

NEWTREE - Société Anonyme

Boulevard du Souverain 24 - 1170 Bruxelles Registre des Personnes Morales (Arrondissement judiciaire de Bruxelles) sous le numéro 0474.468.867

AVEC SON PREMIER CROWDFUNDING, NEWTREE IMPACT REND L'INVESTISSEMENT À IMPACT ACCESSIBLE À TOUS

Rejoignez l'aventure sur Spreds et Ecco Nova!

Conformément aux articles 7:189 et 2:32 du Code des Sociétés et des Associations, dans le cadre de son augmentation de capital décidée par l'assemblée générale du 13/05/2024, Newtree Impact annonce l'ouverture de la période de souscription aux actionnaires de la société et aux tiers.

Newtree Impact procède à une augmentation de capitaleurs créationse de maximum un million deux cent quarante et un mille trois cent cinquante-deux euros (€ 1.241.352,00) pour le porter de cinq millions neuf cent soixante-quatre mille deux cent quatre-vingt-six euros cinquante et un cents (€ 5.964.286,51) à maximum sept millions deux cent cinq mille six cent trente-huit euros cinquante et un cents (€ 7.205.638,51), par la création de maximum un million sept cent vingt-quatre mille cent (1.724.100) actions nouvelles à numéroter, sans désignation de valeur nominale, jouissant des mêmes droits et avantages que les actions existantes et qui participeront aux résultats à partir de la date de leurs création.

Le prix de souscription (unitaire) par action nouvelle s'élève à deux euros nonante cents (2,90€) correspondant au pair comptable des actions existantes augmenté d'une prime d'émission de deux euros dix-huit cents (2,18€).

La période de souscription court à dater du 1er juin 2024 se clôturera au 31 octobre 2024, sauf décision de clôture anticipée, étant toutefois précisé que cette clôture anticipée ne pourra intervenir avant le sixième jour ouvrable après l'ouverture de la période de souscription. Etant précisé que le capital ne sera augmenté qu'à concurrence du montant des souscriptions effectivement recueillies au cas où l'augmentation de capital n'aurait pas été entièrement souscrite.

Newtree Impact confie la commercialisation et la gestion de la présente émission d'actions nouvelles en souscription publique à la société anonyme dénommée Spreds Finance SA (spécifiquement son compartiment Newtree), ayant son siège à 1000 Bruxelles, Rue des Colonies 11, inscrite auprès de la Banque Carrefour des Entreprises sous le numéro d'entreprise BE 0538.839.354, à la SRL « Ecco Nova », ayant son siège à 4000 Liège, Clos Chanmurly 13, inscrite auprès de la Banque Carrefour des Entreprises sous le numéro d'entreprise BE 0649.491.214 ou à tout autre organisme/acteur équivalent à désigner par le conseil d'administration.



KEY INVESTMENT INFORMATION SHEET

This crowdfunding offer has been neither verified nor approved by the Financial Services and Markets Authority or the European Securities and Markets Authority (ESMA).

The appropriateness of your experience and knowledge have not necessarily been assessed before you were granted access to this investment. By making this investment, you assume full risk of taking this investment, including the risk of partial or entire loss of the money invested.

This offer is organized and commercialised by SPREDS and ECCO NOVA. Investors can subscribe to the project owner's shares through the crowdfunding service provider of their choice. In this key investment information sheet, you will find all relevant information about this offer, including information about the two crowdfunding service providers. When subscribing and thereafter, please use the information relating to the crowdfunding service provider with whom you have completed your subscription.

Risk warning

Investment in this crowdfunding project entails risks, including the risk of partial or entire loss of the money invested. Your investment is not covered by the deposit guarantee schemes established in accordance with Directive 2014/49/EU of the European Parliament and of the Council (*1). Nor is your investment covered by the investor compensation schemes established in accordance with Directive 97/9/EC of the European Parliament and of the Council^(*2).

You may not receive any return on your investment.

This is not a savings product and we advise you not to invest more than 10 % of your net worth in crowdfunding projects.

You may not be able to sell the investment instruments when you wish. If you are able to sell them, you may nonetheless incur losses.

(*1) Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit guarantee schemes, OJ L 173, 12.6.2014, p. 149.

(*2) Directive 97/9/EC of the European Parliament and of the Council of 3 March 1997 on investor- compensation schemes, OJ L 84, 26.3.1997,

Pre-contractual reflection period for non-sophisticated investors

Non-sophisticated investors benefit from a reflection period during which they can, at any time, revoke their offer to invest or expression of interest in the crowdfunding offer without giving a reason and without incurring a penalty. The reflection period starts at the moment the prospective nonsophisticated investor makes an offer to invest or signals its expression of interest and expires after four calendar days therefrom.

The right to revoke the offer to invest or expression of interest in the crowdfunding offer within four calendar days may be exercised as follows:

For SPREDS: The investor sends an e-mail to info@spreds.com, indicating for which offer the right to revoke is exercised, the transaction number and the name of the investor. Such emails will result in a cancellation of the offer to invest or expression of interest and a reimbursement of the nominal amount of the subscribed instrument and of the subscription fee, if any.

For ECCO NOVA: Non-sophisticated investors must send an e-mail to ECCO NOVA, stating their wish to revoke, unequivocally and without justification, to the following e-mail address: invest@ecconova.com.

Overview of the crowdfunding offer

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Offer identifier	With SPREDS: 699400GU9MP5ZWYENM2700010538	
	With ECCO NOVA: 6994001IYI1HJC390C73 FCM23053	
Project owner and project name	NEWTREE SA/NV (« NEWTREE » or « NEWTREE IMPACT ») - NEWTREE IMPACT	
Type of offer and instrument type	The offer takes the form of an equity investment and consists of a subscription to NEWTREE shares	
1-	(the « ASSET »).	
Target amount The target amount is € 500,250. The currency is EUR.		
Deadline	02/06/2024, with a possible 5 week extension until 07/07/2024 at the latest.	

	Part A: Information a	about the project owner(s) and the crowdfunding project	
(a)	Project owner and c	rowdfunding project	
	Identity:	NEWTREE SA/NV (under the commercial name NEWTREE IMPACT), registrated with the Crossroads Ban	
		for Enterprises under the number BE 0474.468.867 and incorporated on 02/04/2001 in Belgium.	
	Legal form:	Public limited company (société anonyme (SA)/naamloze vennootschap (NV))	
	Contact details:	Boulevard de Souverain 24, 1170 Bruxelles, 02/770 56 20, info@newtreeimpact.com,	
		https://www.newtreeimpact.com/	
	Ownership:	Since 19/03/2024, the shareholding structure is as follows:	
		 Directors (in their own name or through a company): 21.64% 	
		• Investors: 78.36%	
	Management:	Daily management:	
		 Treetop SRL/BV (with registered headquarters at Boulevard du Souverain 68, box 10, 1170 Watermael- 	
		Boitsfort, registered with the Crossroads Bank for Enterprises under number BE 0863.833.795, with Benoît	
		de Bruyn as permanent representative): CEO (linkedin.com/in/benoît-de-bruyn-4a332a)	
		Board of directors:	
		 Treetop SRL/BV (having as its permanent representative Benoît de Bruyn): director in Belgium 	
		• Thibaud de Saint-Quentin: director in France (<u>linkedin.com/in/thibaud-de-saint-quentin</u>)	
		Raymond Vaxelaire: director in Belgium	
		• Emilie Dallemagne: director in Belgium (https://www.linkedin.com/in/emilie-dallemagne-b73878118)	
		 Prof. Dr. Bruno Colmant: director in Belgium (https://be.linkedin.com/in/brunocolmant) 	

- Udaiyan Jatar: director in the United States of America (https://www.linkedin.com/in/udaiyanjatar)
- Michael Baum: director in the United States of America (https://www.linkedin.com/in/michaelthebaum)

(b) Responsibility for the information provided in this key investment information sheet

The project owner declares that, to the best of its knowledge, no information has been omitted or is materially misleading or inaccurate. The project owner is responsible for the preparation of this key investment information sheet. Within the project owner, the person responsible is Treetop SRL/BV with registered headquarters at Boulevard du Souverain 68, box 10, 1170 Watermael-Boitsfort, BE 0863.833.795, with Benoît de Bruyn as permanent representative (managing director). The declaration of this person with respect to their responsibility for the information given in this key investment information sheet pursuant to Article 23(9) of Regulation (EU) 2020/1503 of the European Parliament and of the Council is included as <u>Annex A</u> hereto.

(c) Principal activities of the project owner; products or services offered by the project owner

NEWTREE IMPACT is a public limited company that acts as an investment holding company. NEWTREE IMPACT is not an investment fund and acts on its own behalf. Its aim is to acquire direct stakes in companies operating in the agri-food technology sector, or indirect stakes via thematic funds. Specializing in venture capital, NEWTREE IMPACT invests mainly in companies at the development or growth stage. NEWTREE IMPACT's mission is to generate a positive environmental impact by financing innovative companies that aim to revolutionize our food system and make it sustainable. At the same time, NEWTREE IMPACT is committed to making impact investing accessible to a broad public.

(d) Hyperlink to the most recent financial statements of the project owner

The most recent financial statements can be found here: https://consult.cbso.nbb.be/consult-enterprise/0474468867.

(e) Key annual financial figures and ratios for the project owner for the last three years

Year	2021	2022	2023
Turnover	13,824 €	14,664 €	6,688 €
Gross margin	-29,696 €	-138,572 €	-303,020 €
EBITDA	-53,506 €	-176,799 €	-344,887 €
Operating margins (EBIT)	-55,083 €	-185,894 €	-364,453 €
Net profits	-36,575 €	-183,318 €	-294,556 €
Total assets	4,533,356 €	8,444,967 €	12,431,610 €
Net debt; debt to equity ratio	26,644 €; 0.59%	21,773 €; 0.26%	22,710 €; 0.18%
Ratio of intangible fixed assets to total assets	<1%	<1%	<1%

(f) Description of the crowdfunding project, including its purpose and main features

Purpose:

The crowdfunding project which takes the forme of « crowdlisting » aims to achieve two main objectives. Firstly, it is in line with the company's mission to make impact investing accessible to a broad public. Secondly, the funds raised will be used to support the development of the company's investment activities in the agri-food technology sector and to promote a positive environmental impact. On the one hand, NEWTREE IMPACT is looking to strengthen its position in some of its existing participations by reinvesting in new capital increases. On the other hand, the company intends to continue investing in new start-ups in order to diversify its portfolio and explore new target sectors. For further information, visit https://www.spreds.com/compartments/10538-newtree or https://www.ecconova.com/fr/projet/newtree-impact.

Utilization of funds:

The funds raised will be used as follows:

- Financial investments (holdings in AgriFood-Tech companies): 98.25%
- Expenses (to cover company costs (capped at 1.75% of net asset value from €25m)): 1.75%. This figure is subject to change in the event of exceptional costs and/or costs related to capital increases.

- Main features:

- This offer is organized by SPREDS and ECCO NOVA and concerns an investment in common shares issued by NEWTREE. It
 does not concern a subscription in admitted instruments for crowdfunding purposes that would be issued by Spreds Finance or
 Ecco Nova Finance.
- The minimum subscription amount per investor is €1,450 (with increments of €290). There are no subscription fees.
- Once the investment conditions have been met, NEWTREE will issue a number of common shares based on the outcome of this offer. These shares will be registered in the name of the investors.

Once issued, the shares will be dematerialized by NEWTREE, via Euroclear, and delivered to investors' securities accounts. The shares will then be freely tradable, being officially admitted to trading on Euronext Access.

Part B: Main features of the crowdfunding process and conditions for the capital raising

(a) - Minimum target capital to be raised in a single crowdfunding offer: € 500,250.

The crowdfunding service providers have not yet made any offers for this crowdfunding project. The project owner has organized several fundraisings:

Type of offer and instruments offered	Completion date	Amount raised	Investors
		and target amount	
Private offer – shares in NEWTREE	02/06/2020	Amount raised: €500,002.17 Target amount: €500,002.17	Whitestone Group SA/NV, Ad-finance Invest SA/NV, etc.
Private offer – shares in NEWTREE	30/06/2020	Amount raised: €300,004.05 Target amount: €300,004.05	Treetop SRL/BV (B. de Bruyn), Catalanfin SA/NV (Raymond Vaxelaire), etc.
Private offer – shares in NEWTREE	05/03/2021	Amount raised: €1,604,184.08 Target amount: €1,604,184.08	Quinze Angels: N. Saillez, G. Dallemagne, Y. Verougstraete, etc.

Private offer – shares in NEWTREE	16/09/2021	Amount raised: €840,000 Target amount: €840,000	Whitestone Group SA/NV, Catalanfin SA/NV, Thibaud de Saint-Quentin, etc.
Private offer – shares in NEWTREE	14/04/2022	Amount raised: €4,100,000.72 Target amount: €4,100,000.72	New Angels and Family Offices (Lippens, De Pauw, etc.), Noshaq SA/NV, IMBC Spinnova SA/NV, etc.
Private offer – shares in NEWTREE	26/01/2023	Amount raised: €4,280,224.32 Target amount: €4,280,224.32	New Angels and Family Offices (Lippens, De Pauw, Vaxelaire, etc.), Noshaq SA/NV, IMBC Spinnova SA/NV, etc.
Private offer – shares in NEWTREE	19/03/2024	Amount raised: €4,756,971.56 Target amount: €4,756,971.56	Whitestone Group SA/NV, Noshaq SA/NV, IMBC Spinnova SA/NV, Family Office . Lippens, Marc Delvaux, etc.

(b) **Deadline for reaching the target capital to be raised:** 02/06/2024 with a possible extension of 5 weeks to 07/07/2024 at the latest.

(c) Scheduled end date of the subscription period: 02/06/2024

Extension: Maximum extension of 5 weeks, until 07/07/2024

Conditions for extension: A decision to extend the subscription period may be taken if the total amount of the orders contained in the subscription forms reaches at least \in 500,250 on 02/06/2024.

Early closing: The offer can be closed early once an amount of €2,500,090 has been reached. Early closure of the offer may also be decided if the total amount of orders on the subscription forms submitted to SPREDS and ECCO NOVA reaches the maximum amount of the offer.

Consequences if the target capital is not raised by the deadline: If the target capital is not raised, the shares will not be issued and all commitments related to this offer will be cancelled. Investors will be reimbursed for their respective subscription amount no later than 15 business days after the Effective Date. Investors will not incur any fees or expenses as a result of the offer not reaching the targeted amount.

(d) The maximum offer amount of the offer: €2,500,090.

Increase in the maximum amount of the offer: An increase of $\[\in \]$ 2,499,800 is possible, up to a maximum amount of the offer of $\[\in \]$ 4,999,890.

Condition for increasing the maximum amount of the offer: NEWTREE may decide to increase the maximum amount of the offer to €4,999,890 provided that the total amount of subscriptions reaches €2,500,090 during the subscription period.

(e) Amount of own funds committed to the crowdfunding project by the project owner:

The project owner could invest marginally, having already made a significant contribution in the past. At present, no firm commitment has been confirmed.

(f) Change of the composition of the project owner's capital related to the crowdfunding offer

The table below is based on a pre-money valuation of $\le 24,022,492.20$ (i.e. the maximum pre-money valuation for this project in this financing round). Percentages have been rounded to two decimal places.

Scenario 1: The minimum target amount of the offer is raised, i.e. €500,250.

Scenario 2: The maximum amount of the offer (after the increase in the maximum amount provided for in Part B (d) above) is raised, i.e. \in 4,999,890.

	Current situation	Situation after the capital increase		
Parties	% of shares	% d'actions		
		Scenario 1	Scenario 2	
Directors	21.64%	21.20%	17.91%	
Other existing shareholders	78.36%	76.76%	64.86%	
Investors who participate in this financing round	0%	2.04%	17.23%	
TOTAL:	100%	100%	100%	

It should be noted that all investments in this round (including those that may be made by directors) will be made through this offer.

Part C: Main risk types

Type 1 – Project risk

1. Risk associated with the early stage of the portfolio companies

Risk: The companies in which NEWTREE invests or may invest in the future generally operate at an early stage and therefore carry inherent risks. The net proceeds of the fundraising will be used primarily to invest in a pipeline of direct investments and to seize future opportunities, with an emphasis on young companies. These companies, whether existing or potential future portfolio companies, are often - but not always - in the pre-revenue phase and focus on developing new technologies and products that may not yet have been brought to market. This type of investment is therefore risky, as there is little proven track record, product development is still in progress and commercialization may not yet have taken place. Early-stage and pre-revenue companies can face a number of risks, for example:

- Failure of products, intellectual property or offerings to materialize into commercially viable products or technologies.
- Difficulty in obtaining subsequent financing, which hampers ongoing research, development and commercialization efforts.
- The departure of key people can lead to a situation where the company's growth is halted because there is no one left to make (good) decisions.

<u>Consequence</u>: These risks, individually or in combination, can affect the ability of portfolio companies to achieve their objectives. Indeed, the realization of the risks described above may lead to a lower valuation of the involved company than at the time of investment, resulting in a lower-than-expected return or no return at all. In the worst case, there may even be liquidation and bankruptcy of the involved companies. Although this is NEWTREE's core business, it could have an impact on NEWTREE's investment results.

2. Risk associated with minority participations

Risk: NEWTREE mainly holds minority stakes in its portfolio companies.

Consequence: Despite diligent efforts to access all relevant information and regular updates, NEWTREE may not obtain all the information needed to fully execute its investment strategy. Furthermore, as a minority shareholder, NEWTREE may have limited influence over decisions taken within portfolio companies, which could impact their valuation and complicate exit strategies. In addition, it is conceivable that the principal shareholders of portfolio companies may have interests that diverge from those of NEWTREE. These factors may collectively influence the valuation of portfolio companies and/or the recurring revenues they generate.

3. The risk associated with the need for new financing

Risk: Given the project owner's strong growth, it is likely that there will be a need for new financing.

<u>Consequence</u>: On the one hand, there's a risk that the company won't find investors. This could lead to a lower valuation in the event of a possible exit because the business plan could not be executed as planned. In that case, there could be lower or even non-existent returns. In the worst case, there could even be a liquidation and bankruptcy of NEWTREE, with partial or complete loss of the invested capital. On the other hand, NEWTREE may find new investors, leading to significant dilution if a lower valuation than today's is used.

Since its inception, the majority of NEWTREE's resources have been devoted to portfolio investments and administrative operations, underlining the importance it places on growing and diversifying its portfolio. To date, NEWTREE has maintained a largely positive cash flow by prudently limiting its investment commitments in accordance with available funds. However, as NEWTREE continues to grow and expand the scope of its portfolio and the geography of its investments, it is expected to have an increasing need for significant capital in the near future. It is important that investors recognize the potential risks associated with NEWTREE's need for additional funding and the impact it may have on its ability to effectively execute its investment strategy. NEWTREE remains committed to actively managing these risks by always maintaining a cash position which allows to run the company's operations for an uninterrupted period of at least 12 months, while seeking opportunities to raise the capital necessary to continue its growth and success. It should be noted that investors will have the option of reinvesting in new public rounds, under the investment conditions in force at the time.

4. The risk associated with the dematerialization of shares

<u>Risk</u>: It is NEWTREE's intention to dematerialize the shares as soon as possible. However, this does not depend solely on NEWTREE.

<u>Consequence</u>: Dematerialization may take (slightly) longer than expected, depending on Euroclear and/or the banks where the securities accounts have been opened. In addition, orders may not be entered correctly, requiring corrections.

Type 2 - Sector risk

<u>Risk</u>: NEWTREE is active in venture capital, which means that it invests in companies that are not listed on the stock exchange and are therefore not always very liquid. Indeed, NEWTREE's investment strategy generally involves long-term investment horizons. NEWTREE may therefore find it difficult to sell investments quickly at or close to fair value.

Consequence: The positive or negative revaluation of the net asset value (« NAV ») of investments made by NEWTREE is latent and will only be realized when an investment is sold.

To mitigate this risk, NEWTREE uses cash flow planning to anticipate future cash requirements. When financial instruments need to be sold to meet these needs, NEWTREE implements a controlled process aimed at minimizing liquidity risk.

Type 3 - Risk of insolvency and bankruptcy of the project owner

Risk: The risk of insolvency means that NEWTREE does not have sufficient funds to meet its payment deadlines (cessation of payments).

<u>Consequence</u>: If the company does not find financing, it may go bankrupt. The insolvency or bankruptcy may lead to lower or non-existent returns and in the worst case to a partial or total loss of the invested capital.

To date, NEWTREE has maintained a positive cash flow by prudently limiting its investment commitments according to available funds and by always maintaining a net cash position of over €750,000 over the course of its operations.

Type 4 - Risk of lower, delayed or no returns

1. The risk associated with the lack of guarantees

Risk: Investing in NEWTREE shares is a long-term investment. These shares do not offer a fixed return, nor do they provide any guarantee of return or repayment of the capital invested.

<u>Consequence</u>: If the project owner's forecasts do not materialize, there is a risk of lower or non-existent returns and, in the worst case, partial or total loss of the capital invested.

Type 5 - Risk of a platform failure

Not relevant. The probability of failure of SPREDS or ECCO NOVA is extremely low. If - contrary to all expectations - one of the two platforms should find itself temporarily or permanently unable to provide its services, subscriptions made previously remain valid and new subscriptions can be made with the other platform. The chances of both platforms being incapacitated at the same time are virtually non-existent.

Type 6 - Risk of illiquidity of the investment

1. The risk associated with NEWTREE's share price

<u>Risk</u>: The issue price has been determined by NEWTREE and may not be related to the NAV, NEWTREE's net worth or any other established criteria or value.

Consequence: There is no guarantee that the common shares can achieve higher valuations or, if they do, that such higher valuations can be maintained.

2. The risk associated with the low free float on Euronext Access

<u>Risk</u>: Investing in shares traded on Euronext Access may involve lower liquidity and is generally considered to involve a higher level of risk than investing in companies listed on the regulated market. It is important for potential investors to understand that the value of common shares can fluctuate, and that the market price may not accurately reflect NEWTREE's true value either upwards or downwards.

<u>Consequence</u>: On the one hand, investors must be prepared for the possibility of a decrease in the value of their investment and there is a risk of realizing less than their initial investment or even losing the entire investment. On the other hand, given the low free float, liquidity cannot be guaranteed at all times.

It should be noted, however, that the present capital increase will significantly increase the free float.

Type 7 – Other risks

<u>Risk</u>: SPREDS has not conducted an analysis of the proposed project or of the financial situation of the Company. ECCO NOVA's analysis is summarized in its risk analysis, available on the <u>campaign web page</u>.

<u>Consequence</u>: Any investor considering subscribing to NEWTREE's shares should make its own analysis of NEWTREE's solvency, activity, financial situation and prospects.

Indeed, any decision to invest should be based on a comprehensive analysis of the project and of this key investment information sheet. Crowdfunding platforms aim to enable investors to invest, after having made their own analyses.

Part D: Information related to the offer of transferable securities

(a)	Total amount and type of transferable securities to be offered		
	Type and kind	When an investor invests in the proposed project, he subscribes to common shares in NEWTREE.	
	Currency	The currency is in EUR. A maximum of 862,100 (or 1,724,100 in the event of an increase in the maximum amount	
		of the offer) common shares will be issued. The denomination is: « NEWTREE IMPACT Share ».	

	Rank in capital	The shares are issued for the same nominal amount and confer the same rights, without any preference among	
	structure in the them. In the event of the liquidation of NEWTREE, the shareholders will be paid after the creditors of the company,		
	case of insolvency to the extent that there is a balance that allows payment.		
(b)	(b) Subscription price: Each share has a nominal amount of €2.90. The minimum subscription amount per investor is €1.450 (with increments		

(b) **Subscription price:** Each share has a nominal amount of €2.90. The minimum subscription amount per investor is €1,450 (with increments of €290). There are no subscription fees. The total subscription price is therefore a minimum of €1,450.

(c) **Oversubscriptions:** Oversubscriptions are not accepted for this offer.

(d) Terms of subscription and payment

- Opening date of the offer: The subscription offer will open on 25/04/2024.
- Closing Date: The date on which the subscription period for this offer actually ends (02/06/2024 or 07/07/2024 at the latest if extended).
- **Effective date** (meaning the date on which the shares are issued): No later than 1 month after the Closing Date, i.e. 02/07/2024 (or 07/08/2024 in the event of extension).

- Subscription conditions:

NEWTREE reserves the right not to accept subscriptions if the following conditions are not met by the Closing Date:

- The investor has given a power of attorney to SPREDS (for subscriptions made on the SPREDS platform) or ECCO NOVA (for subscriptions made on the ECCO NOVA platform) during the subscription to represent him at the capital increase in order to materialize his subscription to NEWTREE IMPACT Shares at a price of €2.90 per share and for the amount indicated in his subscription.
- The investor wired the proceeds of his share subscription into a bank account dedicated to the campaign, the number of which is indicated during the online subscription. Note that the funds are blocked on the dedicated account until the conditions precedent are lifted. SPREDS' subscription conditions are detailed during the online subscription process. ECCO NOVA's general subscription conditions are detailed in article 7 of ECCO NOVA's general terms of use. A summary can also be found in ECCO NOVA's FAQ (« Comment investir? » or « Hoe investeren? »).
- The investor has mandated SPREDS and/or ECCO NOVA to pay the funds received into NEWTREE's blocked account in the event that the offer's conditions precedent are fulfilled.
- The investor has communicated a valid securities account number (i.e. belonging to a bank that appears in the list of accepted banks on the campaign webpage) to the crowdfunding service provider with which he has made his subscription.
- The investor has expressly authorized NEWTREE, at the time of subscription, to dematerialize and deliver the subscribed shares as soon as possible, via Euroclear, to the securities account number provided at the time of subscription.

- Conditions precedent to the offer:

NEWTREE shares will only be issued if, within one month of the Closing Date (i.e. the Effective Date), the cumulative conditions precedent to the subscription of NEWTREE shares listed below are met:

- An extraordinary general meeting of NEWTREE's shareholders has been held, at which it was decided to proceed with a capital
 increase with the opening of a subscription period, and the board of directors has noted that the conditions for this capital increase
 have been met.
- The total amount of commitments to subscribe to this capital increase is at least €500,250 and does not exceed €4,999,890.
- The capital increase is based on a pre-money valuation of a maximum of €24,022,492.20, so that a nominal amount of €2.90 per share is respected.

Should one or more of the conditions precedent not be fulfilled on the Effective Date, the shares will not be issued and investors will be reimbursed for their respective subscription price (without interest) no later than 15 business days after the Effective Date. If an investment can be made before or on the Effective Date, the investor will become a shareholder of NEWTREE.

- **Subscription price**: The subscription amount is paid in full upon subscription to NEWTREE IMPACT shares. The funds are paid into a dedicated account number and will be transferred to NEWTREE's blocked account once the subscription period has ended and subject to fulfillment of the offer's conditions precedent.

(e) Custody and delivery of transferable securities to investors

When the shares are issued, investors will be registered in NEWTREE's nominal share register. They will thus become shareholders of NEWTREE. Subsequently, and as soon as possible, NEWTREE will dematerialize the shares, via Euroclear Belgium SA/NV, and deliver them to the investors' securities accounts. To this effect, the securities accounts must have been opened with one of the banks appearing on the list of accepted banks on the campaign web page. After dematerialization, the shares will be freely tradable, being officially admitted to trading on Euronext Access. Investors will be informed of the share issue and dematerialization by e-mail. The custodian will be the custodian bank of the bank with which the investor has opened a securities account. There are no fees payable by the investor for this operation. Neither NEWTREE nor the crowdfunding service providers (SPREDS and ECCO NOVA) provide custody services.

Part E: Information on special purpose vehicles (SPV)

(a) No SPV stands between the project owner and the investor.

Part F: Investor rights

(a) Key rights attached to the transferable securities (common shares in NEWTREE)

Dividend rights: Each share carries dividend rights. It should be noted that it is not expected (however not excluded) that NEWTREE will pay dividends over the next 3 to 4 years.

Voting rights: Each share carries one vote. In accordance with and under the conditions laid down by the Companies and Associations Code, fully paid-up shares registered in the name of the same shareholder in the share register for at least two years without interruption carry double voting rights compared with other shares representing the same proportion of the capital.

Information access rights: Shareholders will be convened to the annual general meeting of shareholders, which will be held annually on the first Tuesday in June. Shareholders' meetings will be convened by means of an announcement published in the appendix to the Belgian National Gazette and in a national press publication. Notice will not be given by publication in a national press publication in the case of an annual general meeting, provided that it is held in the municipality at the place, day and time indicated in the articles of association, and that the agenda is limited to the examination of the annual accounts, the management report and, where applicable, the auditors' report, and the vote on the discharge of the directors and, where applicable, the auditors.

Notifications: Any natural or legal person who acquires, directly and/or indirectly through a third party acting on his behalf or through a company over which the said person has direct or indirect control within the meaning of article 1:14 of the Companies and Associations Code, of the company's securities, whether or not representing capital, and conferring voting rights, must declare to NEWTREE the number

of securities they own when the voting rights attached to these securities reach 5% or more of the total voting rights existing at the time the situation giving rise to the declaration arises. It must make the same declaration in the event of an additional acquisition of the said securities, when following this acquisition, the voting rights attached to the securities it owns, directly or indirectly as described above, reach an additional 5%, and so on in 5% increments. It must also declare any direct or indirect sale of the said securities when, following the sale, the voting rights fall below the said 5% threshold. These declarations must be sent to NEWTREE no later than the first business day following the day on which the events giving rise to the declaration occur. However, shares acquired by inheritance do not need to be declared until thirty days after acceptance of the inheritance, where applicable under the benefit of inventory.

Pre-emption rights: There are no pre-emption right foreseen.

Right to share in NEWTREE's profits/in any surplus, if any, in the event of liquidation: Each shareholder will benefit equally from any profits/surpluses.

Redemption rights: Shareholders do not have the right to request the redemption of their shares by NEWTREE.

Preferential subscription rights: In the event of a capital increase to be subscribed to in cash, the new shares must be offered in preference to shareholders in proportion to the portion of the capital represented by their shares for a period of at least fifteen days from the opening date of the subscription. The shareholders' meeting may, in the interests of the company and subject to the quorum and majority requirements for amending the articles of association and in compliance with the provisions of the Companies and Associations Code, limit or cancel the preferential right.

Joint tag-along rights in the event of a major event (e.g. change of control, tag-along rights, etc.): No tag-along rights or obligations are provided for.

For more information:

	Bylaws NEWTREE	https://www.ejustice.just.fgov.be/cgi_tsv/tsv_rech.pl?language=fr&btw=0474468867&liste=Liste
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Part H: Fees, information and legal redress

(a) Fees and costs incurred by the investor relating to the investment (including administrative costs resulting from the sale of shares)

	Fees, Charges & other Costs	As % of total investment amount	in EUR		
One-off	Entry Costs: subscription fee	0%			
	There is no subscription fee.				
	Exit Costs	0%	0		
	The crowdfunding service providers do not charge an exit f - Other below.	ee. The project owner may charge exit fees. See	Additional		
Ongoing	Not applicable 0%				
Incidental	Other incidental fees: Any third-party fees incurred in connection with the exit of the Asset. No consultant or other third				
	party has been appointed at this time and none may be appointed at the time of an exit, therefore no estimate of costs				
	can be made.				
	There may be exit costs charged in respect of the Asset, for example costs associated with appointing an intermediary				
	to facilitate an exit or providing guarantees to a purchase	r. These costs are incurred at the time of an e	exit and - if		
	incurred – are normally deducted from the exit price investo	ors receive for the Asset.			

(b) Where and how additional information about the crowdfunding project, the project owner the SPV can be obtained free of charge

Subject	Source
NEWTREE	https://www.newtreeimpact.com/
The crowdfunding project	- On SPREDS' platform: https://www.spreds.com/compartments/10538-newtree
	- On ECCO NOVA's platform: https://www.ecconova.com/fr/projet/newtree-impact
The crowdfunding service providers	- SPREDS: https://www.spreds.com/en/faq/investors and by email to: info@spreds.com
	- ECCO NOVA: https://www.ecconova.com/fr/faq and by email to: info@ecconova.com

- (c) The investor may file a complaint about the investment or the conduct of the project owner or the crowdfunding service provider in the following manner:
 - Complaints about the investment in the Asset and the conduct of the project owner: emails can be sent to info@spreds.com.
 SPREDS will forward all questions and comments received to the project owner, who is solely responsible for the information provided on the Asset.
 - 2. Complaints about the conduct of the crowdfunding service providers:
 - For SPREDS: emails can be sent to <u>info@spreds.com</u>. Further information can be found here: <u>https://www.spreds.com/en/fag/investisseurs/180</u>.
 - ECCO NOVA: Complaints can be made using the form available online https://www.ecconova.com/fr/complain. Every complaint is treated with the utmost seriousness, and within clearly established deadlines. Each complaint is checked for admissibility within 10 business days and ECCO NOVA will endeavor to resolve all issues within 3 to 20 business days. All data relating to a complaint will be kept for a maximum of 5 years. The person responsible for this process is Pierre-Yves PIRLOT, who can be contacted directly at claim@ecconova.com.

Appendix A: Declaration on responsibility regarding the key investment information sheet

DECLARATION ON THE KEY INVESTMENT INFORMATION SHEET

The persons responsible for the key investment information sheet are the following:

(For natural persons: name + function For legal persons: name + registered office)

Treetrop SRL/BV (with registered office at Boulevard du Souverain 68, boîte 10, 1170 Watermael-Boitsfort, registered with the Crossroads Bank for Entreprises under the number BE 0863.833.795 and with permanent representative Benoît de Bruyn): managing director

Hereby,

- I/We declare that, to the best of my/our knowledge, the information contained in the key investment information sheet is in accordance with the facts and that the key investment information sheet makes no omission likely to affect its import.
- the project owner declares that, to the best of its knowledge, no information has been omitted or is materially misleading or inaccurate.
- the project owner acknowledges and declares that it is responsible for the preparation of the key investment information sheet (and any translations thereof).

For Treetop:

TreeTop sprl/bvba Administrateur délégué Benoît de Bruyn, Gérant

Benoît de Bruyn

Signature(s) (name + signature)

Appendix B: Continuation of Part F: Investor rights

(b) Restrictions to which the transferable securities are subject, including shareholders' agreements or other restrictions on the transferring of the instruments.

(c)

The shares are freely transferable.

There are no restrictions on the free transferability of shares listed on Euronext Access.

(d) Opportunities for the investor to exit the investment

Shares may be dematerialized or registered. At the shareholder's written request, the board of directors may convert dematerialized shares into registered shares or registered shares into dematerialized shares. This conversion is carried out at the expense of the requesting shareholder.

There are three ways to exit an investment:

There are three options for exiting an investment:

1) Investors place their shares on sale on Euronext Access

Once the capital increase is completed and investors become shareholders of NEWTREE, the shares will be dematerialized by Euroclear and delivered to the investors' securities accounts. The shares will then be officially admitted to trading on Euronext Access and investors will be free to manage their shares.

2) All of NEWTREE's shares are sold and all shareholders are able to make an exit

3) Private sale between shareholders

Shareholders holding registered shares may transfer and sell their shares among themselves.

(e) Distribution of capital and voting rights before and after the capital increase resulting from the offer (assuming all the transferable securities will be subscribed)

The shares of NEWTREE before the capital increase:

Shareholder	% voting rights	% of shares
Directors (in their own name or through a company)	23.55%	21.64%
Other investors	76.45%	78.36%
TOTAL	100%	100%

NEWTREE's share capital currently stands at €12,408,900.21, represented by 8,283,618 common shares, with authorized capital of €4,999,890. The shares issued have been fully paid up.

The shares of NEWTREE after the capital increase:

Shareholder	% voting rights	% of shares
All investors subscribing to the present offer	11.90%	17.23%
Directors (in their own name or through a company)*	20.75%	17.91%
Other investors	67.36%	64.86%
TOTAL	100%	100%

^{*}Assuming none of them take part in the current offer.

NEWTREE's share capital, after full subscription of the capital increase (taking into account a maximum amount of the offer of ϵ 4,999,890), will amount to ϵ 17,408,790.21, represented by 10,007,718 common shares, without authorized capital. The new shares will be fully paid up. The shares will be subscribed at a price of ϵ 2.90/share.