

## บริษัท เจเคเอ็น โกลบอล กรุ๊ป จำกัด (มหาซน) JKN GLOBAL GROUP PUBLIC COMPANY LIMITED

อาคารเจเคเอ็น เอ็มไพร์ เลขที่ 818 หมู่ที่ 2 ตำบลสำโรงเหนือ อำเภอเมืองสมุทรปราการ จังหวัดสมุทรปราการ 10270 Tel. 02-021-7700-99 www.jknglobalgroup.com

- Translation -

No. JKNGB-009-06/2022

June 9, 2022

Subject Issuance and Offering of the Convertible Debentures No.5/2022

To The President

The Stock Exchange of Thailand

Enclosure Summary of Important Terms and Conditions of the Convertible Debentures of JKN Global Group Public

Company Limited (formerly known as "JKN Global Media Public Company Limited")

The Extraordinary General Meeting of the shareholders No.2/2022 of JKN Global Group Public Company Limited (the "Company") held on March 14, 2022 has resolved to approve the issuance and offering of the newly issued convertible debentures of the Company of not exceeding THB 1,500 million by way of private placement to specific investors, namely Advance Opportunities Fund ("AO Fund") and Advance Opportunities Fund 1 ("AO Fund 1"), which are not related persons of the Company, the details are attached in the Enclosure.

The Company would like to inform that the Company has offered and issued the convertible debentures pursuant to the agreement in respect of "Convertible debentures granting the right to convert into ordinary shares of JKN Global Group Public Company Limited No. 5/2022, due in 2025, unsubordinated and unsecured" in the amount of THB 20 million to AO Fund on June 9, 2022 and the maturity date of the said convertible debentures will be on April 21, 2025 unless the conversion rights have been exercised before the maturity date. In addition, the Company has the remaining amount for the issuance and offering of convertible debentures of THB 1,280 million.

Please be informed accordingly.

Yours sincerely,

(Mr. Jakkaphong Jakrajutatip)

Chief Executive Officer and Managing Director

Authorized Disclosing Person

## Summary of Important Terms and Conditions of the Convertible Debentures of JKN Global Group Public Company Limited

Heading	Details
Convertible Debentures	JKN Global Media Public Company Limited (formerly known as "JKN Global Media
Issuer	Public Company Limited") ("Company")
Type of Convertible	Convertible Debentures with the conversion right to convert into the Company's
Debentures	ordinary shares, senior and unsecured (Senior Unsecured Convertible Debentures)
	("Convertible Debentures").
Currency	Baht
Total amount of principal of	Not exceeding 1,500,000,000 Baht divided into 3 tranches, as follows:
the Convertible Debentures	(1) Convertible Debentures Tranche 1 has the value of not more than 500 million Baht
	divided into 25 sets, 20.0 million Baht per set.
	(2) Convertible Debentures Tranche 2 has the value of not more than 500 million Baht
	divided into 25 sets, 20.0 million Baht per set.
	(3) Convertible Debentures Tranche 3 has the value of not more than 500 million Baht
	divided into 20 sets, 25.0 million Baht per set.
Conditions of the Issuance of	The Company will gradually issue the Convertible Debentures by tranche, each
Convertible Debentures	tranche, respectively. In each issuance of the tranche of Convertible Debentures, the
	Company will gradually issue each set in each tranche according to the Company's
	financial needs. The issuance of convertible debentures is subject to the completion of
	the conditions precedent which are: Permission from the Securities and Exchange
	Commission and other relevant agencies, including the terms and conditions of the
	Convertible Debentures.
	However, the timeframe of the conversion is within 1 year after shareholder's meeting
	approved the issuance. If the Company did not issue all the Convertible Debentures within
	1 year, the Company may request a resolution of the shareholders' meeting to issue the
	unissued convertible debentures according to the Company's financial needs.
Interest Rate	0.50 percent per annum, provided that the interest will be paid on a quarterly basis
	from the date the Convertible Debentures was issued.
Maturity Period	3 years after the issuance of each Tranche
Payback Condition	Repay in lump sum after each due date of the specific Tranche according to the terms
	and conditions of the Convertible Debenture. In such, for each Tranche the maturity
	period is 3 years after the issuance.
Redeem Rights before Due	The Convertible Debentures holders may or may not have rights to redeem the

Heading	Details
	or may not have rights to redeem the Convertible Debentures before due date too. The
	redemption has to be followed by the terms and conditions of certain convertible
	debentures aligned with rules, regulations, laws and/or permissions from related
	authorized Governmental Bodies.
Conversion Ratio	Principle amount of the Convertible Debentures divided by the conversion price.
Conversion price	Not lower than 90% of the market price, therefore it is not considered an offer for sale
(origin and appropriateness	of newly issued shares at a price lower than the market price as prescribed in the
of pricing or conversion	Notification of the Capital Market Supervisory Board No. TorJor. 72/2558 Re: Approval
rates)	of the issuance of newly issued shares to private placement ("Notification No. TorJor.
	72/2558").
	"Market Price" is calculated from the weighted average price of the Company's shares
	traded in the Stock Exchange of Thailand for at least 7 consecutive business days, but
	not more than 15 consecutive business days prior to the date the convertible bond
	holder exercises the right to convert the bonds. The weighted average price is
	calculated from the traded volume weighted closing price for each consecutive
	business days ("Floating Conversion Price") in accordance with Notification No. TorJor.
	17/2561 and Announcement No. SorJor. 39/2551. However, if the above-calculated
	conversion price is lower than the current par value of the Company's shares, the
	Company shall issue additional compensation shares in a manner that complies with
	the calculation of all shares to be issued at par value, which are subjected to the
	conversion price.
	Market price will be calculated by specifying 2 decimal places. If the 3rd decimal place
	is 5 or more, it will be rounded up.
	The conversion price of the convertible debentures will be calculated by specifying 3
	decimal places. If the 4th decimal place is 5 or more, it will be rounded up.
	Remarks:
	O If the ordinary shares resulted from the exercise of conversion rights of the
	Convertible Debentures has a conversion price of less than 90% of the market
	price at the date of conversion (the market price is calculated based on the
	weighted average price of the Company's shares traded on the Stock Exchange
	of Thailand for not less than 7 consecutive business days, but not more than 15
	consecutive business days prior to the date that the convertible bond holders
	exercise their conversion rights. The weighted average price is calculated from the
	closing price weighted by the trading volume of each consecutive business days).
	The Company has the duty to prohibit AO Fund and AO Fund 1 ("Investors") from
	exercising such conversion rights within 1 year from the date the investors receive

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	such convertible securities (Silent Period). After the date the investor receives the
	convertible securities for a period of 6 months, the investors will be able to
	gradually sell the prohibited shares in the amount of 25% of the total number of
	shares prohibited in accordance with the rules prescribed in the Notification of the
	Stock Exchange of Thailand Re: Rules, Conditions and Procedures for
	Consideration of the Request for Ordinary Shares or Preferred Shares as for the
	capital increase as listed securities B.E. 2558 dated May 11, 2015 (as amended).
	O In the case that the accommodating shares are insufficient, the Company will follow
	the guideline in the topic "The event that the Company has to issue new shares to
	accommodate the change in the exercise of conversion rights".
Conversion Period	The Convertible Debentures holders may exercise their conversion rights of the
	Convertible Debentures every day until the close of business hours 1 week prior to the
	Convertible Debenture maturity date.
Number of ordinary shares	The number of shares accommodated for this offering of convertible debentures is
accommodated for	122,700,000 shares and the number of shares accommodated for other convertible
conversion	debentures is 177,962,331 shares. The total number of shares accommodated for all
	convertible debentures is 300,662,331 shares, equivalent to 49.49% of the total number
	of the Company's shares issued and sold as of the date of the Board of Directors
	Meeting on 31 January 2022.
Secondary market for	The Company shall arrange to list the ordinary shares issued as a result of the
ordinary shares as a result	conversion on the Stock Exchange of Thailand or any exchange that the Company's
of the conversion	securities are listed on.
Restrictions on transfer of	As this issuance and offering of the Convertible Debentures is considered as an
the Convertible Debentures	offering to no more than 10 specific investors within 4-month period as specified in the
	Notification of the Capital Market Supervisory Board No. TorJor. 17/2561 Re:
	Application for and Approval of the Offering for Sale of Newly Issued Debt Instruments
	("Notification No. TorJor. 17/2561"). Therefore, the transfer of the Convertible
	Debentures to any person at any time throughout its tenure shall not cause the number
	of the holders to exceed 10 specific investors within 4 month period, provided that the
	number of the holders shall be calculated from actual investors holding the Convertible
	Debentures on private placement basis (whether such investors hold the newly issued
	convertible debentures or receive the convertible debenture from the transfer by any
	existing Convertible Debentures holders), except by way of inheritance.
Allocation Method	Allocated by private placement, once or several times, to Advance Opportunities Fund
	(AO Fund) and Advance Opportunities Fund 1 (AO Fund 1), which is an institutional
	investor pursuant to Clause 4 (10) of the Notification of the Securities and Exchange

Heading	Details
	Commission KorJor. 4/2560 Re: Determination of the Definitions of Institutional Investor,
	Ultra-high Net Worth Investor and High Net Worth Investor. This offering of the
	Convertible Debentures is in accordance with Clauses 43 and 56 of the Notification
	No. TorJor. 17/2561.
The event that the	The Company may register the increase in capital to accommodate the conversion by
Company has to issue new	the resolution of shareholders' meeting or compensate in cash to the Convertible
shares to accommodate the	Debentures holder in regards with the terms and conditions of the Convertible
change in the exercise of	Debentures.
conversion rights	
Impact on Shareholders	In consideration of the impacts on the Company's shareholders, it will be taken into
	consideration the impact of the Convertible Debentures in case the Company issued
	and offered Convertible Debentures to investors. In this regard, two aspects of the
	impacts on the shareholders of the Company will be taken into consideration, which
	are, impact to the market price of shares (Price Dilution) and impact to the voting rights
	of existing shareholders (Control Dilution), with details as follows:
	In the case that <u>not all</u> of the existing convertible debentures are converted
	(1) Price Dilution can be calculated from the following formula:
	Price Dilution = (Po - PE) / Po
	Whereas,
	Po = Existing share price which is equivalent to 8.0718 Baht per share, calculated
	based on the weighted average price of the Company's shares trading on the
	Stock Exchange of Thailand for 15 consecutive business days prior to the date the
	Board of Directors' Meeting resolved to propose to the Extraordinary General
	Meeting of Shareholders No. 2/2022 to consider and approve the issuance of the
	newly issued ordinary shares to accommodate for the exercise of the Convertible
	Debentures' conversion rights by private placement during the period from
	December 30, 2021 to January 21, 2022.
	Pe = Conversion Price of Convertible Debentures, 90% of the market price
	assumed to be equal to Po which is equivalent to 7.2646 Baht per share
	PE = Share price after the issuance of Convertible Debentures,
	Whereas,
	$PE = ((Po \times Qo) + (Pe \times Qe)) / (Qo + Qe)$
	Qo = Number of existing shares which is equivalent to 607,498,256 shares
	Qe = Number of shares arising from the exercise of conversion right of the
	Convertible Debentures, number of ordinary shares reserved for conversion of
	122,700,000 shares

Heading	Details
	Therefore,
	PE = (8.0718 × 607,498,256) + (7.2646 × 122,700,000) /
	(607,498,256 + 122,700,000)
	PE = 7.9362 Baht per share
	Price Dilution = (Po - PE) / Po) = (8.0718 – 7.9362)/ 8.0718 = 1.68%
	In case that all convertible debentures are fully exercised, the impact to the market
	price of the shares will be 1.68% which incurred from issuing convertible
	debentures at 90% of Po.
	In the case that all of the existing convertible debentures are converted
	(2) Price Dilution can be calculated from the following formula:
	Price Dilution = (Po - PE) / Po
	Whereas,
	Po = Existing share price which is equivalent to 8.0718 Baht per share, calculated
	based on the weighted average price of the Company's shares trading on the
	Stock Exchange of Thailand for 15 consecutive business days prior to the date the
	Board of Directors' Meeting resolved to propose to the Extraordinary General
	Meeting of Shareholders No. 2/2022 to consider and approve the issuance of the
	newly issued ordinary shares to accommodate for the exercise of the Convertible
	Debentures' conversion rights by private placement during the period from
	December 30, 2021 to January 21, 2022.
	Pe = Conversion Price of Convertible Debentures, 90% of the market price
	assumed to be equal to Po which is equivalent to 7.2646 Baht per share
	PE = Share price after the issuance of Convertible Debentures,
	Whereas,
	$PE = ((Po \times Qo) + (Pe \times Qe)) / (Qo + Qe)$
	Qo = Number of existing shares which is equivalent to 785,460,587 shares
	Qe = Number of shares arising from the exercise of conversion right of the
	Convertible Debentures, number of ordinary shares reserved for conversion of
	122,700,000 shares
	Therefore,
	PE = (8.0718 x 785,460,587) + (7.2646 x 122,700,000) /
	(785,460,587 + 122,700,000)
	PE = 7.9627 Baht per share
	Price Dilution = (Po - PE) / Po) = (8.0718 – 7.9442)/ 8.0718 = 1.35%

Heading	Details
	In case that all convertible debentures are fully exercised, the impact to the market
	price of the shares will be 1.35% which incurred from issuing convertible
	debentures at 90% of Po.
	In the case that <u>not all</u> of the existing convertible debentures are converted
	(3) Control Dilution can be calculated from the following formula:
	Control Dilution = Qe / (Qo + Qe)
	Whereas,
	Qo = Number of existing shares which is equivalent to 607,498,256 shares
	Qe = Number of shares arising from the exercise of conversion right of the
	Convertible Debentures, number of ordinary shares reserved for conversion of
	122,700,000 shares
	Control Dilution = 122,700,000 / (607,498,256 + 122,700,000)
	= 16.80%
	In case that all convertible debentures are fully exercised, the shareholders of the
	Company will be diluted of its shareholding (Control Dilution) at the rate of 16.80%.
	In the case that <u>all</u> of the existing convertible debentures are converted
	(4) Control Dilution can be calculated from the following formula:
	Control Dilution = Qe / (Qo + Qe)
	Whereas,
	Qo = Number of existing shares which is equivalent to 785,460,587 shares
	Qe = Number of shares arising from the exercise of conversion right of the
	Convertible Debentures, number of ordinary shares reserved for conversion of
	122,700,000 shares
	Control Dilution = 122,700,000 / (785,460,587 + 122,700,000)
	= 13.51%
	In case that all convertible debentures are fully exercised, the shareholders of the
	Company will be diluted of its shareholding (Control Dilution) at the rate of 13.51%.
Other Information	The details described above are the summary of the terms and conditions of the
	Convertible Debentures and are still subject to change. Further relevant details will be
	stipulated in the terms and conditions of the Convertible Debentures.
Objectives of issuing	Please consider the objectives of issuing convertible debentures and plans for utilizing
convertible debentures and	proceeds as detailed in the Capital Increase Report Form (F53-4) (Attachment 2)
plans for utilizing proceeds	

,	Board of Directors is of the opinion that fundraising by issuing and offering
,	
suitability for the issuance conv	
	vertible debentures is a good choice to increase the Company's capital, to increase
and offering of convertible liqui	dity, and for fast fundraising to adapt to the rapidly changing stock market and
debentures, including envi	ronment conditions. This will benefit the Company's business operations in order
analyzing the Company's to in	crease its financial liquidity and to expand investments when the Company has a
ability to repay shareholders need	d in a timely manner. It also helps to reduce the financial cost of the Company in
who do not exercise their the	event that the capital increase is used to pay off debts, including increasing the
conversion rights at maturity stab	oility and sustainability of the financial position of the Company, which will
date. unde	oubtedly strengthen and stabilize the Company's financial position. It also
restr	ructures the appropriateness of the Company's capital structure. The Company can
use	the money to generate income from investments and business development of the
Com	npany and/or invest in new businesses that are related to or supports the business
that	is currently operating. This will generate returns for the company and shareholders
in t	he future. In addition, this fundraising will also benefit the company and
shar	reholders. Details are shown in the Capital Increase Report Form (Attachment 2).
How	vever, in the event that the Company has issued convertible debentures and the
conv	vertible debenture holders do not exercise their convertible rights at maturity date,
the	Company expects that its future cash flow should be sufficient for business
ope	rations, if business conditions return to normal. In addition, if necessary, the
Com	npany may issue and offer newly issued ordinary shares to shareholders or private
plac	ement, which is another solution. However, the Company will consider the
арр	ropriateness during that particular time and decide again.
Possibility of the plan for The	Company expects to proceed with the issuance and offering of newly issued shares
utilizing funds to in	vestors as well as to receive money from the sale of such newly issued shares
withi	in 1 year from the date that the shareholders' meeting approved to issue and offer
for s	cale the newly issued shares. However, if the Company does not receive money
from	this capital increase, the Company may lose the opportunity to expand its business
acco	ording to the Company's business plan.
Expected impacts on the Incre	easing the Company's registered capital by issuing convertible debentures will
Company's business stren	ngthen both its financial structure and increase its financial flexibility to invest in
operations, including its futur	re projects. Therefore, such capital increase will not adversely affect the business
financial position and open	ration, financial position, and performance of the Company.
operating results due to the	
capital increase	

Heading	Details
Directors' Testimonials	In the case that the directors of the Company fails to perform their duties with honesty
	and diligence to protect the interest of the Company with regards to this capital
	increase, if such failure to perform duties causes damage, shareholders can sue for
	damages from the said director on behalf of the Company in accordance with Section
	85 of the Public Company Act B.E. 2535 and if the performance of such duties causes
	the Board of Directors or any person involved to wrongful gains, shareholders can use
	the right to sue to recover benefits from that director instead, in accordance with
	Section 89/18 of the Securities and Exchange Act B.E. 2535 (as amended).