This document is important and requires your immediate attention. If you are in any doubt as to any aspect of this DTC Account Information Form or as to the action to be taken, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all of your shares in JS Global Lifestyle Company Limited, you should at once hand this DTC Account Information Form to the purchaser or transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this DTC Account Information Form, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this DTC Account Information Form.

Unless the context otherwise requires, capitalised terms and expressions used in this DTC Account Information Form shall have the respective meanings in the Company's announcement dated July 3, 2023 (the "Announcement").



JS Global Lifestyle Company Limited JS 环球生活有限公司

(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 1691)

DISTRIBUTION IN SPECIE DTC ACCOUNT INFORMATION FORM

Please note that the latest day of dealing in JS Global Shares on a cum-entitlement basis is Thursday, June 29, 2023 and the latest time for lodging transfers of Shares to qualify for the Distribution in specie is 4:30 p.m. on Monday, July 3, 2023. The Record Date for ascertaining the entitlement to the Distribution in specie is Tuesday, July 4, 2023. The registered Company Shareholders should return this DTC Account Information Form, either in person or by post, to the office of the Company's Hong Kong share registrar, Tricor Investor Services Limited ("Tricor"), at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong, so as to arrive no later than 4:30 p.m. on Friday, July 21, 2023. No acknowledgment of receipt of this DTC Account Information Form will be issued.

If you are a non-registered Company Shareholder holding 25 Shares or more, you shall refer to and provide the particulars set out in Section 1 or 2 below to your broker or dealer. Regarding ways of information provision, formalities and deadlines, please contact your broker or dealer for details

SECTION 1 – FURTHER PARTICULARS NECESSARY FOR THE COMPANY TO BE ABLE TO EFFECT THE DISTRIBUTION IN SPECIE TO A QUALIFYING COMPANY SHAREHOLDER 1

In order that the distribution agent can distribute the relevant number of SharkNinja Shares to you, as a registered Qualifying Company Shareholder, you must provide the following particulars, sign and return this Section 1 so as to validly make the representations and give the warranties set out below and return to the office of Tricor by 4:30 p.m. on Friday, July 21, 2023.

If you are a non-registered Qualifying Company Shareholder, you must provide the following particulars to your broker or dealer. Regarding ways of information provision, formalities and deadlines, please contact your broker or dealer for details.

Shareholder Name : Shareholder Account Number with Local Broker : Local Broker Name : Local Broker Contact Person's Name : Local Broker Contact Telephone Number : Local Broker Sub-Account with DTC Participant : DTC Participant Name : ...

By signing and returning this Section 1, I/we represent and warrant to the Company as follows:

I am/We are, as at the Record Date, a Qualifying Company Shareholder;

Please complete the following particulars:

DTC Participant Contact Telephone Number

I am not/We are not affiliates of JS Global Lifestyle Company Limited;

- The details of the DTC Participant Account and the details of my/our Local Broker's Sub-Account with DTC Participant set out above are true and accurate and I/we authorise the Company or its agent to credit the SharkNinja Shares to which I am/we are entitled to the DTC Participant Account and, in turn, to the Local Broker's Sub-Account with DTC Participant, as set out above, in full satisfaction of my/our assured entitlement to SharkNinja Shares;
- I/We may lawfully be offered, take up, obtain and receive the SharkNinja Shares in the jurisdiction which I/we reside or I am/we are currently located or I am/we are citizen(s) of;
- I am/We are not receiving the SharkNinja Shares on a non-discretionary basis for a person who is resident or located in, or a citizen of any other territory where it would be unlawful to receive the SharkNinja Shares at the time the instruction was given;
- I/We agree at all times to indemnify and hold harmless the Company, SharkNinja and their respective custodian, agents, representatives, employees and affiliates, and each of their successors and assigns against all losses, liabilities, reasonable expenses and/or damages of any kind whatsoever that may arise from the breach by me/us of any of my/our covenants, agreements and certifications hereunder.

Dated	this _		day of		2023	
Full l	Name i	in English Block Letter	(s) (same as my/our registere	ed name on the Register of Membe	ers):	
		_	-	_	(4)	
				address on the Register of Membe		
Signature(s) ² : (1)(2			(2)	(3)	_ (4)	
Telep	hone l	No.3:				
		TRIBUTION IN SP	ECIE IS SUBJECT TO	THE FURTHER TERMS A	AND CONDITIONS REFERRED TO IN THE	
Notes	:					
1.	An as			Shareholders on the following basis		
	(i)	 A Qualifying Company Shareholder holding a whole multiple of 25 JS Global Shares (the "Qualifying Lot") will be entitled to one SharkNinja Shar for every whole multiple of a Qualifying Lot held. 				
	(ii)	A Qualifying Company Shareholder who holds JS Global Shares in excess of a whole multiple of a Qualifying Lot will be treated in accordance with (i) above, except that the fractional entitlement to a SharkNinja Share by reference to the fractional JS Global Shares held by all such Qualifying Company Shareholders will be aggregated and sold on the open market of a U.S. Stock Exchange by Computershare, the distribution agent of SharkNinja in the U.S., and the net sales proceeds in U.S. dollars (net of any brokerage and/or trading fees charged by/through the brokers) will then be passed over to all such Qualifying Company Shareholders according to the fractional JS Global Shares held by them respectively. Qualifying Company Shareholders whose names appear on the register of members of the Company on the Record Date will, if applicable, receive such net sales proceeds from Computershare or Tricor, while Qualifying Company Shareholders who holds JS Global Shares through CCASS will, if applicable receive such net sales proceeds via DTC through CCASS.				
	(iii)	The JS Global Shares held by each Qualifying Company Shareholder holding less than a Qualifying Lot will be aggregated and sold on the operative of a U.S. Stock Exchange by Computershare, the distribution agent of SharkNinja in the U.S., and the net sales proceeds in U.S. dollars (not any brokerage or trading fees charged by the brokers) will then be passed over to such Qualifying Company Shareholders based on the number of JS Global Shares held by them. Such Qualifying Company Shareholders will not be able to receive SharkNinja Shares. Qualifying Company Shareholders whose names appear on the register of members of the Company on the Record Date will, if applicable, receive such net sales proceed from Computershare or Tricor, while Qualifying Company Shareholders who holds JS Global Shares through CCASS will, if applicable, receive such net sales proceeds via DTC through CCASS.				
2.		This Section 1 must be signed by you or your attorney duly authorised in writing, or in the case of a corporation, must be either under its seal, or under hand of an officer or attorney duly authorised. In the case of joint holders, all must sign.				
3.	Please provide a day-time telephone contact number (including country and area code) through which we can reach you in the event of any queries				hich we can reach you in the event of any queries.	
4.	This DTC Account Information Form, with section 1 duly completed and signed, return by 4:30 p.m. on Friday, July 21, 2023.				.m. on Friday, July 21, 2023.	
5.	Information on the DTC may be obtained from your broker or dealer.					
SEC	ΓΙΟΝ	2 – DECLARATION A	AS A NON-QUALIFYING	COMPANY SHAREHOLDER		
THIS	SEC	TION SHOULD NOT	BE COMPLETED OR SIG	SNED IF YOU HAVE COMPLET	TED AND SIGNED SECTION 1 ABOVE.	
			ifying Company Sharehold of Tricor by 4:30 p.m. on Fl	, ,	lars set out in Section 2 below, sign and return this	
					ovide the particulars set out in section 2 below with	
-			•	lon, formalities and deadlines, plo We are, as at the Record Date, a No	ease contact your broker or dealer for details.	
Буш	serung	g an A in the box bein	ow, it we confirm that I am/ w	ve are, as at the Record Date, a No	on-Quaritying Shareholder:	
could	be en				ade in lieu of all the SharkNinja Shares to which I/we our right to receive SharkNinja Shares pursuant to the	
Dated	this _		day of		2023	
				ed name on the Register of Membe		
		_		_	(4)	
				address on the Register of Membe		

Signature(s) ²: (1) _______(3) ______(4) _____

Telephone No.³: _____

THE DISTRIBUTION IN SPECIE PURSUANT TO THIS SECTION 2 ARE SUBJECT TO THE FURTHER TERMS AND CONDITIONS REFERRED TO IN THE ANNOUNCEMENT.

Notes:

1. An assured entitlement is offered to the Non-Qualifying Company Shareholders on the following basis:

Non-Qualifying Shareholders will not be entitled to receive SharkNinja Shares. The Company will transfer the number of SharkNinja Shares that would otherwise be directly distributed to the Non-Qualifying Company Shareholders under the Distribution in specie (the "Non-Qualifying Company Shareholders Shares") to a purpose trust (the "Purpose Trust") (in the name of its trustee) to be established specifically for the following key purposes:

- (i) An independent professional trust company will act as the trustee and protector of the Purpose Trust.
- (ii) The trustee of the Purpose Trust will, on behalf of the Purpose Trust, enter into a sell down programme with one or more independent securities firms in Hong Kong (the "Qualified Broker(s)") which are licensed corporations under the SFO and who will cooperate with their licensed partners in the U.S. to sell the Non-Qualifying Company Shareholders Shares on the open market of a U.S. Stock Exchange, on best-efforts basis, at or close to the intraday volume-weighted average price (the "Intraday VWAP") for any trading day and within 90 days of the Proposed Listing (the "Relevant Period"), subject to the liquidity in the trading of SharkNinja shares on a U.S. Stock Exchange and general market conditions in the U.S. Intraday VWAP is the average price of a stock weighted by the total trading volume during a trading day. To implement the sale with Intraday VWAP, the Qualified Broker(s) would place the order based on historical trading days' data, calculating the number of SharkNinja Shares to be sold on the market at different time during a trading day, and aim to execute these orders at prices that are at or close to the Intraday VWAP for each trading day. It is envisaged that, at any one time, only one Qualified Broker will be conducting the on-market sale down of the Non-Qualifying Company Shareholders Shares. As it is common for a sale programme of this kind, there will be limitations on the proportion of the daily trading volume that could be constituted by the sale of the SharkNinja Shares by the Qualified Brokers. The legal parameters for the sell down programme will be specified in the purpose for the establishment of the Purpose Trust, and accordingly the trustee of the Purpose Trust will be implementing the sell down within the stated purpose and within the parameters that were given to them.
- (iii) Given that the sale of the Non-Qualifying Company Shareholders Shares will be sold on a best effort basis pursuant to the key arrangements set forth above, the sale price and time period of completing the sale are subject to the liquidity in the trading of SharkNinja shares on a U.S. Stock Exchange and general market conditions in the U.S. and globally.
- (iv) The Qualified Broker(s) shall pay over to the Purpose Trust the settlement price for the Non-Qualifying Company Shareholders Shares in one lot after all the Non-Qualifying Company Shareholders Shares were sold in the market during the Relevant Period after deducting fees charged by the Qualified Broker(s) and their licensed partners and other taxes and reasonable expenses required for the completion of the sale of the Non-Qualifying Company Shareholders Shares.
- (v) In the event that not all the Non-Qualifying Company Shareholders Shares are sold by the Qualified Broker(s) by the end of the Relevant Period, SharkNinja will repurchase the remaining Non-Qualifying Company Shareholders Shares held by the Purpose Trust at the end of the Relevant Period (the "Remaining SharkNinja Shares") within 10 business days after the Relevant Period (the "SharkNinja Repurchase"). The consideration for the SharkNinja Repurchase will be the average price for the sell down of the Non-Qualifying Company Shares during the Relevant Period (before the deduction of relevant fees charged by/through the Qualified Broker(s) and their licensed partners, fees charged by the trustee and for the set-up of the Purpose Trust) multiplied by the number of Remaining SharekNinja Shares, and will be paid to the Purpose Trust by SharkNinja.
- (vi) The Purpose Trust will then, or through the branch share registrar of the Company, pass over the net sale proceeds received from the Qualified Broker(s) (net of the fees charged by the trustee and for the set-up of the Purpose Trust) and/or (if applicable) the consideration paid by SharkNinja to the Non-Qualifying Company Shareholders.
- (vii) The Non-Qualifying Company Shareholders shall bear the costs incurred during the above procedures, including the above mentioned fees charged by the Qualified Broker(s) and their licensed partners, fees charged by the trustee and for the setup of the Purpose Trust, fees related to the SharkNinja Repurchase, other taxes and reasonable expenses required for the completion of the sale of the Non-Qualifying Company Shareholders Shares during the Relevant Period and the SharkNinja Repurchase (if applicable).
- 2. This Section 2 must be signed by you or your attorney duly authorised in writing, or in the case of a corporation, must be either under its seal, or under the hand of an officer or attorney duly authorised. In the case of joint holders, all must sign.
- 3. Please provide a day-time telephone contact number (including country and area code) through which we can reach you in the event of any queries.

Warning: Company Shareholders should read the instructions in the Announcement and this DTC Account Information Form carefully and should note that he/she/it is solely responsible for the accuracy of information provided in this DTC Account Information Form. The Company and any parties involved in this Distribution in specie will not verify the information provided by the Company Shareholders therein.

PERSONAL INFORMATION COLLECTION STATEMENT

Your supply of your address and telephone number is on a voluntary basis for the purpose of processing your instructions given in this DTC Account Information Form, including without limitation, any verification with you that may be required, and other share registry services relating to your shareholding (the "Purposes"). If you fail to provide sufficient and accurate information, we may not be able to process your instructions given in this DTC Account Information Form. We may transfer your address and telephone number to our agent, contractor or third party service provider who provides administrative, computer and other services to us for the Purposes, and to such parties who are authorised by law to request the information. Your address and telephone number will be retained for such period as may be necessary to fulfil the Purposes. Request for access to and/or correction of the relevant personal data can be made in accordance with the provisions of the Personal Data (Privacy) Ordinance and any such request should be in writing to the Personal Data Privacy Officer of our share registrar, Tricor Investor Services Limited, at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong.