

AR01 (ef)

Annual Return



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Company Name:

Ingenious Media Limited

Company Number:

03573626

Date of this return:

30/04/2015

SIC codes:

82990

Company Type:

Private company limited by shares

Situation of Registered

Office:

15 GOLDEN SQUARE

LONDON

UNITED KINGDOM

W1F 9JG

Officers of the company

Company Secretary Type:	Person
Full forename(s): Surname:	SARAH CRUICKSHANK
Former names:	
Service Address:	15 GOLDEN SQUARE LONDON UNITED KINGDOM W1F 9JG

Company Dire	etor 1	
Type: Full forename(s):	Person JOHN LEONARD	
Surname:	BOYTON	
Former names:		
Service Address:	15 GOLDEN SQUARE LONDON UNITED KINGDOM W1F 9JG	
Country/State Usu	ally Resident: UNITED KINGDOM	
Date of Birth: 22/09 Occupation: DIR	1947 Nationality: BRITISH CCTOR	

Company Director Type: Full forename(s):	2 Person NEIL ANDREW	
Surname:	FORSTER	
Former names:		
Service Address:	15 GOLDEN SQUARE LONDON UNITED KINGDOM W1F 9JG	
Country/State Usually Resident: UNITED KINGDOM		
Date of Birth: 08/12/1970 Occupation: DIRECTOR	Nationality: BRITISH	

Company Director	3
Type:	Person
Full forename(s):	PATRICK ANTHONY
Surname:	MCKENNA
Former names:	
Service Address:	15 GOLDEN SQUARE
Service Helen ess.	LONDON
	UNITED KINGDOM
	W1F 9JG

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 11/06/1956 Nationality: BRITISH

Occupation: DIRECTOR

Company Director 4

Type: Person

Full forename(s): DUNCAN MURRAY

Surname: REID

Former names:

Service Address: 15 GOLDEN SQUARE

LONDON

UNITED KINGDOM

W1F 9JG

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 09/07/1958 Nationality: BRITISH

Occupation: DIRECTOR

Statement of Capital (Share Capital)

Class of shares	A1 SHARES	Number allotted	50000
Currency	GBP	Aggregate nominal value	45000
		Amount paid per share	0.9
		Amount unpaid per share	0

Prescribed particulars

THE HOLDERS OF A1 SHARES HAVE THE FOLLOWING RIGHTS: INCOME - TO RECEIVE, SUBJECT TO THE COMPANIES ACT 2006, IN PRIORITY TO THE TRANSFER OF ANY SUM TO RESERVES OR ANY RIGHTS OF THE HOLDERS OF ANY OTHER CLASS OF SHARES IN THE CAPITAL OF THE COMPANY, A FLOATING CUMULATIVE PREFERENTIAL DIVIDEND. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY AND OF THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP SHALL BE APPLIED BY THE DIRECTORS FIRST, IN PAYING TO THE A1 SHAREHOLDERS (AS A CLASS) A SUM EQUAL TO THE AGGREGATE OF (I) £5,000,000 (FIVE MILLION POUNDS) AND (II) THE AMOUNT OF THE A1 DIVIDEND OUTSTANDING AS AT THE DATE OF A SALE OR RETURN OF CAPITAL, CALCULATED IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, WHICH SUM SHALL BE DIVIDED AMONGST THE A1 SHAREHOLDERS PRO RATA TO THE NUMBER OF A1 SHARES HELD BY EACH SUCH A1 SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH A1 SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares	A2 SHARES	Number allotted	50000
Currency	GBP	Aggregate nominal value	2500
		Amount paid per share	0.05
		Amount unpaid per share	0

Prescribed particulars

THE HOLDERS OF A2 SHARES HAVE THE FOLLOWING RIGHTS: INCOME – SUBJECT TO THE PAYMENT IN FULL OF ANY FLOATING CUMULATIVE PREFERENTIAL DIVIDEND, THE BALANCE OF THE PROFITS OF THE COMPANY (IF ANY) AVAILABLE FOR DISTRIBUTION SHALL BE DISTRIBUTABLE AMONGST THE HOLDERS OF THE A2 SHARES, DIVIDED PRO RATA TO THE NUMBER OF A2 SHARES HELD BY EACH SUCH A2 SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH A2 SHARES. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE A2 SHAREHOLDERS (AS A CLASS) A SUM EQUAL TO THE ADDITIONAL AMOUNT AS DEFINED BY THE COMPANY'S ARTICLES, WHICH SUM SHALL BE DIVIDED AMONGST THE A2 SHAREHOLDERS PRO RATA TO THE NUMBER OF A2 SHARES HELD BY EACH SUCH A2 SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH A2 SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares A3 SHARES Number allotted 50000

Aggregate nominal 2500

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF A3 SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, AND THEN TO A2 SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE A3 SHAREHOLDERS UP TO THE NEXT £45,000,000, WHICH SUM SHALL BE DIVIDED AMONGST THE A3 SHAREHOLDERS (AS A CLASS) PRO RATA TO THE NUMBER OF A3 SHARES HELD BY EACH A3 SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH A3 SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND AND VOTE AT ANY GENERAL MEETING OF THE COMPANY AND ON A POLL EVERY SUCH A3 SHAREHOLDER SHALL BE ENTITLED TO ONE VOTE FOR EVERY A3 SHARE HELD.

Class of shares B SHARES OF 5P EACH Number allotted 9001

Aggregate nominal 450.05

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF B SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, AND THEN TO A3 SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE B SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE B SHAREHOLDERS PRO RATA TO THE NUMBER OF B SHARES HELD BY EACH SUCH B SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH B SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares C SHARES OF 5P EACH Number allotted 9035

Aggregate nominal 451.75

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF C SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, AND THEN TO B SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE C SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE C SHAREHOLDERS PRO RATA TO THE NUMBER OF C SHARES HELD BY EACH SUCH C SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH C SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares D SHARES OF 5P EACH Number allotted 9041

Aggregate nominal 452.05

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF D SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS AND THEN TO C SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE D SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE D SHAREHOLDERS PRO RATA TO THE NUMBER OF D SHARES HELD BY EACH SUCH D SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH D SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares Number allotted E SHARES OF 5P EACH 9189

> Aggregate nominal 459.45

value

Currency **GBP** Amount paid per share 0.05

Amount unpaid per share

Prescribed particulars

THE HOLDERS OF E SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS AND THEN TO D SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE E SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE E SHAREHOLDERS PRO RATA TO THE NUMBER OF E SHARES HELD BY EACH SUCH E SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH E SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares Number allotted F SHARES OF 5P EACH 9044 Aggregate nominal 452.2 value Currency

GBP

Amount paid per share 0.05

Amount unpaid per share

Prescribed particulars

THE HOLDERS OF F SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, AND THEN TO E SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE F SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE F SHAREHOLDERS PRO RATA TO THE NUMBER OF F SHARES HELD BY EACH SUCH F SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH F SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares G SHARES OF 5P EACH Number allotted 9919

Aggregate nominal 495.95

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share -0

Prescribed particulars

THE HOLDERS OF G SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO F SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE G SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE G SHAREHOLDERS PRO RATA TO THE NUMBER OF G SHARES HELD BY EACH SUCH G SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH G SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares H SHARES OF 5P EACH

Number allotted 9406

Aggregate nominal 470.3

value

Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF H SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS AND THEN TO G SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE H SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE H SHAREHOLDERS PRO RATA TO THE NUMBER OF H SHARES HELD BY EACH SUCH H SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH H SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares I SHARES OF 5P EACH Number allotted 9290

Aggregate nominal 464.5

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share -0

Prescribed particulars

THE HOLDERS OF I SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, AND THEN TO H SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE I SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE I SHAREHOLDERS PRO RATA TO THE NUMBER OF I SHARES HELD BY EACH SUCH I SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH I SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares J SHARES OF 5P EACH

Number allotted 9192

Aggregate nominal 459.6

Currency GBP

Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF J SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS AND THEN TO I SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE J SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE J SHAREHOLDERS PRO RATA TO THE NUMBER OF J SHARES HELD BY EACH SUCH J SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH J SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares K SHARES OF 5P EACH Number allotted 9100

Aggregate nominal 455

value

Currency GBP Amount paid per share 0.05

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF K SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) SUBJECT FIRST TO THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE K SHAREHOLDERS PRO RATA TO THE NUMBER OF K SHARES HELD BY EACH SUCH K SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH K SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares L SHARES OF 0.125P EACH Number allotted 18176

Aggregate nominal 22.72

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF L SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) SUBJECT FIRST TO THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS AND THEN TO THE K SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE L SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE L SHAREHOLDERS PRO RATA TO THE NUMBER OF L SHARES HELD BY EACH SUCH L SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH L SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares M SHARES OF 0.125P Number allotted 18176

EACH Aggregate nominal 22.72

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF M SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO I SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE M SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE M SHAREHOLDERS PRO RATA TO THE NUMBER OF M SHARES HELD BY EACH SUCH M SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH M SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares N SHARES OF 0.125P EACH Number allotted 18176

Aggregate nominal 22.72

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF N SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO I SHAREHOLDERS AND THEN TO THE M SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE N SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE N SHAREHOLDERS PRO RATA TO THE NUMBER OF N SHARES HELD BY EACH SUCH N SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH N SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares O SHARES OF 0.125P EACH Number allotted 18176

Aggregate nominal 22.72

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF O SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, AND THEN TO THE N SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE O SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE O SHAREHOLDERS PRO RATA TO THE NUMBER OF O SHARES HELD BY EACH SUCH O SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH O SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares P SHARES OF 0.125P EACH Number allotted 19806

Aggregate nominal 24.7575

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF P SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, AND THEN TO THE O SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE P SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE P SHAREHOLDERS PRO RATA TO THE NUMBER OF P SHARES HELD BY EACH SUCH P SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH P SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares Q SHARES OF 0.125P EACH Number allotted 19676

Aggregate nominal 24.595

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF Q SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, AND THEN TO P SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE Q SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE Q SHAREHOLDERS PRO RATA TO THE NUMBER OF Q SHARES HELD BY EACH SUCH Q SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH Q SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares R SHARES OF 0.125P EACH Number allotted 19676

Aggregate nominal 24.595

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF R SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, AND THEN TO Q SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE R SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE R SHAREHOLDERS PRO RATA TO THE NUMBER OF R SHARES HELD BY EACH SUCH R SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH R SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares S SHARES OF 0.125P EACH Number allotted 19184

Aggregate nominal 23.98

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF S SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, AND THEN TO THE R SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE S SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE S SHAREHOLDERS PRO RATA TO THE NUMBER OF S SHARES HELD BY EACH SUCH S SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH S SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares T SHARES OF 0.125P EACH Number allotted 18957

Aggregate nominal 23.6962

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF T SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, AND THEN TO THE S SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE T SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE T SHAREHOLDERS PRO RATA TO THE NUMBER OF T SHARES HELD BY EACH SUCH T SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH T SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares U SHARES OF 0.125P EACH Number allotted 18956

Aggregate nominal 23.695

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF U SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, AND THEN TO THE T SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE U SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE U SHAREHOLDERS PRO RATA TO THE NUMBER OF U SHARES HELD BY EACH SUCH U SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH U SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares V SHARES OF 0.125P EACH Number allotted 18689

Aggregate nominal 23.3613

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF V SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY, THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP AND SUBJECT FIRST TO THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, THEN TO THE T SHAREHOLDERS, AND THEN TO THE U SHAREHOLDERS, SHALL BE APPLIED BY THE DIRECTORS TO THE V SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE V SHAREHOLDERS PRO RATA TO THE NUMBER OF V SHARES HELD BY EACH SUCH V SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH V SHARES. VOTING – TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares W SHARES OF 0.125P Number allotted 18694

EACH Aggregate nominal 23.3675

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF W SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, THEN TO THE T SHAREHOLDERS, THEN TO THE U SHAREHOLDERS, AND THEN TO THE V SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE W SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE W SHAREHOLDERS PRO RATA TO THE NUMBER OF W SHARES HELD BY EACH SUCH W SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH W SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares X SHARES OF 0.125P EACH Number allotted 18642

Aggregate nominal 23.3025

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF X SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, THEN TO THE T SHAREHOLDERS, THEN TO THE U SHAREHOLDERS, THEN TO THE V SHAREHOLDERS, AND THEN TO THE W SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE X SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE X SHAREHOLDERS PRO RATA TO THE NUMBER OF X SHARES HELD BY EACH SUCH X SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH X SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares Y SHARES OF 0.125P EACH Number allotted 18640

Aggregate nominal 23.3

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF Y SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO Q SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, THEN TO THE T SHAREHOLDERS, THEN TO THE U SHAREHOLDERS, THEN TO THE V SHAREHOLDERS, THEN TO THE W SHAREHOLDERS, AND THEN TO THE X SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE Y SHAREHOLDERS (AS A CLASS) UP TO THE NEXT £25,000,000 (TWENTY FIVE MILLION POUNDS), WHICH SUM SHALL BE DIVIDED AMONGST THE Y SHAREHOLDERS PRO RATA TO THE NUMBER OF Y SHARES HELD BY EACH SUCH Y SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH Y SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Class of shares Z SHARES OF 0.125P EACH Number allotted 109056

Aggregate nominal 136.32

value

Currency GBP Amount paid per share 0.00125

Amount unpaid per share 0

Prescribed particulars

THE HOLDERS OF Z SHARES HAVE THE FOLLOWING RIGHTS: INCOME – NO RIGHT TO PARTICIPATE IN THE PROFITS OF THE COMPANY. CAPITAL - IN THE EVENT OF A RETURN OF CAPITAL BY THE COMPANY ON LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING (IF ANY) AFTER: (1) THE PAYMENT OF ALL OTHER DEBTS AND LIABILITIES OF THE COMPANY; (2) THE COSTS AND CHARGES AND EXPENSES OF ANY WINDING UP; AND (3) THE PAYMENT TO A1 SHAREHOLDERS, THEN TO A2 SHAREHOLDERS, THEN TO A3 SHAREHOLDERS, THEN TO B SHAREHOLDERS, THEN TO C SHAREHOLDERS, THEN TO D SHAREHOLDERS, THEN TO E SHAREHOLDERS, THEN TO F SHAREHOLDERS, THEN TO G SHAREHOLDERS, THEN TO H SHAREHOLDERS, THEN TO I SHAREHOLDERS, THEN TO J SHAREHOLDERS, THEN TO THE K SHAREHOLDERS, THEN TO L SHAREHOLDERS, THEN TO THE M SHAREHOLDERS, THEN TO THE N SHAREHOLDERS, THEN TO THE O SHAREHOLDERS, THEN TO P SHAREHOLDERS, THEN TO O SHAREHOLDERS, THEN TO THE R SHAREHOLDERS, THEN TO THE S SHAREHOLDERS, THEN TO THE T SHAREHOLDERS, THEN TO THE U SHAREHOLDERS, THEN TO THE V SHAREHOLDERS, THEN TO THE W SHAREHOLDERS, THEN TO THE X SHAREHOLDERS, AND THEN TO THE Y SHAREHOLDERS; SHALL BE APPLIED BY THE DIRECTORS TO THE Z SHAREHOLDERS PRO RATA TO THE NUMBER OF Z SHARES HELD BY EACH SUCH Z SHAREHOLDER AND ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON SUCH Z SHARES. VOTING - TO RECEIVE NOTICE OF AND ATTEND, BUT NOT TO VOTE AT, ANY GENERAL MEETING OF THE COMPANY.

Statem	ent of Cap	ital (Totals)		
Currency	GBP	Total number of shares	614897	
		Total aggregate nominal value	55076.7	

Full Details of Shareholders

The details below relate to individuals / corporate bodies that were shareholders as at 30/04/2015 or that had ceased to be shareholders since the made up date of the previous Annual Return

A full list of shareholders for the company are shown below

Shareholding 1 : 50000 A1 SHARES shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 2 : 50000 A2 SHARES shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 3: 50000 A3 SHARES shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 4 : 9001 B SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 5 : 9035 C SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 6: 9041 D SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 7 : 9189 E SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 8 : 9044 F SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 9 : 9919 G SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 10 : 9406 H SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 11 : 9290 I SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 12 : 9192 J SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 13 : 9100 K SHARES OF 5P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 14 : 18176 L SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 15 : 18176 M SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 16 : 18176 N SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 17 : 18176 O SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 18 : 19806 P SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 19 : 19676 Q SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 20 : 19676 R SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 21 : 19184 S SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 22 : 18957 T SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 23 : 18956 U SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 24 : 18689 V SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 25 : 18694 W SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 26 : 18642 X SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 27 : 18640 Y SHARES OF 0.125P EACH shares held as at the date of this return

Name: INGENIOUS MEDIA HOLDINGS PLC

Shareholding 28 : 109056 Z SHARES OF 0.125P EACH shares held as at the date of this return

Authorisation

Authenticated

This form was authorised by one of the following:

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