



Confirmation Statement

Company Name: **FUTURELEARN LIMITED** Company Number: **08324083**

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Company Name: **FUTURELEARN LIMITED**

Company Number: 08324083

Confirmation **23/02/2023**

Statement date:

Statement of Capital (Share Capital)

Class of Shares:	В	Number allotted	5833332
	ORDINARY	Aggregate nominal value:	58333.32
Currency:	GBP		
Prescribed particulars			

VOTING - THE B SHARES SHALL NOT ENTITLE THE HOLDERS OF B SHARES TO RECEIVE NOTICE OF, OR TO ATTEND, SPEAK OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO RECEIVE OR VOTE ON, OR OTHERWISE CONSTITUTE THE HOLDER AN ELIGIBLE MEMBER FOR THE PURPOSES OF. PROPOSED WRITTEN RESOLUTIONS OF THE COMPANY. DIVIDENDS - THE UNVESTED B SHARES SHALL HAVE NO RIGHTS TO PARTICIPATE IN ANY DIVIDEND OR DISTRIBUTION BUT (SUBJECT TO ARTICLE 5.1) THE VESTED B SHARES SHALL HAVE THE RIGHT TO PARTICIPATE IN ANY DIVIDENDS OR OTHER DISTRIBUTIONS. DISTRIBUTION - ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION OR RETURN OF CAPITAL FOLLOWING OR IN CONNECTION WITH A LIQUIDITY EVENT. THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE DISTRIBUTED (TO THE EXTENT THAT THE COMPANY IS LAWFULLY PERMITTED TO DO SO): FIRST, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, IN PAYING TO EACH OF THE ORDINARY SHAREHOLDERS, AN AMOUNT PER ORDINARY SHARE HELD EQUAL TO THE INVESTMENT SUBSCRIPTION PRICE, PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS IN FULL, THE AVAILABLE ASSETS SHALL BE DISTRIBUTED TO THE ORDINARY SHAREHOLDERS PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD; SECOND, AFTER THE AMOUNTS PAYABLE ABOVE HAVE BEEN SETTLED IN FULL, IN PAYING TO EACH B SHAREHOLDER, AN AMOUNT PER B SHARE HELD EQUAL TO THE B SHARE SUBSCRIPTION PRICE. PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS IN FULL, THE AVAILABLE ASSETS SHALL BE DISTRIBUTED TO THE B SHAREHOLDERS PRO RATA TO THE NUMBER OF B SHARES HELD; AND THEREAFTER. THE BALANCE OF THE SURPLUS ASSETS (IF ANY) SHALL BE DISTRIBUTED AMONG THE HOLDERS OF EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) (ON A PARI PASSU BASIS AS IF THE EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) CONSTITUTED ONE AND THE SAME CLASS) PRO RATA TO THE NUMBER OF EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) HELD (AS IF ALL VESTED B SHARES HAD BEEN CONVERTED TO ORDINARY SHARES) PROVIDED THAT A HOLDER OF B SHARES SHALL ONLY PARTICIPATE IN RESPECT OF A B SHARE TO THE EXTENT OF THE RELEVANT B SHARE REALISATION VALUE IN RESPECT OF SUCH B SHARE BUT IN CALCULATING THE B SHARE REALISATION VALUE ACCOUNT WILL BE TAKEN OF THE AMOUNTS PAID TO B SHAREHOLDERS PURSUANT TO THE PARAGRAPH ABOVE (I.E., AMOUNTS PAID TO B SHAREHOLDERS PURSUANT TO THE PARAGRAPH ABOVE WILL BE DEDUCTED FROM AMOUNTS PAYABLE TO B SHAREHOLDERS UNDER THIS PARAGRAPH). **REDEMPTION - THE B SHARES ARE NOT REDEEMABLE.**

Class of Shares:	ORDINARY	Number allotted	66811368
Currency:	GBP	Aggregate nominal value:	66811368
Prescribed particulars			

VOTING - THE ORDINARY SHARES SHALL CONFER ON EACH HOLDER OF ORDINARY SHARES THE RIGHT TO RECEIVE NOTICE OF AND TO ATTEND. SPEAK AND VOTE AT ALL GENERAL MEETINGS OF THE COMPANY (AND EACH SUCH SHAREHOLDER WHO (BEING AN INDIVIDUAL) IS PRESENT IN PERSON OR BY PROXY OR (BEING A CORPORATION) IS PRESENT BY ITS CORPORATE REPRESENTATIVE OR BY PROXY SHALL. ON A SHOW OF HANDS. HAVE ONE VOTE AND. ON A POLL. HAVE ONE VOTE FOR EACH SUCH ORDINARY SHARE HELD) AND TO RECEIVE AND VOTE ON PROPOSED WRITTEN RESOLUTIONS OF THE COMPANY. DIVIDENDS - THE ORDINARY SHARES SHALL HAVE THE RIGHT TO PARTICIPATE IN ANY DIVIDENDS OR OTHER DISTRIBUTIONS. DISTRIBUTION - ON A DISTRIBUTION OF ASSETS ON A LIQUIDATION OR RETURN OF CAPITAL FOLLOWING OR IN CONNECTION WITH A LIQUIDITY EVENT. THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE DISTRIBUTED (TO THE EXTENT THAT THE COMPANY IS LAWFULLY PERMITTED TO DO SO): FIRST, IN PRIORITY TO ANY OTHER CLASSES OF SHARES, IN PAYING TO EACH OF THE ORDINARY SHAREHOLDERS, AN AMOUNT PER ORDINARY SHARE HELD EQUAL TO THE INVESTMENT SUBSCRIPTION PRICE, PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS IN FULL, THE AVAILABLE ASSETS SHALL BE DISTRIBUTED TO THE ORDINARY SHAREHOLDERS PRO RATA TO THE NUMBER OF ORDINARY SHARES HELD; SECOND, AFTER THE AMOUNTS PAYABLE ABOVE HAVE BEEN SETTLED IN FULL, IN PAYING TO EACH B SHAREHOLDER, AN AMOUNT PER B SHARE HELD EQUAL TO THE B SHARE SUBSCRIPTION PRICE, PROVIDED THAT IF THERE ARE INSUFFICIENT SURPLUS ASSETS TO PAY SUCH AMOUNTS IN FULL, THE AVAILABLE ASSETS SHALL BE DISTRIBUTED TO THE B SHAREHOLDERS PRO RATA TO THE NUMBER OF B SHARES HELD; AND THEREAFTER, THE BALANCE OF THE SURPLUS ASSETS (IF ANY) SHALL BE DISTRIBUTED AMONG THE HOLDERS OF EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) (ON A PARI PASSU BASIS AS IF THE EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) CONSTITUTED ONE AND THE SAME CLASS) PRO RATA TO THE NUMBER OF EQUITY SHARES (EXCLUDING ANY UNVESTED B SHARES) HELD (AS IF ALL VESTED B SHARES HAD BEEN CONVERTED TO ORDINARY SHARES) PROVIDED THAT A HOLDER OF B SHARES SHALL ONLY PARTICIPATE IN RESPECT OF A B SHARE TO THE EXTENT OF THE RELEVANT B SHARE REALISATION VALUE IN RESPECT OF SUCH B SHARE BUT IN CALCULATING THE B SHARE REALISATION VALUE ACCOUNT WILL BE TAKEN OF THE AMOUNTS PAID TO B SHAREHOLDERS PURSUANT TO THE PARAGRAPH ABOVE (I.E., AMOUNTS PAID TO B SHAREHOLDERS PURSUANT TO THE PARAGRAPH ABOVE WILL BE DEDUCTED FROM AMOUNTS PAYABLE TO B

SHAREHOLDERS UNDER THIS PARAGRAPH). REDEMPTION - THE ORDINARY SHARES ARE NOT REDEEMABLE.

Statement of Capital (Totals)			
Currency:	GBP	Total number of shares:	72644700
		Total aggregate nominal value:	66869701.32
		Total aggregate amount unpaid:	0

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:	3000000 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation
Name:	statement SIMON NELSON
Shareholding 2:	416667 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	JUSTIN COOKE
Shareholding 3:	333333 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	WILLIAM ENGLAND
Shareholding 4:	533334 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	SUSANNAH BELCHER
Shareholding 5:	266667 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	MATTHEW WALTON
Shareholding 6:	266667 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	KATHRYN SKELTON
Shareholding 7:	166667 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	ROHINTON KALIFA
Shareholding 8:	266667 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	CATALINA SCHVENINGER
Shareholding 9:	133333 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	IAN MCILWAIN

Electronically filed document for Company Number:

Shareholding 10:	266666 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	EDWARD BIDEN
Shareholding 11:	66811368 ORDINARY shares held as at the date of this confirmation statement
Name:	GAH EDUCATION HOLDING LIMITED
Shareholding 12:	49998 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	IRINA TSYGANOK
Shareholding 13:	133333 transferred on 2022-11-30 0 B ORDINARY shares held as at the date of this confirmation statement
Name:	JASON LEONARD
Shareholding 14:	5833332 B ORDINARY shares held as at the date of this confirmation statement
Name:	GAH EDUCATION HOLDING LIMITED

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