



29 October 2024: ASX Release (ASX: KNM)

# **Notice of Annual General Meeting and Proxy Form**

In accordance with Listing Rule 3.17, KNeoMedia Limited (**KNeoMedia** or the **Company**) attaches a copy of the following documents:

- 1. Letter to Shareholders regarding arrangements for the Annual General Meeting as sent to Shareholders in lieu of a Notice of Meeting;
- 2. Notice of Annual General Meeting; and
- 3. Proxy Form.

# Authorised for release by the Chair of KneoMedia Limited

# For further information, please contact:

James Kellett Eryl Baron

Chief Executive Officer Company Secretary T: +61 1300 155 606 / M: +61 439 805 070 T: +61 1300 155 606

# **About KNeoMedia Limited:**

KNeoMedia Limited (ASX: KNM) is a SaaS publishing company that delivers world-class education and assessment products to global markets in both general and special education classrooms via its KneoWorld. Student seat licences are sold to education departments on an annual basis and via distribution agreements. The KneoWorld platform is a story-based and game assessment learning program that provides engaging and effective ways for students to process and apply academic skills and concepts. Researched and evidence based, programs are mapped and measured to curriculum with student performance data delivered via the educator dashboard. KneoWorld is fully compliant with child online privacy protection including US COPPA and European GDPR. Our proven ability to engage, educate and assess provides a global education market opportunity selling on a business-to-business strategy.

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KNEOMEDIA



29 October 2024

Dear Shareholder

I am pleased to provide you with details about the Annual General Meeting (**AGM**) of KneoMedia Limited (**KneoMedia** or the **Company**) to be held on Friday, 29 November 2024 at 10.30am (Melbourne time).

The meeting will be held at the offices of Thomson Geer, Level 23, Rialto South Tower, 525 Collins Street, Melbourne, VIC 3000.

In accordance with the section 110D Corporations Act 2001 the Company will not be dispatching physical copies of the Notice. Instead, the Notice of Meeting and accompanying explanatory statement (Meeting Materials) are being made available to shareholders electronically.

- You can access the Notice of Meeting online at the Company's website
   https://www.kneomedia.com
   or at our share registry's website www.investorserve.com.au by
   logging in and selecting Company Announcements from the main menu.
- 2. A copy of the Notice of Meeting has been posted to the Company's ASX Market Announcements page.

The Directors strongly encourage all shareholders to lodge a directed proxy form by 10.30am Melbourne time on Wednesday 27 November 2024. This will allow your directed proxy vote to be counted if for any reason you cannot attend on the day.

The Board of KneoMedia believes that the resolutions put forward are in the best interests of the Company and encourages you to vote in favour of all resolutions.

Yours faithfully

James Kellett Chairman

KneoMedia Limited





# Notice of the Annual General Meeting and Explanatory Memorandum

# KneoMedia Limited

ACN 009 221 783

Date: Friday, 29 November 2024

Time: 10.30 am (AEDT)

Thomson Geer

Place: Level 23, Rialto South Tower, 525 Collins Street

Melbourne VIC 3000 Australia

# NOTICE OF 2024 ANNUAL GENERAL MEETING

Notice is given that the 2024 Annual General Meeting of KneoMedia Limited (ACN 009 221 783) will be held at the offices of Thomson Geer, at Level 23, Rialto South Tower, 525 Collins Street, Melbourne, Victoria on Friday, 29 November 2024 at 10.30 am (AEDT)

The Board encourages Shareholders to monitor the ASX and the Company's website for any updates in relation to the General Meeting that may need to be provided. In the meantime, the Board encourages Shareholders to submit their proxies as early as possible, even if they intend to attend the Meeting.

### **BUSINESS OF THE MEETING**

Shareholders are invited to consider the following items of business at the Annual General Meeting:

Item 1	Financial and Related Reports						
	To receive and consider the Financial Report of the Company and its controlled						
Description	entities and the related Directors' and Auditor's Reports in respect of the financial						
	year ended 30 June 2024.						

Resolution 1	Adoption of Remuneration Report (advisory resolution)						
	Shareholders are asked to adopt the Company's Remuneration Report. The						
	Remuneration Report is set out in the 2024 Annual Report which is available on the						
	Company's website (https://www.kneomedia.com). In accordance with section						
Description	250R of the Corporations Act, the vote on this resolution will be advisory only and						
	will not bind the Directors or the Company.						
	As disclosed in the Remuneration Report, the Directors of the Company have						
	agreed to accrue and defer payment of their Director fees. As at 30 June 2024, the						
	fees accrued and unpaid are: \$42,000 in Director fees for Mr Bennett; \$48,129 in						
	Director fees for Mr Liebermann and \$239,715 in salary for Mr Kellett.						
	To consider and, if thought fit, pass the following resolution as an advisory						
Resolution	resolution:						
(Advisory)	"That the Remuneration Report for the financial year ended 30 June 2024 included						
(Advisory)	in the Directors' Report of the Annual Report, as required under section 300A of						
	the Corporations Act, be adopted by the Company."						
Voting	A voting exclusion and prohibition statement apply to this resolution. Please see						
Exclusion	below.						

Resolution 2	Re-election of Mr Franklin Lieberman as Director (ordinary resolution)						
Description	Mr Franklin Lieberman, who was appointed as a Director on 9 February 2015,						
	retires as a Director of the Company in accordance with Article 47(b)(i) of the						
	Company's constitution and, being eligible, offers himself for re-election under						
	Article 46(c) of the constitution.						
Resolution (Ordinary)	To consider and, if thought fit, pass the following resolution as an ordinary						
	resolution:						
	"That for the purposes of Article 46 and 47 of the Constitution, Listing Rule 14.4						
	and for all other purposes, Mr Franklin Lieberman is re-elected as a Director of the						
	Company."						

Resolution 3	Approval of 10% Placement Capacity under Listing Rule 7.1A (special					
	resolution)					
	The Company seeks approval of shareholders to be able to issue Equity Securities					
Description	of up to an additional 10% of its issued capital by way of placements over a 12-					
Description	month period, in addition to its 15% Placement Capacity under ASX Listing Rule					
	7.1A.					
	To consider and, if thought fit, pass the following resolution as a special					
	resolution:					
December 2	"That, for the purposes of ASX Listing Rule 7.1A and for all other purposes,					
Resolution	approval is given for the Company to issue up to an additional 10% of its issued					
(Special)	Equity Securities by way of placements over a 12-month period, on such terms and					
	conditions more particularly described in the Explanatory Memorandum					
	accompanying this Notice."					
Matin n	accompanying time monoton					
Voting	A voting exclusion statement applies to this resolution. Please see below.					
Exclusion						

# **VOTING EXCLUSIONS AND PROHIBITION STATEMENTS**

In accordance with Listing Rule 14.11 the Company will disregard any votes cast in favour of the resolutions set out below by or on behalf of the following persons:

	Voting Prohibition - s250BD and s250R				
Resolution 1 -	In accordance with Section 250BD(1) and Section 250R(4) of the Corporations				
Adoption of	Act, a vote on this Resolution must not be cast (in any capacity) by or on behalf				
Remuneration Report	of either of the following persons:				
Remuneration Report	a member of the Key Management Personnel (KMP) named in the				
	Remuneration Report for the year ended 30 June 2024; or				
	Remuneration Report for the year ended 30 June 2024; or				

a Closely Related Party of a member of the KMP.
 However, a person described above may cast a vote on this Resolution as a proxy if the vote is not cast on behalf of a person described above and either:

- the voter is appointed as a proxy by writing that specifies the way the proxy is to vote on this Resolution; or
- the proxy is the Chair of the Meeting, and the appointment of the Chair as a proxy:
  - a) does not specify the way the proxy is to vote on this Resolution;
     and
  - b) expressly authorises the Chair to exercise the proxy even though this Resolution is connected directly or indirectly with the remuneration of a member of the KMP.

The vote on this item is advisory only and does not bind the Directors or the Company.

If, at the time of the Meeting, the Company is proposing to make an issue of securities under Listing Rule 7.1A, the Company will disregard any votes cast in favour of the Resolution by or on behalf of a person, or any associate of that person, who is expected to participate in, or who will obtain a material benefit as a result of, the proposed issue of equity securities under the increased placement capacity under ASX Listing Rule 7.1A (except a benefit solely by reason of being a holder of ordinary securities in the Company).

However, this does not apply to a vote cast in favour of the Resolution by:

- a person as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with directions given to the proxy or attorney to vote on the Resolution in that way; or
- the Chairman of the Meeting as proxy or attorney for a person who is entitled to vote on the Resolution, in accordance with a direction given to the Chairman to vote on the Resolution as the Chairman decides; or
- a holder acting solely in a nominee, trustee, custodial or other fiduciary capacity on behalf of a beneficiary provided the following conditions are met:
  - the beneficiary provides written confirmation to the holder that the beneficiary is not excluded from voting, and is not an associate of a person excluded from voting, on the Resolution;
     and
  - the holder votes on the Resolution in accordance with directions given by the beneficiary to the holder to vote in that way.

Under ASX Listing Rule 14.11.1 and the notes under that rule about Rule 7.1A, as at the date of this Notice of Meeting it is not known who may participate in

Resolution 3 – Approval of 10% Placement Capacity under Listing Rule 7.1A the proposed issue (if any). On that basis, no Shareholders are currently excluded from voting. If an issue is proposed under Rule 7.1A between the date of this Notice of Meeting and the Meeting itself, any Shareholders participating in that proposed issue will be excluded from voting.

Dated: 29 October 2024

By order of the Board of KneoMedia Limited

EL Barn

Eryl Baron
Company Secretary

### QUESTIONS FROM SHAREHOLDERS

If you have any question for the Company's auditor, Connect National Audit, in relation to the conduct of the external audit for the year ended 30 June 2024, or the content of its audit report please send your questions to:

The Company Secretary, KneoMedia Limited company.secretary@boardroomlimited.com.au

Written questions to the auditor must be received by no later than 10.30 am (AEDT) on Friday 22 November 2024.

Your questions should relate to matters that are relevant to the business of the Annual General Meeting, as outlined in this Notice of Meeting and Explanatory Memorandum.

In accordance with the Corporations Act 2001 (Cth) and the Company's policy, a reasonable opportunity will also be provided to shareholders attending the Annual General Meeting to ask questions about, or make comments upon, matters in relation to the Company including the Remuneration Report.

During the course of the Annual General Meeting, the Chairman will seek to address as many shareholder questions as reasonably practicable, and where appropriate, will give a representative of the Auditor the opportunity to answer written questions addressed to it. However, there may not be sufficient time to answer all questions at the Annual General Meeting. Please note that individual responses may not be sent to shareholders.

# VOTING INFORMATION

# Voting by proxy

a) A shareholder entitled to attend and vote at the Annual General Meeting may appoint one proxy or, if the shareholder is entitled to cast two or more votes at the meeting, two proxies, to attend and vote instead of the shareholder.

- appointed to represent a specified proportion or number of the shareholder's voting rights at the meeting.
- A proxy need not be a shareholder of the Company.
- A proxy may be an individual or a body corporate. If a body corporate is appointed, the proxy form must indicate the full name of the body corporate and the full name or title of the individual representative of the body corporate for the meeting.

A proxy form accompanies this notice. If a shareholder wishes to appoint more than one proxy, they may make a copy of the proxy form attached to this notice. For the proxy form to be valid it must be received together with the power of attorney or other authority (if any) under which the form is signed, or a (notarially) certified copy of that power of authority by 10.30 am (AEDT) on

# Wednesday, 27 November 2024

- online to by going https://www.votingonline.com.au/knmagm2024
- by post to Boardroom Pty Limited; GPO Box 3993, Sydney NSW 2001; or
- by facsimile: Australia +61 2 9290 9655.

# Voting and other entitlements at the Annual General Meeting

A determination has been made by the Board of the Company under regulation 7.11.37 of the Corporations Regulations 2001 that shares in the Company which are on issue at 7.00 pm (AEDT) on Wednesday 27 November 2024 will be taken to be held by the persons who held them at that time for the purposes of the Annual General Meeting (including determining voting entitlements at the meeting).

# Proxy voting by the Chairman

The Corporations Amendment (Improving Accountability on Director and Executive Remuneration) Act 2011 (Cth) imposes prohibitions on Key Management Personnel and their Closely Related Parties from voting their shares (or voting undirected proxies) on, amongst other things, remuneration matters.

b) Where two proxies are appointed to attend and vote at the meeting, each proxy may be voted), provided the shareholder who has lodged the proxy has given an express voting direction to the Chairman to exercise the undirected proxy, even if the resolution is connected with the remuneration of a member of Key Management Personnel. If you complete a proxy form that authorises the Chairman of the Meeting to vote on your behalf as proxy, and you do not mark any of the boxes so as to give him directions about how your vote should be cast, then you will be taken to have expressly authorised the Chairman exercise your proxy to Resolution 1.

However, the Chairman of a meeting may vote an undirected proxy (i.e., a proxy that does not specify how it is to be In accordance with this express authority provided by you, the Chairman will vote in favour of Resolution. If you wish to appoint the Chairman of the Meeting as your proxy, and you wish to direct him how to vote, please tick the appropriate boxes on the form.

The Chairman of the Meeting intends to vote all available undirected proxies in favour of each item of business.

If you appoint as your proxy any Director of the Company, except the Chairman, or any other Key Management Personnel or any of their Closely Related Parties and you do not direct your proxy how to vote on Resolution 1, he or she will not vote your proxy on that item of business.

# EXPLANATORY MEMORANDUM TO NOTICE OF 2024 ANNUAL GENERAL MEETING

Item 1	Financial and Related Reports							
	Section 317 of the Corporations Act requires the Company's financial report, directors' report and auditor's report for the financial year ended 30 June 2024 to							
Explanation	directors' report and auditor's report for the financial year ended 30 June 2024 to be laid before the Company's 2024 Annual General Meeting. There is no requirement for a formal resolution on this item. The financial report contains the financial statements of the consolidated entity consisting of the Company and its controlled entities.  As permitted by the Corporations Act, a printed copy of the Company's 2024 Annual Report has been sent only to those shareholders who have elected to receive a printed copy. A copy of the 2024 Annual Report is available from the Company's website ( <a href="https://www.kneomedia.com">www.kneomedia.com</a> ).  The Chairman of the Meeting will allow a reasonable opportunity at the Meeting for shareholders to ask questions. Shareholders will also be given a reasonable opportunity at the Meeting to ask the Company's auditor questions about its audit report, the conduct of its audit of the Company's financial report for the year ended 30 June 2024, the preparation and content of its audit report, the accounting policies adopted by the Company in its preparation of the financial statements and the independence of Connect National Audit in relation to the conduct of the audit.							

Resolution 1	Adoption of Remuneration Report (advisory resolution)						
Explanation	Shareholders are asked to adopt the Company's Remuneration Report. The Remuneration Report is set out in the 2024 Annual Report and is available on the Company's website ( <a href="www.kneomedia.com">www.kneomedia.com</a> ).  The Remuneration Report:  • describes the policies behind, and the structure of, the remuneration arrangements of the Company and the link between the remuneration of executives and the Company's performance;  • sets out the remuneration arrangements in place for each Director and for certain members of the senior management team; and  • explains the differences between the basis for remunerating Non-Executive Directors and senior executives, including the Chief Executive Officer.  As disclosed in the Remuneration Report, the Directors of the Company have agreed to accrue and defer payment of their Director fees. As at 30 June 2024, the fees accrued and unpaid are: \$42,000 in Director fees for Mr Bennett; \$48,129						

	in Director fees for Mr Liebermann and \$239,715 in salary for Mr Kellett.					
	The vote on this item is advisory only and does not bind the Directors or the					
	Company. The Board will take into account the discussion on this item and the					
	outcome of the vote when considering the future remuneration policies and					
	practices of the Company.					
Voting Exclusion	A voting exclusion and prohibition statement applies to this resolution, as set out					
Voting Exclusion	in the Notice.					
	As the resolution relates to matters including the remuneration of the Directors,					
Board	the Board, as a matter of corporate governance and in accordance with the spirit					
Recommendation	of section 250R(4) Corporations Act 2001 (Cth), makes no recommendation to					
	Shareholders in relation to this resolution.					
Chairman's	The Chairman of the Meeting intends to vote all available proxies in favour of this					
available proxies	resolution.					
	1					

Resolution 2	Re-election of Mr Frank Lieberman as Director (ordinary resolution)					
	Article 47 of the Company's constitution requires at least one Director to retire at					
	each annual general meeting of the Company. Under Article 47(b)(i) of the					
	constitution, the Director to retire is the person who has held office as Director fo					
Explanation	the longest period of time since their last election or appointment to that office.					
Explanation	Mr Lieberman has held office as Director for the longest period of time since his					
	last re-election to office in 2022, and accordingly retires as a Director at the 2024					
	Annual General Meeting. Mr Lieberman, being eligible under Article 46(c) of the					
	constitution, offers himself for re-election as Director.					
	Mr Lieberman was appointed to the Company's Board as an Executive Director on					
	9 February 2015. Due to his executive role in the Company, Mr Lieberman is not					
	considered to be an independent Director.					
	Mr Lieberman is an American citizen and has over 45 years' experience in media					
	with multi-national companies including Warner Bros., NBC, CBS, ABC and PBS					
About Mr Frank	as well as running the Miracle Factory, a strategic marketing company with clients					
Lieberman	that included AT&T, IBM, PepsiCo, Pfizer, Johnson & Johnson, Coca Cola and					
	Universal Pictures. He has worked with the United Federation of Teachers and the					
	American Federation of Teachers and was instrumental in developing the					
	educational initiatives for KneoWorld Inc.					
	Mr Lieberman has a relevant interest in 2,166,666 Shares and 5,255,590					
	Performance Rights in the capital of the Company.					
Board	The Board, with Mr Lieberman abstaining, recommends that shareholders vote in					
Recommendation	favour of this resolution.					
Chairman's	The Chairman of the Meeting intends to vote all available proxies in favour of this					
available proxies	resolution.					

Resolution 3	Approval of 10% Placement Capacity under Listing Rule 7.1A (special							
Resolution 3	resolution)							
	Under ASX Listing Rule 7.1, every listed entity has the ability to issue 15% of its							
	issued capital without shareholder approval in a 12-month period. ASX Listing Rule							
	7.1A permits eligible small and mid-cap ASX-listed entities, subject to shareholder							
	approval, to issue Equity Securities of up to an additional 10% of its issued capital							
	by way of placements over a 12-month period, in addition to its ability to issue							
	securities under Listing Rule 7.1 (10% Placement Capacity).							
General	The Company seeks shareholder approval under ASX Listing Rule 7.1A for the 10% Placement Capacity. The effect of this resolution will be to allow the Company							
	subject to the conditions set out below, to issue Equity Securities under the 10%							
	Placement Capacity without using the Company's 15% placement capacity under							
	ASX Listing Rule 7.1.							
	Resolution 3 is a special resolution. Accordingly, at least 75% of votes cast by							
	shareholders present and eligible to vote (in person or by proxy) at the meeting							
	must be in favour of this resolution for it to be passed.							
	ASX-listed entities which have a market capitalisation of \$300 million or less, and							
	which are not included in the S&P/ASX 300 Index will be considered eligible to seek							
Eligibility	shareholder approval under ASX Listing Rule 7.1A.							
	As at the date of this Notice, the Company, has a market capitalisation of less than							
	\$300 million, is not included in the S&P/ASX 300 Index. Accordingly, the Company							
	is considered eligible to seek shareholder approval under ASX Listing Rule 7.1A.							
	The exact number of additional Equity Securities that the Company may issue under							
	the 10% Placement Capacity will be determined by a formula set out ASX Listing							
	Rule 7.1A.2 as follows:							
	(A x D) - E							
	where:							
	A = the number of fully paid ordinary securities on issue at the commencement							
	of the relevant period,							
Formula	plus the number of fully paid ordinary securities issued in the relevant period							
	under an exception in rule 7.2 other than exception 9, 16 or 17,							
	plus the number of fully paid ordinary securities issued in the relevant period							
	on the conversion of convertible securities within rule 7.2 exception 9							
	where:							
	o the convertible securities were issued or agreed to be issued before							
	the commencement of the relevant period; or							
	o the issue of, or agreement to issue, the convertible securities was							
	approved, or taken under these rules to have been approved, under							

rule 7.1 or rule 7.4,

- plus the number of fully paid ordinary securities issued in the relevant period under an agreement to issue securities within rule 7.2 exception 16 where:
  - the agreement was entered into before the commencement of the relevant period; or
  - the agreement or issue was approved, or taken under these rules to have been approved, under rule 7.1 or rule 7.4,
- plus the number of any other fully paid ordinary securities issued in the relevant period with approval under rule 7.1 or rule 7.4,
- plus the number of partly paid ordinary securities that became fully paid in the relevant period),
- less the number of fully paid ordinary securities cancelled in the relevant period;

'A' has the same meaning in ASX Listing Rule 7.1 when calculating an entity's 15% placement capacity

D = 10%.

**E** = the number of equity securities issued or agreed to be issued under rule 7.1A.2 in the relevant period where the issue or agreement has not been subsequently approved by the holders of its ordinary securities under rule 7.4; and "relevant period" means:

- if the entity has been admitted to the official list for 12 months or more, the
   12-month period immediately preceding the date of the issue or agreement;
   or
- if the entity has been admitted to the official list for less than 12 months, the
  period from the date the entity was admitted to the official list to the date
  immediately preceding the date of the issue or agreement.

Conditions of issue under the 10% Placement Capacity

There are a number of conditions applicable to the issue of Equity Securities under ASX Listing Rule 7.1A, including a limitation on the discount to prevailing market price at which they may be issued, and additional disclosure requirements. A summary of these conditions is as follows:

- (a) Equity Securities issued under the 10% Placement Capacity can only be issued for a cash consideration and only be in a class of securities already quoted. At the date of this Notice, the Company only has one class of securities which are quoted, being ordinary shares.
- (b) The issue price of each Equity Security issued under the 10% Placement Capacity must be no less than 75% of the volume weighted average market price (VWAP) for Equity Securities in that class, calculated over the 15 trading days on which trades in that class were recorded immediately before either:
  - the date on which the price at which the Equity Securities are to be issued is agreed; or
  - ii. if the Equity Securities are not issued within 10 trading days of the date in

	paragraph (i), the date on which the securities are issued.
Period of validity of shareholder approval	In the event that the Company obtains shareholder approval for Resolution 3, such approval will cease to be valid upon the earlier of:  (a) 12 months after the date of this Annual General Meeting, being 29 November 2025;  (b) The time and date of the Company's next annual general meeting; or  (c) if applicable, the date on which the Company's shareholders approve a change to the nature or scale of the Company's activities under ASX Listing Rule 11.1.2, or the disposal of the Company's main undertaking under ASX Listing Rule 11.2. (Placement Period).

### INFORMATION TO BE PROVIDED TO SHAREHOLDERS UNDER ASX LISTING RULE 7.3A

If Resolution 3 is approved by shareholders, any issue of Equity Securities under the 10% Placement Capacity may present a risk of economic and voting dilution of existing shareholders, including the risk that:

- the market price of the Company's Equity Securities may be significantly lower on the relevant issue date than on the date of this Meeting; and
- the Equity Securities may be issued at a price that is at a discount to the market price for the Company's Equity Securities on the issue date.

The table below shows the potential dilution of existing shareholders under various scenarios on the basis of:

# Risk of dilution to shareholders

- an issue price of \$0.002 per Share which was the closing price of the Company's shares on the ASX on 24 September 2024; and
- the variable 'A' being calculated as the number of fully paid ordinary shares on issue on the date of this Notice, being 29 October 2024.

The table also shows:

- (a) two examples where variable 'A' has increased by 50% and 100%. The number of shares on issue in the Company may increase as a result of the issue of shares that do not require approval of shareholders (for example, pro-rata entitlement issues or scrip issues under takeover offers) or future placements of shares under ASX Listing Rule 7.1 of up to 15% of issued capital that are approved at future general meetings of shareholders; and
- (b) two examples of where the issue price of shares has decreased by 50% and increased by 100%.

# Table 1. Mandatory LR7.1A Dilution Table (below)

Variable A in							
Listing Rule 7.1.A.2		0.001		0.002		0.004	
		50	% decrease in		laawa Duisa	100	)% increase in
			issue price	Issue Price		issue price	
Current Variable A	10% Voting Dilution		228,813,143		228,813,143		228,813,143
2,288,131,426	Funds Raised	\$	228,813	\$	457,626	\$	915,253
50% increase in							
Current Variable A	10% Voting Dilution		343,219,714		343,219,714		343,219,714
3,432,197,139	Funds Raised	\$	343,220	\$	686,439	\$	1,372,879
100% increase in							
current Variable A	10% Voting Dilution		457,626,285		457,626,285		457,626,285
4,576,262,852	Funds Raised	\$	457,626	\$	915,253	\$	1,830,505

The table has been prepared on the following assumptions:

- (a) the Company issues the maximum number of shares available under the 10% Placement Capacity;
- (b) no options to acquire shares on issue in the Company are exercised and no convertible notes on issue are converted;
- (c) the 10% voting dilution reflects the aggregate percentage dilution against the issued share capital at the time of issue;
- (d) the table does not show an example of dilution that may be caused to a particular shareholder as a result of placements under the 10% Placement Capacity based on that shareholder's holding at the date of the Meeting;
- (e) the table shows only the effect of issues of Equity Securities under the 10% Placement Capacity in accordance with ASX Listing Rule 7.1A and not under the 15% placement capacity under ASX Listing Rule 7.1;
- (f) the issue of Equity Securities under the 10% Placement Capacity consists only of shares; and
- (g) the issue price is \$0.002, being the closing price of the Company's shares on the ASX on 24 September 2024.

# Reason for issue of shares under 10% Placement Capacity

The Company may only issue Equity Securities under the 10% Placement Capacity for cash consideration. The purpose of any issue would be disclosed to Shareholders at the time of such an issue. However, in general terms, the Company may seek to issue the Equity Securities to raise capital for the Company's existing and future activities, including research and development and commercialisation of the Company's product offerings; the acquisition of new assets, businesses, or investments; marketing activities, appraisal of corporate opportunities, investment in new businesses (if any), the costs incurred in undertaking placement(s) of shares under ASX Listing Rule 7.1.A and for general working capital.

The Company will comply with the disclosure obligations under ASX Listing Rule 7.1A.4 and 3.10.3 upon issue of any Equity Securities.

# **Allocation policy**

The Company may not issue any or all the Equity Securities for which approval is given and may issue the Equity Securities progressively as the Company places

	the Equity Securities with investors.					
	The Company's allocation policy is dependent on the prevailing market conditions					
	at the time of any proposed issue pursuant to the 10% Placement Capacity. The					
	identity of the allottees of Equity Securities will be determined on a case-by-case					
	basis having regard to factors such as:					
	1. fund raising options (and their viability) available to the Company at the relevant					
	time;					
	2. the effect of the issue of the Equity Securities on the control of the Company;					
	3. the financial situation of the Company and the urgency of the requirement for					
	funds; and					
	4. advice from the Company's corporate, financial, legal and broking advisers.					
	The allottees under the 10% Placement Capacity have not been determined as at					
	the date of this Notice. It is intended that the allottees will be suitable professional					
	and sophisticated investors, and other investors not requiring a disclosure					
	document under section 708 of the Corporations Act, that are known to the					
	Company and/or introduced by third parties.					
	The allottees may include existing substantial shareholders and/or new					
	shareholders, but the allottees will not be related parties of the Company.					
	In the event that the shares under the 10% Placement Capacity are issued as					
	consideration for the acquisition of businesses, assets or investments, it is likely					
	that the allottees will be the vendors of such businesses, assets or investments.					
Previous approval	The Company previously obtained approval under ASX Listing Rule 7.1A on 17					
	November 2023. The Company has not issued or agreed to issue any equity					
	securities under Rule 7.1A since that approval was received.					
Matina Francis	A voting exclusion and prohibition statement applies to this resolution, as set out in					
Voting Exclusion	the Notice.					
Poord	The Directors of the Company believe that Resolution 3 is in the best interests of					
Board	the Company and unanimously recommend that shareholders vote in favour of this					
Recommendation	resolution.					
Chairman's	The Chairman of the Meeting intends to vote all available proxies in favour of this					
available proxies	resolution.					
	<u> </u>					

10% Placement Capacity	means the Company's capacity to issue quoted Equity Securities under ASX				
10 /01 lacomone capacity	Listing Rule 7.1A.				
450/ Discoment Conscitu	-				
15% Placement Capacity	means the Company's capacity to issue Equity Securities under ASX Listing				
	Rule 7.1.				
Board	means the Company's board of directors.				
Constitution	means the constitution of KneoMedia Limited.				
Corporations Act	means the Corporations Act 2001 (Cth).				
Company or KneoMedia	means KneoMedia Limited ACN 009 221 783.				
Closely Related Party	has the definition given to it by section 9 of the Corporations Act, and means;				
(of a member of KMP of an	a) a spouse or child of the member; or				
entity)	b) a child of the member's spouse; or				
	c) a dependant of the member or of the member's spouse; or				
	d) anyone else who is one of the member's family and may be expected to				
	influence the member, or be influenced by the member, in the member's				
	dealings with the entity; or				
	e) a company the member controls; or				
	f) a person prescribed by the regulations for the purposes of this definition				
	(nothing at this stage).				
Director	means a director of the Board of KneoMedia Limited.				
Equity Security	means:				
	a) a share; or				
	b) a right to a share or option; or				
	c) an option over an issued or unissued security; or				
	i C) an oblion over an issued of unissued security, of				
	d) a convertible security; or				
Explanatory Memorandum	d) a convertible security; or e) any security that ASX decides to classify as an equity security.				
Explanatory Memorandum	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this				
. ,	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.				
Key Management Personnel	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning,				
. ,	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly,				
Key Management Personnel or KMP	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.				
Key Management Personnel	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the				
Key Management Personnel or KMP  Meeting	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the Notice relates.				
Key Management Personnel or KMP	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the Notice relates.  means this notice of meeting of the Company, including the accompanying				
Key Management Personnel or KMP  Meeting  Notice	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the Notice relates.  means this notice of meeting of the Company, including the accompanying Explanatory Memorandum.				
Key Management Personnel or KMP  Meeting  Notice  Resolution	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the Notice relates.  means this notice of meeting of the Company, including the accompanying Explanatory Memorandum.  means a resolution set out in this Notice.				
Key Management Personnel or KMP  Meeting  Notice	d) a convertible security; or e) any security that ASX decides to classify as an equity security.  means this explanatory memorandum accompanying and forming part of this Notice.  means those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity.  means the annual general meeting of the Company for 2024 to which the Notice relates.  means this notice of meeting of the Company, including the accompanying Explanatory Memorandum.				



### All Correspondence to:

By Mail Boardroom Pty Limited

GPO Box 3993 Sydney NSW 2001 Australia

**By Fax:** +61 2 9290 9655

Online: www.boardroomlimited.com.au

By Phone: (within Australia) 1300 737 760

(outside Australia) +61 2 9290 9600

# YOUR VOTE IS IMPORTANT

For your vote to be effective it must be recorded by 10:30am (AEDT) on Wednesday, 27 November 2024.

# TO APPOINT A PROXY ONLINE

BY SMARTPHONE

STEP 1: VISIT <a href="https://www.votingonline.com.au/knmagm2024">https://www.votingonline.com.au/knmagm2024</a>

STEP 2: Enter your Postcode OR Country of Residence (if outside Australia)

TEP 3: Enter your Voting Access Code (VAC):



Scan QR Code using smartphone QR Reader App

# TO VOTE BY COMPLETING THE PROXY FORM

# STEP 1: APPOINTMENT OF PROXY

Indicate who you want to appoint as your Proxy.

If you wish to appoint the Chairman of the Meeting as your proxy, mark the box. If you wish to appoint someone other than the Chairman of the Meeting as your proxy, please write the full name of that individual or body corporate. If you leave this section blank, or your named proxy does not attend the meeting, the Chairman of the Meeting will be your proxy. A proxy need not be a securityholder of the company. Do not write the name of the issuer company or the registered securityholder in the space.

# Appointment of a Second Proxy

You are entitled to appoint up to two proxies to attend the meeting and vote. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by contacting the company's securities registry or you may copy this form.

To appoint a second proxy, you must:

(a) complete two Proxy Forms. On each Proxy Form state the percentage of your voting rights or the number of securities applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.

(b) return both forms together in the same envelope.

# STEP 2: VOTING DIRECTIONS TO YOUR PROXY

To direct your proxy how to vote, mark one of the boxes opposite each item of business. All your securities will be voted in accordance with such a direction unless you indicate only a portion of securities are to be voted on any item by inserting the percentage or number that you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on a given item, your proxy may vote as he or she chooses. If you mark more than one box on an item for all your securities your vote on that item will be invalid.

# Proxy which is a Body Corporate

Where a body corporate is appointed as your proxy, the representative of that body corporate attending the meeting must have provided an "Appointment of Corporate Representative" prior to admission. An Appointment of Corporate Representative form can be obtained from the company's securities registry.

# **STEP 3: SIGN THE FORM**

The form **must** be signed as follows:

Individual: This form is to be signed by the securityholder.

Joint Holding: where the holding is in more than one name, all the securityholders should sign

**Power of Attorney:** to sign under a Power of Attorney, you must have already lodged it with the registry. Alternatively, attach a certified photocopy of the Power of Attorney to this form when you return it.

Companies: this form must be signed by a Director jointly with either another Director or a Company Secretary. Where the company has a Sole Director who is also the Sole Company Secretary, this form should be signed by that person. Please indicate the office held by signing in the appropriate place.

# **STEP 4: LODGEMENT**

Proxy forms (and any Power of Attorney under which it is signed) must be received no later than 48 hours before the commencement of the meeting, therefore by 10:30am (AEDT) on Wednesday, 27 November 2024. Any Proxy Form received after that time will not be valid for the scheduled meeting.

Proxy forms may be lodged using the enclosed Reply-Paid Envelope or:

☐ Online <a href="https://www.votingonline.com.au/knmagm2024">https://www.votingonline.com.au/knmagm2024</a>

**By Fax** + 61 2 9290 9655

GPO Box 3993, Sydney NSW 2001 Australia

In Person Boardroom Pty Limited
Level 8, 210 George Street

Level 8, 210 George Street Sydney NSW 2000 Australia

# Attending the Meeting

If you wish to attend the meeting, please bring this form with you to assist registration.

KneoMedia Limited ACN 009 221 783

				If this is inconcertion in broker shou	address as it appears on the or orrect, please mark the box von the space to the left. Securit Id advise their broker of any or e, you cannot change owne	vith an "X" ar yholders spo changes.	nd make the nsored by a	
			PROXY FORM					
	STEP 1	APPOINT A PROXY						
	I/We being a m	ember/s of <b>KneoMedia Limited</b> (Co	mpany) and entitled to attend and vote hereby appoint:	:				
the Chairman of the Meeting (mark box)								
>	OR if you are NOT appointing the Chairman of the Meeting as your proxy, please write the name of the person or body corporate (excluding the registered securityholder) you are appointing as your proxy below							
	<b>'</b>							
0	the Company t	o be held at Thomson Geer, Level	or if no individual or body corporate is named, the Chair 23, Rialto South Tower, 525 Collins Street, Melbourr cehalf and to vote in accordance with the following direct	ne VIC 3000 on Fr	iday 29 November 2024 at 1	0:30am (AEI	OT) and at	
USE	or the Chairma	n of the Meeting becomes my/our p e Meeting to exercise my/our proxy in	cise undirected proxies on remuneration related matter roxy by default and I/we have not directed my/our proxi n respect of this Resolution even though <b>Resolution 1</b> is	y how to vote in re-	spect of Resolution 1, I/we	expressly aut	horise the	
a			ed proxies <b>in favour</b> of all Items of business ( <b>including</b> stain from voting on an item, you must provide a direction					
100	STEP 2 VOTING DIRECTIONS  * If you mark the Abstain box for a particular item, you are directing your proxy not to vote on your behalf on a show of hands or on a poll and your vote will be counted in calculating the required majority if a poll is called.							
5)					For	Against	Abstain*	
0	Resolution 1	Adoption of Remuneration Report						
0	Resolution 2	Re-election of Mr Franklin Lieberman as Director						
Ō	Resolution 3	olution 3 Approval of 10% Placement Capacity under Listing Rule 7.1A (special resolution)						
ш								
	STEP 3 SIGNATURE OF SECURITYHOLDERS  This form must be signed to enable your directions to be implemented.							
	Individual or Securityholder 1		Securityholder 2		Securityholder 3			
							]	
1	Sole Director and Sole Company Secretary		Director		Director / Compar	y Secretary		
	Contact Name		Contact Daytime Telephone		Date	1	/ 2024	