# Persons with Significant Control (PSC)

## PSC Statements

The company knows or has reasonable cause to believe that there is no registrable person or registrable relevant legal entity in relation to the company.

# Confirmation Statement

I confirm that all information required to be delivered by the company to the registrar in relation to the confirmation period concerned either has been delivered or is being delivered at the same time as the confirmation statement



# Authorisation

Authenticated

This form was authorised by one of the following:

Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager,  
Judicial Factor