



Confirmation Statement

Company Name:NAITIVE TECHNOLOGIES LIMITEDCompany Number:11145951

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Company Name: NAITIVE TECHNOLOGIES LIMITED

Company Number: 11145951

Confirmation **13/04/2024**

Statement date:

The company confirms that its intended future activities are lawful.

Statement of Capital (Share Capital)

 Class of Shares:
 A1
 Number allotted
 32630

 ORDINARY
 Aggregate nominal value:
 3.263

 Currency:
 GBP

Prescribed particulars

THE A1 ORDINARY SHARES HAVE VOTING RIGHTS, FULL DIVIDEND RIGHTS AND DISTRIBUTIONS SHALL BE MADE AMONG ALL HOLDERS OF THE SHARES PARI PASSU. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION OR RETURN OF CAPITAL. THE SURPLUS ASSETS AVAILABLE AFTER PAYMENT OF THE COMPANY'S LIABILITIES SHALL BE APPLIED AS FOLLOWS: (I) FIRSTLY. IN PAYING TO THE HOLDERS OF 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 THE DEFERRED SHARES); (II) SECONDLY, THE AVAILABLE AMOUNT SHALL BE DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES SO THAT THERE WILL BE PAID TO THE INVESTORS AN AMOUNT EQUAL TO THE GREATER OF: (A) 99.99% OF THE AVAILABLE AMOUNT UP TO A MAXIMUM OF THE AGGREGATE OF THE INVESTOR ORIGINAL SUBSCRIPTION PRICE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES HELD BY THEM (EXCLUDING THE A SHARES AND B SHARES) AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE PROVIDED THAT EACH PAYMENT SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS; OR (B) THEIR PRO RATA AMOUNT OF THE AVAILABLE AMOUNT BASED ON THE NUMBER OF EQUITY SHARES HELD BY EACH INVESTOR TO THE NUMBER OF EQUITY SHARES THEN IN ISSUE AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED (I) 99.99% AMONG THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES) HELD BY THEM AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE AND (II) 0.01% SHALL BE DISTRIBUTED TO THE HOLDERS OF THE A SHARES AND THE **B SHARES AS IF THEY ALL CONSTITUTED ONE CLASS PROVIDED THAT EACH PAYMENT** SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS. THEY DO NOT CONFER ANY RIGHTS OF REDEMPTION.

| Class | of | Shares: |
|-------|------------|---------|
| 01033 | U I | Unarco. |

Currency:

A2 ORDINARY

GBP

Number allotted3625Aggregate nominal value:0.3625

Prescribed particulars

THE A2 ORDINARY SHARES HAVE VOTING RIGHTS, FULL DIVIDEND RIGHTS AND DISTRIBUTIONS SHALL BE MADE AMONG ALL HOLDERS OF THE SHARES PARI PASSU. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION OR RETURN OF CAPITAL. THE SURPLUS ASSETS AVAILABLE AFTER PAYMENT OF THE COMPANY'S LIABILITIES SHALL BE APPLIED AS FOLLOWS: (I) FIRSTLY. IN PAYING TO THE HOLDERS OF 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 THE DEFERRED SHARES); (II) SECONDLY, THE AVAILABLE AMOUNT SHALL BE DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES SO THAT THERE WILL BE PAID TO THE INVESTORS AN AMOUNT EQUAL TO THE GREATER OF: (A) 99.99% OF THE AVAILABLE AMOUNT UP TO A MAXIMUM OF THE AGGREGATE OF THE INVESTOR. ORIGINAL SUBSCRIPTION PRICE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES HELD BY THEM (EXCLUDING THE A SHARES AND B SHARES) AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE PROVIDED THAT EACH PAYMENT SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS; OR (B) THEIR PRO RATA AMOUNT OF THE AVAILABLE AMOUNT BASED ON THE NUMBER OF EQUITY SHARES HELD BY EACH INVESTOR TO THE NUMBER OF EQUITY SHARES THEN IN ISSUE AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED (I) 99.99% AMONG THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES) HELD BY THEM AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE AND (II) 0.01% SHALL BE DISTRIBUTED TO THE HOLDERS OF THE A SHARES AND THE **B SHARES AS IF THEY ALL CONSTITUTED ONE CLASS PROVIDED THAT EACH PAYMENT** SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS. THEY DO NOT CONFER ANY RIGHTS OF REDEMPTION.

| Class of Shares: | В | Number allotted | 13454 |
|------------------|----------|--------------------------|--------|
| | ORDINARY | Aggregate nominal value: | 1.3454 |
| Currency: | GBP | | |

Prescribed particulars

THE B ORDINARY SHARES HAVE VOTING RIGHTS, FULL DIVIDEND RIGHTS AND DISTRIBUTIONS SHALL BE MADE AMONG ALL HOLDERS OF THE SHARES PARI PASSU. ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION OR RETURN OF CAPITAL. THE SURPLUS ASSETS AVAILABLE AFTER PAYMENT OF THE COMPANY'S LIABILITIES SHALL BE APPLIED AS FOLLOWS: (I) FIRSTLY. IN PAYING TO THE HOLDERS OF 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 THE DEFERRED SHARES): (II) SECONDLY. THE AVAILABLE AMOUNT SHALL BE DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES SO THAT THERE WILL BE PAID TO THE INVESTORS AN AMOUNT EQUAL TO THE GREATER OF: (A) 99.99% OF THE AVAILABLE AMOUNT UP TO A MAXIMUM OF THE AGGREGATE OF THE INVESTOR ORIGINAL SUBSCRIPTION PRICE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED TO THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES HELD BY THEM (EXCLUDING THE A SHARES AND B SHARES) AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE PROVIDED THAT EACH PAYMENT SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS; OR (B) THEIR PRO RATA AMOUNT OF THE AVAILABLE AMOUNT BASED ON THE NUMBER OF EQUITY SHARES HELD BY EACH INVESTOR TO THE NUMBER OF EQUITY SHARES THEN IN ISSUE AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE WITH THE BALANCE OF THE AVAILABLE AMOUNT BEING DISTRIBUTED (I) 99.99% AMONG THE HOLDERS OF THE EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES HELD BY THE INVESTORS) ON A PRO RATA BASIS TO THE NUMBER OF EQUITY SHARES (EXCLUDING THE A SHARES AND B SHARES) HELD BY THEM AS IF THEY ALL CONSTITUTED ONE CLASS OF SHARE AND (II) 0.01% SHALL BE DISTRIBUTED TO THE HOLDERS OF THE A SHARES AND THE B SHARES AS IF THEY ALL CONSTITUTED ONE CLASS PROVIDED THAT EACH PAYMENT SHALL BE ROUNDED TO THE NEAREST £0.01 IF IT WOULD OTHERWISE BE LESS. THEY DO NOT CONFER ANY RIGHTS OF REDEMPTION.

| Class of Shares: | DEFERRED | Number allotted | 11593 |
|------------------------|----------|--------------------------|--------|
| Currency: | GBP | Aggregate nominal value: | 1.1593 |
| Prescribed particulars | | | |

THE DEFERRED SHARES HAVE NO RIGHTS TO: - RECEIVE NOTICE OF OR TO ATTEND OR VOTE AT ANY GENERAL MEETING OF THE COMPANY; - RECEIVE OR VOTE ON ANY PROPOSED WRITTEN RESOLUTION; AND - RECEIVE A DIVIDEND OR OTHER DISTRIBUTION.

| Class of Shares: | GROWTH | Number allotted | 22669 |
|----------------------|--------------------------|---------------------------|-----------|
| Currency: | GBP | Aggregate nominal value: | 2.2669 |
| Prescribed particula | rs | | |
| NO RIGHTS TO: - F | RECEIVE NOTICE OF OR TO | O ATTEND OR VOTE AT ANY G | ENERAL |
| MEETING OF THE | COMPANY; - RECEIVE OR | VOTE ON ANY PROPOSED WI | RITTEN |
| RESOLUTION; ANI | D - RECEIVE A DIVIDEND C | OR OTHER DISTRIBUTION. | |
| | | | |
| Class of Shares: | ORDINARY | Number allotted | 84294 |
| | SHARES | Aggregate nominal value: | 8.4294 |
| Currency: | GBP | | |
| Prescribed particula | rs | | |
| THE SHARES HAV | E ATTACHED TO THEM FU | LL VOTING, DIVIDEND AND C | APITAL |
| DISTRIBUTION (IN | CLUDING ON WINDING UP |) RIGHTS; THEY DO NOT CON | FER ANY I |
| OF REDEMPTION. | | | |

Statement of Capital (Totals)

| Currency: | GBP | Total number of shares: | 168265 |
|-----------|-----|--------------------------------|---------|
| | | Total aggregate nominal value: | 16.8265 |
| | | Total aggregate amount | 0.6667 |
| | | unpaid: | |

RIGHTS

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: Name: | 556 GROWTH shares held as at the date of this confirmation statement JOHN MICHAEL BRADY |
|---------------------------|--|
| Shareholding 2: | 1666 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | JOHN MICHAEL BRADY |
| Shareholding 3: | 403 B ORDINARY shares held as at the date of this confirmation statement |
| Name: | NAOMI BRADY |
| Shareholding 4: | 6667 GROWTH shares held as at the date of this confirmation statement |
| Name: | TIMOTHY WILLIAM ROY BRIGGS |
| Shareholding 5: | 20000 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | TIMOTHY WILLIAM ROY BRIGGS |
| Shareholding 6: | 6667 GROWTH shares held as at the date of this confirmation statement |
| Name: | WILLIAM THOMAS EDWARD BRIGGS |
| Shareholding 7: | 20000 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | WILLIAM THOMAS EDWARD BRIGGS |
| Shareholding 8: | 181 A2 ORDINARY shares held as at the date of this confirmation statement |
| Name: | MERCIA VCT NOMINEE LTD |
| Shareholding 9: | 12085 B ORDINARY shares held as at the date of this confirmation statement |
| Name: | MNL (MERCIA) NOMINEES LIMITED |
| Shareholding 10: Name: | 556 GROWTH shares held as at the date of this confirmation statement THILLAINAYAGAM MUTHUKUMAR |
| Shareholding 11: | 1668 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | THILLAINAYAGAM MUTHUKUMAR |

| Shareholding 12: | 10657 A1 ORDINARY shares held as at the date of this confirmation |
|------------------|--|
| Name: | statement NORTHERN 2 VCT PLC |
| Shareholding 13: | 1125 A2 ORDINARY shares held as at the date of this confirmation |
| Name: | statement NORTHERN 2 VCT PLC |
| Shareholding 14: | 10507 A1 ORDINARY shares held as at the date of this confirmation statement |
| Name: | NORTHERN 3 VCT PLC |
| Shareholding 15: | 1109 A2 ORDINARY shares held as at the date of this confirmation statement |
| Name: | NORTHERN 3 VCT PLC |
| Shareholding 16: | 11466 A1 ORDINARY shares held as at the date of this confirmation statement |
| Name: | NORTHERN VENTURE TRUST PLC |
| Shareholding 17: | 1210 A2 ORDINARY shares held as at the date of this confirmation statement |
| Name: | NORTHERN VENTURE TRUST PLC |
| Shareholding 18: | 11593 DEFERRED shares held as at the date of this confirmation statement |
| Name: | AMEERA PATEL |
| Shareholding 19: | 1000 GROWTH shares held as at the date of this confirmation statement |
| Name: | AMEERA PATEL |
| Shareholding 20: | 14294 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | AMEERA PATEL |
| Shareholding 21: | 805 B ORDINARY shares held as at the date of this confirmation statement |
| Name: | DAVID PRIOR |
| Shareholding 22: | 6667 GROWTH shares held as at the date of this confirmation statement |
| Name: | ROYAL NATIONAL ORTHOPAEDIC HOSPITAL NHS TRUST |
| Shareholding 23: | 20000 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | ROYAL NATIONAL ORTHOPAEDIC HOSPITAL NHS TRUST |
| Shareholding 24: | 5000 ORDINARY SHARES shares held as at the date of this confirmation statement |

Electronically filed document for Company Number:

| Name: | THE ROYAL ORTHOPAEDIC HOSPITAL NHS FOUNDATION TRUST |
|---------------------------|---|
| Shareholding 25: | 161 B ORDINARY shares held as at the date of this confirmation statement |
| Name: | CLIFFORD PAUL TRINIMAN |
| Shareholding 26: Name: | 556 GROWTH shares held as at the date of this confirmation statement CLIFFORD PAUL TRINIMAN |
| Shareholding 27: | 1666 ORDINARY SHARES shares held as at the date of this confirmation statement |
| Name: | CLIFFORD PAUL TRINIMAN |

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