

Confirmation Statement

Company Name: TRAVELNEST LIMITED

Company Number: 09141571

Received for filing in Electronic Format on the: 07/12/2021



XAIT9J4A

Company Name: TRAVELNEST LIMITED

Company Number: 09141571

Confirmation **07/12/2021**

Statement date:

Statement of Capital (Share Capital)

Class of Shares: A Number allotted 7689126

ORDINARY Aggregate nominal value: **7689.126**

Currency: GBP

Prescribed particulars

(A) ON A SHOW OF HANDS EACH MEMBER HOLDING A ORDINARY SHARES HAS ONE VOTE AND ON A POLL EACH MEMBER HOLDING A ORDINARY SHARES HAS ONE VOTE FOR EACH A ORDINARY SHARE HELD. THE HOLDERS OF A ORDINARY SHARES AND THE HOLDERS OF PREFERRED ORDINARY SHARES SHALL VOTE TOGETHER AS THOUGH THEY CONSTITUTED ONE CLASS OF SHARES. (B) NO DIVIDEND SHALL BE PAID ON ANY EQUITY SHARE WITHOUT THE APPROVAL OF THE BOARD AND INVESTOR CONSENT. SUBJECT TO THE FOREGOING, ANY PROFITS WHICH THE DIRECTORS MAY LAWFULLY DETERMINE TO DISTRIBUTE IN RESPECT OF ANY FINANCIAL YEAR SHALL BE DISTRIBUTED TO THE HOLDERS OF EQUITY SHARES PRO RATA ACCORDING TO THE NUMBER OF EQUITY SHARES HELD BY THEM. (C) UPON A CAPITAL DISTRIBUTION EVENT OR A SHARE SALE. THE EXIT PROCEEDS (WHEN AVAILABLE) SHALL BE DISTRIBUTED AMONG THE SHAREHOLDERS OF THE COMPANY AS AT THE DATE ON WHICH THE CAPITAL DISTRIBUTION EVENT OR COMPLETION OF THE SHARE SALE (AS THE CASE MAY BE) TAKES PLACE, AS FOLLOWS: (I) SUBJECT TO (II) BELOW, IN PAYING TO THE HOLDERS OF THE EQUITY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE EXIT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS); (II) IN THE EVENT THE PAYMENT IN (I) ABOVE WOULD RESULT IN THE PAYMENT TO EACH PREFERRED ORDINARY SHAREHOLDER BEING AN AMOUNT WHICH IS LESS THAN THE PREFERRED ORDINARY SHARE SUBSCRIPTION AMOUNT FOR EACH PREFERRED ORDINARY SHARE HELD, THE EXIT PROCEEDS SHALL INSTEAD BE ALLOCATED AS FOLLOWS: (A) FIRST, IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES, IN PAYING TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES IN RESPECT OF EACH PREFERRED ORDINARY SHARE HELD. THE PREFFERED ORDINARY SHARE SUBSCRIPTION AMOUNT AND, IF THERE IS A SHORTFALL OF EXIT PROCEEDS REMAINING TO SATISFY SUCH PAYMENTS IN FULL. THE EXIT PROCEEDS SHALL BE DISTRIBUTED TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES PRO RATA TO THE AGGREGATE AMOUNTS DUE UNDER THIS PARAGRAPH (II) (A) TO EACH SUCH PREFERRED ORDINARY SHARE HELD: AND (B) SECOND. IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES (AFTER THE PAYMENT IN PARAGRAPH (II)(A) ABOVE), IN PAYING TO THE HOLDERS OF THE A ORDINARY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE RELEVANT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS). (D) THE SHARES DO NOT OFFER ANY RIGHTS OF REDEMPTION.

Class of Shares: B Number allotted 229904

ORDINARY Aggregate nominal value: 229.904

Currency: GBP

Prescribed particulars

A) THE HOLDERS OF THE B ORDINARY SHARES SHALL NOT BE ENTITLED TO VOTE ON ANY MATTERS EXCEPT WHERE THERE IS A VOTE TO VARY ANY SPECIAL RIGHTS ATTACHED TO THE CLASS. (B) NO DIVIDEND SHALL BE PAID ON ANY EQUITY SHARE WITHOUT THE APPROVAL OF THE BOARD AND INVESTOR CONSENT. SUBJECT TO THE FOREGOING. ANY PROFITS WHICH THE DIRECTORS MAY LAWFULLY DETERMINE TO DISTRIBUTE IN RESPECT OF ANY FINANCIAL YEAR SHALL BE DISTRIBUTED TO THE HOLDERS OF EQUITY SHARES PRO RATA ACCORDING TO THE NUMBER OF EQUITY SHARES HELD BY THEM. (C) UPON A CAPITAL DISTRIBUTION EVENT OR A SHARE SALE. THE EXIT PROCEEDS (WHEN AVAILABLE) SHALL BE DISTRIBUTED AMONG THE SHAREHOLDERS OF THE COMPANY AS AT THE DATE ON WHICH THE CAPITAL DISTRIBUTION EVENT OR COMPLETION OF THE SHARE SALE (AS THE CASE MAY BE) TAKES PLACE, AS FOLLOWS: (I) SUBJECT TO (II) BELOW, IN PAYING TO THE HOLDERS OF THE EQUITY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE EXIT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS); (II) IN THE EVENT THE PAYMENT IN (I) ABOVE WOULD RESULT IN THE PAYMENT TO EACH PREFERRED ORDINARY SHAREHOLDER BEING AN AMOUNT WHICH IS LESS THAN THE PREFERRED ORDINARY SHARE SUBSCRIPTION AMOUNT FOR EACH PREFERRED ORDINARY SHARE HELD, THE EXIT PROCEEDS SHALL INSTEAD BE ALLOCATED AS FOLLOWS: (A) FIRST, IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES, IN PAYING TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES IN RESPECT OF EACH PREFERRED ORDINARY SHARE HELD, THE PREFERRED ORDINARY SHARE SUBSCRIPTION AMOUNT AND, IF THERE IS A SHORTFALL OF EXIT PROCEEDS REMAINING TO SATISFY SUCH PAYMENTS IN FULL. THE EXIT PROCEEDS SHALL BE DISTRIBUTED TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES PRO RATA TO THE AGGREGATE AMOUNTS DUE UNDER THIS PARAGRAPH (II) (A) TO EACH SUCH PREFERRED ORDINARY SHARE HELD; AND (B) SECOND, IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES (AFTER THE PAYMENT IN PARAGRAPH (II)(A) ABOVE), IN PAYING TO THE HOLDERS OF THE B ORDINARY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE RELEVANT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS). (D) THE SHARES DO NOT OFFER ANY RIGHTS OF REDEMPTION.

Class of Shares: PREFERRED Number allotted 18840718

ORDINARY Aggregate nominal value: 18840.718

Currency:	GBP	
Prescribed particular	rs	
Electronically filed doc	ument for Company Number:	09141571

(A) ON A SHOW OF HANDS EACH MEMBER HOLDING PREFERRED ORDINARY SHARES HAS ONE VOTE AND ON A POLL EACH MEMBER HOLDING PREFERRED ORDINARY SHARES HAS ONE VOTE FOR EACH PREFERRED ORDINARY SHARE HELD. THE HOLDERS OF A ORDINARY SHARES AND THE HOLDERS OF PREFERRED ORDINARY SHARES SHALL VOTE TOGETHER AS THOUGH THEY CONSTITUTED ONE CLASS OF SHARES. (B) NO DIVIDEND SHALL BE PAID ON ANY EQUITY SHARE WITHOUT THE APPROVAL OF THE BOARD AND INVESTOR CONSENT. SUBJECT TO THE FOREGOING. ANY PROFITS WHICH THE DIRECTORS MAY LAWFULLY DETERMINE TO DISTRIBUTE IN RESPECT OF ANY FINANCIAL YEAR SHALL BE DISTRIBUTED TO THE HOLDERS OF EQUITY SHARES PRO RATA ACCORDING TO THE NUMBER OF EQUITY SHARES HELD BY THEM. (C) UPON A CAPITAL DISTRIBUTION EVENT OR A SHARE SALE. THE EXIT PROCEEDS (WHEN AVAILABLE) SHALL BE DISTRIBUTED AMONG THE SHAREHOLDERS OF THE COMPANY AS AT THE DATE ON WHICH THE CAPITAL DISTRIBUTION EVENT OR COMPLETION OF THE SHARE SALE (AS THE CASE MAY BE) TAKES PLACE, AS FOLLOWS: (I) SUBJECT TO (II) BELOW, IN PAYING TO THE HOLDERS OF THE EQUITY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE EXIT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS); (II) IN THE EVENT THE PAYMENT IN (I) ABOVE WOULD RESULT IN THE PAYMENT TO EACH PREFERRED ORDINARY SHAREHOLDER BEING AN AMOUNT WHICH IS LESS THAN THE PREFERRED ORDINARY SHARE SUBSCRIPTION AMOUNT FOR EACH PREFERRED ORDINARY SHARE HELD, THE EXIT PROCEEDS SHALL INSTEAD BE ALLOCATED AS FOLLOWS: (A) FIRST, IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES. IN PAYING TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES IN RESPECT OF EACH PREFERRED ORDINARY SHARE HELD, THE PREFFERED ORDINARY SHARE SUBSCRIPTION AMOUNT AND. IF THERE IS A SHORTFALL OF EXIT PROCEEDS REMAINING TO SATISFY SUCH PAYMENTS IN FULL. THE EXIT PROCEEDS SHALL BE DISTRIBUTED TO THE HOLDERS OF THE PREFERRED ORDINARY SHARES PRO RATA TO THE AGGREGATE AMOUNTS DUE UNDER THIS PARAGRAPH (II) (A) TO EACH SUCH PREFERRED ORDINARY SHARE HELD; AND (B) SECOND, IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES (AFTER THE PAYMENT IN PARAGRAPH (II)(A) ABOVE), IN PAYING TO THE HOLDERS OF THE A ORDINARY SHARES AN AMOUNT WHICH IS EQUAL TO THEIR PRO RATA ENTITLEMENT TO THE RELEVANT PROCEEDS BY REFERENCE TO THE NUMBER OF EQUITY SHARES (ON A PARI PASSU BASIS). (D) ANY SHARES MAY BE ISSUED ON THE TERMS THAT THEY ARE, OR AT THE OPTION OF THE COMPANY OR THE HOLDER ARE LIABLE, TO BE REDEEMED AND THE DIRECTORS SHALL BE AUTHORISED TO DETERMINE THE TERMS, CONDITIONS AND MANNER OF REDEMPTION OF SUCH SHARES.

Statement of Capital (Totals)

Currency: GBP Total number of shares: 26759748

Total aggregate nominal value: 26759.748

Total aggregate amount **0**

unpaid:

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: 281358 A ORDINARY shares held as at the date of this confirmation

statement

Name: MARK LOGAN

Shareholding 2: 99891 A ORDINARY shares held as at the date of this confirmation

statement

Name: JOHN MCALLISTER NICHOLSON

Shareholding 3: 213377 A ORDINARY shares held as at the date of this confirmation

statement

Name: ANDREW STUART WEIR PATERSON

Shareholding 4: 7000000 A ORDINARY shares held as at the date of this confirmation

statement

Name: DOUGLAS FRASER STEPHENSON

Shareholding 5: 47200 A ORDINARY shares held as at the date of this confirmation

statement

Name: **JEREMY STEPHENSON**

Shareholding 6: 47300 A ORDINARY shares held as at the date of this confirmation

statement

Name: JULIE STEPHENSON

Shareholding 7: 1678 B ORDINARY shares held as at the date of this confirmation

statement

Name: KSENIA ALEKSANKINA

Shareholding 8: 1400 B ORDINARY shares held as at the date of this confirmation

statement

Name: MARTA BEVERAGE

Shareholding 9: **8997 B ORDINARY shares held as at the date of this confirmation**

statement

Name: LAURENCE BILLINGHAM

Shareholding 10: 29907 B ORDINARY shares held as at the date of this confirmation

statement

Name: LAURA CALDER

Shareholding 11: 7786 B ORDINARY shares held as at the date of this confirmation

statement

Name: TOM DALZIEL

Shareholding 12: 14175 B ORDINARY shares held as at the date of this confirmation

statement

Name: INGRID FEHR

Shareholding 13: 18740 B ORDINARY shares held as at the date of this confirmation

statement

Name: LAURA GRAY

Shareholding 14: 1966 B ORDINARY shares held as at the date of this confirmation

statement

Name: AMBER HAMMOND

Shareholding 15: 6500 B ORDINARY shares held as at the date of this confirmation

statement

Name: YVONNE JACKSON

Shareholding 16: 10399 B ORDINARY shares held as at the date of this confirmation

statement

Name: MEGHAN JOYCE

Shareholding 17: 2401 B ORDINARY shares held as at the date of this confirmation

statement

Name: MATEJ KEREKRETY

Shareholding 18: 140 B ORDINARY shares held as at the date of this confirmation

statement

Name: CAROL LAU

Shareholding 19: 4462 B ORDINARY shares held as at the date of this confirmation

statement

Name: **DIEGO LEON**

Shareholding 20: 2949 B ORDINARY shares held as at the date of this confirmation

statement

Name: MARCUS LEWIS

Shareholding 21: 1273 B ORDINARY shares held as at the date of this confirmation

statement

Name: PING LI

Shareholding 22: 6562 B ORDINARY shares held as at the date of this confirmation

statement

Name: CRAIG LINDSAY

Shareholding 23: 315 B ORDINARY shares held as at the date of this confirmation

statement

Name: GREGOR MCEWAN

Shareholding 24: 9034 B ORDINARY shares held as at the date of this confirmation

statement

Name: CRAIG MURDO

Shareholding 25: 11250 B ORDINARY shares held as at the date of this confirmation

statement

Name: PETER MATHIJS VAN OERLE

Shareholding 26: 1284 B ORDINARY shares held as at the date of this confirmation

statement

Name: CASSIE PRYDE

Shareholding 27: 2363 B ORDINARY shares held as at the date of this confirmation

statement

Name: ASHLEIGH RAYNE

Shareholding 28: 6000 B ORDINARY shares held as at the date of this confirmation

statement

Name: EDDIE READIE

Shareholding 29: 61667 B ORDINARY shares held as at the date of this confirmation

statement

Name: SIMON RIGDEN

Shareholding 30: 1555 B ORDINARY shares held as at the date of this confirmation

statement

Name: SYLVIA RODGER

Shareholding 31: 3612 B ORDINARY shares held as at the date of this confirmation

statement

Name: ALEX SHAW

Shareholding 32: 1893 B ORDINARY shares held as at the date of this confirmation

statement

Name: JULIE SULTANA

Shareholding 33: 11596 B ORDINARY shares held as at the date of this confirmation

statement

Name: MAX VAN DER WERFF

Shareholding 34: 5713761 PREFERRED ORDINARY shares held as at the date of this

confirmation statement

Name: MANGROVE V INVESTMENTS S.À R.L

Shareholding 35: 5713761 PREFERRED ORDINARY shares held as at the date of this

confirmation statement

Name: PENTECH FUND III LIMITED PARTNERSHIP

Shareholding 36: 2719097 PREFERRED ORDINARY shares held as at the date of this

confirmation statement

Name: SCOTTISH ENTERPRISE

Shareholding 37: 4694099 PREFERRED ORDINARY shares held as at the date of this

confirmation statement

Name: THE FRONTLINE VENTURE FUND II LIMITED PARTNERSHIP

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

09141571

Electronically filed document for Company Number:

Authorisation

Authenticated This form was authorised by one of the following:
Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor

09141571

End of Electronically filed document for Company Number: