In accordance with Section 555 of the Companies Act 2006

# **SH01**

## Return of allotment of shares



You can use the WebFiling service to file this form online Please go to www companieshouse gov uk

What this form is for You may use this form to give notice of shares allotted following incorporation

X What this form is NO You cannot use this fori notice of shares taken b on formation of the con for an allotment of a nev shares by an unlimited c



12/05/2014 COMPANIES HOUSE

1	Company details									
Company number	2	7	2	3	5	3	4			
Company name in full	AstraZeneca PLC									
2	Allo	tme	ent c	late	s <b>0</b>				_	

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

All fields are mandatory unless specified or indicated by 1

2	Allotment dates   Allotment dates						
From Date	d 3 d 1	<sup>m</sup> 0 <sup>m</sup> 3	<sup>y</sup> 2   <sup>y</sup> 0   <sup>y</sup> 1   <sup>y</sup> 4				
To Date	d 1 d 3	<sup>m</sup> 0 <sup>m</sup> 4	72 70 71 74				

Allotment date

If all shares were allotted on the same day enter that date in the 'from date' box If shares were allotted over a period of time, complete both 'from date' and 'to date' boxes

**Shares allotted** 

Please give details of the shares allotted, including bonus shares (Please use a continuation page if necessary)

**⊘** Currency If currency details are not completed we will assume currency is in pound sterling

Class of shares (E g Ordinary/Preference etc )	Currency 19	Number of shares allotted	Nominal value of each share	Amount paid (including share premium) on each share	Amount (if any) unpaid (including share premium) on each share
ORDINARY	US\$	123	US\$0 25	£18 82	
ORDINARY	US\$	8,794	US\$0 25	£22 80	
ORDINARY	US\$	616	US\$0 25	£23 86	

If the allotted shares are fully or partly paid up otherwise than in cash, please state the consideration for which the shares were allotted

Continuation page Please use a continuation page if necessary

Details of non-cash consideration

If a PLC, please attach valuation report (if appropriate)

# SHO1 Return of allotment of shares

## 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

	' '						
4	Statement of c	apital (Share capıt	al in pound sterling (£)	)			
Please complete the ta issued capital is in ster			ld in pound sterling If all you to Section 7	our			
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share	Amount (if any) unpaid on each share ①	Number of sha	res <b>②</b>	Aggregate nominal value 9	
REDEEMABLE PR	EFERENCE	1 00		50,000		£ 50,000	
	<del></del>					£	
_						£	
	•					£	
			Totals	50,000		£ 50,000	
5	Statement of c	<b>apital</b> (Share capıt	al in other currencies)				
Please complete the ta Please complete a sep	arate table for each		d in other currencies				
Currency	US\$						
Class of shares (E g Ordinary / Preference etc )		Amount paid up on each share ①	Amount (if any) unpaid on each share	Number of shares 2		Aggregate nominal value 3	
ORDINARY		3 57		1,261,37	1,384	\$315,343,596 00	
			Totals	1,261,37	4,384	\$315,343,596 00	
Currency							
Class of shares (E g Ordinary/Preference etc	:)	Amount paid up on each share <b>①</b>	Amount (if any) unpaid on each share ①	Number of sha	res 🛭	Aggregate nominal value 3	
			Totals				
6	Statement of c	apital (Totals)	<u></u>	1			
	Please give the tot issued share capita		nd total aggregate nominal	value of	Please	aggregate nominal value list total aggregate values in nt currencies separately For	
Total number of shares	1,261,424,384					le £100 + €100 + \$10 etc	
Total aggregate nominal value •	£50,000 + \$315,	343,596 00					
• Including both the noming share premium  • Total number of issued	•	<b>9</b> E g Number of shares nominal value of each	share Ple	ntinuation Pagase use a State ge if necessary		oital continuation	

# SH01 Return of allotment of shares

<u> </u>				
	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	REDEEMABLE PREFERENCE	a particulars of any voting rights,		
Prescribed particulars	See continuation sheet	including rights that arise only in certain circumstances, b particulars of any rights, as respects dividends, to participate in a distribution, c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating		
Class of share	ORDINARY	to redemption of these shares		
Prescribed particulars	Subject to the law and the Company's Articles, at general meetings, holders of Ordinary Shares present in person or by proxy have on a show of hands one vote and on a poll one vote for every share held Holders of Ordinary Shares are entitled to payment of dividends declared by ordinary resolution or interim dividends declared by the Board and are entitled to a distribution in the event of a capital distribution, including on a winding up, by the Company The Ordinary Shares do not confer any rights of redemption	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				
Prescribed particulars				
8	Signature	<u> </u>		
	I am signing this form on behalf of the company	<b>©</b> Societas Europaea		
Signature	× ANKG X	If the form is being filed on behalf of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership		
	This form may be signed by  Director © Secretary, Person authorised © 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	Martın Bennett
Company name	AstraZeneca PLC
Address 2 K	ingdom Street
Post town LO	ndon
County/Region	
Postcode	W 2 6 B D
Country Uni	ted Kingdom
ĐX	
Telephone	

### ✓ 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<sup>1</sup> 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 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

In accordance with Section 555 of the Companies Act 2006

# SH01 - continuation page Return of allotment of shares

3	Shares allotted					
	Please give details of the shares allotted, including bonus shares	O Currency				

If currency details are not completed we will assume currency

(E.g. Ordinary/Preference etc.) allotted each share (induding share unpaid (including					is in pound s	e will assume currency terling
ORDINARY         US\$         300         US\$ 0 25         £25 63           ORDINARY         US\$         144         US\$ 0 25         £26 55           ORDINARY         US\$         5,866         US\$ 0 25         £27 44           ORDINARY         US\$         8         US\$ 0 25         £28 81           ORDINARY         US\$         382         US\$ 0 25         £29 07           ORDINARY         US\$         4,337         US\$ 0 25         £29 75           ORDINARY         US\$         2,598         US\$ 0 25         £33 35           ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	Class of shares (E g Ordinary/Preference etc)	Currency 2			(induding share premium) on each	unpaid (including share premium) on
ORDINARY         US\$         144         US\$ 0 25         £26 55           ORDINARY         US\$         5,866         US\$ 0 25         £27 44           ORDINARY         US\$         8         US\$ 0 25         £28 81           ORDINARY         US\$         382         US\$ 0 25         £29 07           ORDINARY         US\$         4,337         US\$ 0 25         £29 75           ORDINARY         US\$         2,598         US\$ 0 25         £33 35           ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	273	US\$ 0 25	£25 51	
ORDINARY         US\$         5,866         US\$ 0.25         £27 44           ORDINARY         US\$         8         US\$ 0.25         £28 81           ORDINARY         US\$         382         US\$ 0.25         £29 07           ORDINARY         US\$         4,337         US\$ 0.25         £29 75           ORDINARY         US\$         2,598         US\$ 0.25         £33 35           ORDINARY         US\$         12,502         US\$ 0.25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0.25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0.25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0.25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0.25         US\$ 53 80	ORDINARY	US\$	300	US\$ 0 25	£25 63	
ORDINARY         US\$         8         US\$ 0 25         £28 81           ORDINARY         US\$         382         US\$ 0 25         £29 07           ORDINARY         US\$         4,337         US\$ 0 25         £29 75           ORDINARY         US\$         2,598         US\$ 0 25         £33 35           ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	144	US\$ 0 25	£26 55	-
ORDINARY         US\$         382         US\$ 0 25         £29 07           ORDINARY         US\$         4,337         US\$ 0 25         £29 75           ORDINARY         US\$         2,598         US\$ 0 25         £33 35           ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	5,866	US\$ 0 25	£27 44	
ORDINARY       US\$       4,337       US\$ 0 25       £29 75         ORDINARY       US\$       2,598       US\$ 0 25       £33 35         ORDINARY       US\$       12,502       US\$ 0 25       US\$ 33 39         ORDINARY       US\$       11,046       US\$ 0 25       US\$ 37 76         ORDINARY       US\$       3,683       US\$ 0 25       US\$ 40 35         ORDINARY       US\$       42,657       US\$ 0 25       US\$ 51 73         ORDINARY       US\$       52,846       US\$ 0 25       US\$ 53 80	ORDINARY	US\$	8	US\$ 0 25	£28 81	
ORDINARY         US\$         2,598         US\$ 0 25         £33 35           ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	382	US\$ 0 25	£29 07	
ORDINARY         US\$         12,502         US\$ 0 25         US\$ 33 39           ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	4,337	US\$ 0 25	£29 75	
ORDINARY         US\$         11,046         US\$ 0 25         US\$ 37 76           ORDINARY         US\$         3,683         US\$ 0 25         US\$ 40 35           ORDINARY         US\$         42,657         US\$ 0 25         US\$ 51 73           ORDINARY         US\$         52,846         US\$ 0 25         US\$ 53 80	ORDINARY	US\$	2,598	US\$ 0 25	£33 35	
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	ORDINARY	US\$	42,657	US\$ 0 25	US\$ 51 73	
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				<u> </u>		-1

In accordance with Section 555 of the Companies Act 2006

# SH01 - continuation page

Return of allotment of shares

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

Class of share

#### REDEEMABLE PREFERENCE

Prescribed particulars

Priority over other holders on a distribution of assets on a winding up No entitlement to any participation in the profit or assets of the Company No right to receive notice of or to attend any general meeting of the Company unless it is proposed at the meeting to consider any resolution approving the winding up of the Company or to consider any resolution which affects the special rights and privileges attaching to Redeemable Preference Shares All provisions of the Articles relating to general meetings of the Company shall apply mutatis mutandis to every general meeting of the holders of the Redeemable Preference Shares The Company has the right at any time to redeem any Redeemable Preference Shares by giving not less than 7 days written notice of its intention to do so