FORM OF ACCEPTANCE AND TRANSFER FOR OFFER SHARE(S) ("FORM") TO BE COMPLETED BY PERSONS WHO WISH TO ACCEPT THE OFFER

THIS FORM IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION AND IS TO BE READ IN CONJUNCTION WITH THE OFFER DOCUMENT DATED 4 FEBRUARY 2022 ("OFFER DOCUMENT") ISSUED BY UOB KAY HIAN SECURITIES (M) SDN BHD ("UOBKH") ON BEHALF OF THE JOINT OFFERORS (AS DEFINED HEREIN).

Pursuant to Section 14(1) of the Securities Industry (Central Depositories) Act 1991 ("SICDA"), Bursa Malaysia Securities Berhad ("Bursa Securities") has prescribed the ordinary shares in Zenworld Holdings Berhad ("Zenworld") (formerly known as MyKRIS International Berhad) ("Zenworld Share(s)") as securities which are required to be deposited into the Central Depository System ("CDS") account. Therefore, all dealings in Zenworld Shares that have been deposited into the CDS account will be carried out in accordance with the SICDA and the Rules of Bursa Malaysia Depository Sdn Bhd ("Bursa Depository").

If you intend to accept the Offer (as defined herein and in the Offer Document), made by UOBKH on behalf of the Joint Offerors, you should complete and sign this Form in accordance with the instructions contained in this Form and the Offer Document. YOU DO NOT NEED TO TAKE ANY ACTION IF YOU DECIDE NOT TO ACCEPT THE OFFER.

You should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser immediately if you have any doubt about the Offer. If you have sold or transferred all your Offer Shares (as defined herein), you should hand this Form and the accompanying Offer Document immediately to the person through whom you effected the sale or transfer for transmission to the purchaser or transferee. Unless the context otherwise requires or otherwise defined in this Form, the definitions contained in the Offer Document shall apply in this Form.

UNCONDITIONAL VOLUNTARY TAKE-OVER OFFER

BY

CHEW CHOO SOON

AND

CHANG WAI HOONG

(COLLECTIVELY, THE "JOINT OFFERORS")

THROUGH

UOBKAYHIAN UOB KAY HIAN SECURITIES (M) SDN BHD

(Registration No. 199001003423 (194990-K)) (A Participating Organisation of Bursa Malaysia Securities Berhad)

TO ACQUIRE

ALL THE REMAINING ORDINARY SHARES IN ZENWORLD HOLDINGS BERHAD (FORMERLY KNOWN AS MYKRIS INTERNATIONAL BERHAD) NOT ALREADY HELD BY THE JOINT OFFERORS ("OFFER SHARE(S)") FOR A CASH CONSIDERATION OF RM0.42 PER OFFER SHARE ("OFFER")

For holders of the Offer Shares ("Holder(s)") whose Offer Shares are credited into the CDS, if you wish to accept the Offer, please refer to Note 1(A) of this Form.

For Holders who have purchased the Offer Shares before the Closing Date but the Offer Shares have yet to be credited into your CDS account, if you wish to accept the Offer, please refer to Note 1(D) of this Form.

For Non-Resident Holders, if you wish to accept the Offer, please refer to Note 1(E) of this Form.

Acceptances in respect of the Offer must be received by 5.00 p.m. (Malaysian time) on Friday, 25 February 2022, being the closing date of the Offer ("First Closing Date"), or such later date(s) as may be announced by UOBKH on behalf of the Joint Offerors no later than 2 days before the Closing Date. Subject to the provisions of the Rules, the Joint Offerors may revise or extend the date and time for the acceptance of the Offer beyond the First Closing Date. Notice of such extension will be posted to you accordingly.

NOTES REGARDING THE COMPLETION AND LODGEMENT OF THIS FORM

If you are an individual, you must, except as mentioned below, personally sign this Form. If you are a corporation, you must execute this Form under your common seal, which must be affixed and witnessed in accordance with your Constitution or other regulations and signed on your behalf by a duly authorised officer(s) or attorney(s) in accordance with your Constitution or other regulations.

In order to avoid inconvenience and delay to yourself, the following points may assist you:-

1. (A) If your Offer Shares already credited into your CDS account

To accept the Offer, you are required to:-

- (i) Complete and sign this Form;
- (ii) Complete and execute the Bursa Depository Transfer of Securities Request Form (FTF010) ("Bursa Depository Transfer Form"), which can be obtained from your Authorised Depository Agent ("ADA")/Authorised Direct Member ("ADM") or can be downloaded at Bursa Securities' website at www.bursamalaysia.com/sites/5bb54be15f36ca0af339077a/assets/5bb57d465f36ca0c3028dc96/Transfer_of_Securities_Request-1.pdf, in accordance with the instructions printed on the reverse side of the Bursa Depository Transfer Form;
- (iii) Complete in full the following particulars as contained in the Bursa Depository Transfer Form:-
 - (a) Particulars of the securities;
 - (b) Particulars of the depositor;
 - (c) Particulars of the witness;
 - (d) Particulars of the transferee as shown below; and
 - (e) Category and approved reason for transfer as shown below.

In respect of (d) and (e) above, you are requested to complete the particulars of the transferee as set out below:-

CDS account no. : 078 004 063616478

Name of transferee : Chew Choo Soon

Category of transfer : To cross (X) on category B only (change in

beneficial ownership)

Reason for transfer : To cross (X) on category B1 only (take-over

offer)

(iv) Proceed to lodge the completed and signed Bursa Depository Transfer Form with your ADA/ADM for the transfer of the Offer Shares under the CDS on any Market Day prior to the Closing Date (as defined below). Kindly check with your ADA/ADM on how the Bursa Depository Transfer Form may be submitted including any applicable fees or charges in respect of the submission.

The transfer of securities shall be effected on the same Market Day provided that the request for transfer is submitted by 3.30 p.m. (Malaysian time) in compliance with the directions and Rules of Bursa Depository; and

Enclose the Depositor's Copy of your Bursa Depository Transfer Form (with (v) the details of the reference number to be issued by Bursa Depository for the transfer, as evidence that the transfer has been effected) duly verified and acknowledged by your ADA/ADM together with this completed and signed Form and an acknowledgement of transfer issued by your ADA/ADM, and where applicable, other document(s) of title or the relevant contract note(s) for the Offer Shares and despatch (either by ordinary mail or courier) at your own risk, or deliver by hand or email to ShareWorks Sdn Bhd ("ShareWorks" or the "Registrar") at the following address or by way of electronic submission of the Offer ("e-GO") at the Registrar's Investor Portal at www.shareworks.com.my as set out in Section 1(A)(vi) below, so as to arrive not later than 5.00 p.m. (Malaysian time) on Friday, 25 February 2022, being the First Closing Date, or in the event the date and time for acceptance of the Offer is revised or extended in accordance with the Rules on Take-overs, Mergers and Compulsory Acquisitions, such revised or extended closing date as UOBKH may announce on behalf of the Joint Offerors ("Closing Date"):-

ShareWorks Sdn Bhd

No. 2-1, Jalan Sri Hartamas 8 Sri Hartamas 50480 Kuala Lumpur Wilayah Persekutuan

Telephone: (603) 6201 1120 Facsimile: (603) 6201 3121

E-mail: ir@shareworks.com.my

The Registrar will not issue any acknowledgment of the receipt of this Form and the accompanying documents in respect of the Offer. Proof of time of postage shall not constitute proof of time of receipt by the Registrar.

(vi) By way of electronic submission of the Offer ("e-GO")

The e-GO is available to you upon your login to the Registrar's Investor Portal at www.shareworks.com.my. You are advised to read the instructions as well as the terms and conditions of the e-GO.

If you wish to accept the Offer by way of electronic submission via the e-GO, you need to take note of the following:-

- (a) the electronic submission via the e-GO shall be closed at 5.00 p.m. (Malaysian time) on Friday, 25 February 2022. All valid electronic submissions via the e-GO received by the Registrar is irrevocable and cannot be subsequently withdrawn;
- (b) the electronic submission via the e-GO must be made in accordance with the procedures and terms and conditions of the e-GO, Offer Document and the notes and conditions contained in this Form. Any incomplete or incorrectly completed documents submitted via the Registrar's Investor Portal may or may not be accepted at the absolute discretion of the Joint Offerors.

You are required to pay **a fee of RM5.00** to the following bank account, being the handling fee for each electronic submission via the e-GO.

Bank Name : Hong Leong Bank Berhad

Bank Account Holder Name: ShareWorks Sdn Bhd

Bank Account No.: 277 000 000 35

(c) If you wish to submit the transfer documents by way of electronic submission via the e-GO, you are required to follow the procedures and read the terms and conditions as stated below:-

(i) Procedures

Procedures		Action
User registration		
1.	Register as a user with the Investor Portal	 If you have already registered an account at the Investor Portal, you are not required to register again. Access the website at www.shareworks.com.my. Click Investor Portal. Refer to the online help tutorial for assistance. Read and agree to the terms and conditions and confirm the declaration. Upon submission of your registration, your account will be activated within one working day.
Electronic submission via e-GO		
2.	Sign in to Investor Portal	Login with your user ID and password for electronic submission of the Offer via the e- GO before the Closing Date.
3.	Complete the submission via e-GO	 Open the corporate exercise "GENERAL OFFER FOR ZENWORLD HOLDINGS BERHAD". Key in your full name, CDS account number, contact number, NRIC/Passport No. and the number of Offer Shares accepted. Upload the Bursa Depository Transfer Form, this Form and the bank receipt. You may print your e-GO for your reference and record. Ensure all information in the e-GO form is accurate before you submit.

If you encounter any problems during the registration or submission, please email the Registrar at support@shareworks.com.my for assistance.

(ii) Terms and conditions of the electronic submission via the e-GO

By submitting your acceptance for the Offer Shares by way of electronic submission via the e-GO:-

- (A) You acknowledge that your submission by way of electronic submission via the e-GO is subject to the risks of electrical, electronic, technical, transmission, communication and computer related faults and breakdowns, floods, fires and other events beyond the control of the Joint Offerors or the Registrar and irrevocably agree that if:-
 - (i) the Joint Offerors or the Registrar does not receive your submission via the e-GO; or

(ii) data on the e-GO is wholly or partially lost, corrupted or inaccessible, or not transmitted,

your submission via the e-GO will be deemed as failed and not to have been made. The Joint Offerors and the Registrar will not be held liable for any delays, failures or inaccuracies in the processing of your electronic submission via the e-GO due to the above reasons and you further agree that you may not make any claims whatsoever against the Joint Offerors or the Registrar for any loss, compensation or damage in relation to the unsuccessful or failure of your electronic submission via the e-GO.

- (B) You will ensure that all information provided by you in the e-GO is identical with the information in the records of Bursa Depository and further agree and confirm that in the event the said information differs from the records of Bursa Depository, your application by way of electronic submission via the e-GO may be rejected at the absolute discretion of the Joint Offerors without assigning any reason.
- (C) You agree that the Joint Offerors and the Registrar reserve the right to reject your application which does not conform to these terms and conditions.

(B) If the Holder is away from his registered address and this Form is received by the agent of the Holder

The agent of the Holder should send this Form by the quickest means (e.g. courier or express post) to the Holder for execution or, if he has executed a Power of Attorney, have this Form signed by the Attorney and accompanied by a statement reading "signed under Power of Attorney which is still in force, no notice of revocation having been received". In the latter case, the Power of Attorney which should be valid in accordance with the laws of the jurisdiction in which it was created and is exercised and recognised as valid in Malaysia, should be enclosed with this Form for noting and lodged with the Registrar at the address or email address as set out in Note 1(A)(v) above or via the e-GO as set out in Note 1A(vi) above.

The Holder should then proceed to perform the procedures set out in Note 1(A) above. No other signature is acceptable.

In the event that this Form, the Offer Document or other documents related to the Offer are sent or transmitted to a Holder in any other jurisdiction other than Malaysia, reference should be made to **Section 3** of **Appendix II** of the Offer Document which shall apply equally to the Holder of the Offer Shares.

(C) If the Holder is deceased

In order to accept the Offer, the duly completed Form of Notification of Death of Depositor ("Form of Notification") as prescribed by the Rules of Bursa Depository must be submitted to Bursa Depository and the transfer of the Offer Shares from the CDS account of the deceased to the CDS account of the executor or administrator of the deceased's estate must be effected by Bursa Depository. This Form must be signed by the executor or administrator of the deceased's estate, named in the Form of Notification to whom the Offer Shares have been effectively transferred by Bursa Depository and who is registered as the holder of the Offer Shares and the procedures set out in Note 1(A) above shall be applicable.

(D) If your Offer Shares have yet to be credited into your CDS account at the Closing Date

If you have purchased the Offer Shares before the Closing Date but the Offer Shares have yet to be credited into your CDS account, you should forward this completed Form together with the relevant contract notes as evidence of your beneficial ownership of the Offer Shares to the Registrar at the address or email address set out in Note 1A(v) above or via the e-GO as set out in Note 1A(vi) above, so as to arrive not later than 5.00 p.m. (Malaysian time) on the Closing Date.

You must then perform the procedures as set out in Note 1A(ii) to (iii) above. Once your Offer Shares have been credited into your CDS account, you must perform the procedure as set out in Note 1A(iv) above and then forward the Depositor's copy of your Bursa Depository Transfer Form, duly verified and acknowledged by your ADA/ADM to the Registrar at the address as set out in Note 1(A)(v) above within 7 days from the Closing Date.

(E) If you are a Non-Resident Holder

To accept the Offer, the procedures set out below and in Note 1(A) above are applicable to Non-Resident Holders. Non-Resident Holders should also refer to **Section 3** of **Appendix II** of the Offer Document.

If you wish to accept the Offer, you are solely responsible to satisfy yourself as to the full observance of the laws of your relevant jurisdiction and in Malaysia in connection with the Offer, including without limitation the following:-

- (i) receipt of cash payments in Ringgit Malaysia by you;
- (ii) repatriation of any monies by you out of Malaysia;
- (iii) obtaining any governmental, exchange control or other consents which may be required;
- (iv) compliance with the necessary formalities including legal and regulatory requirements to be observed; and
- (v) payment of any costs relating to the transfer or taxes or duties due in the relevant jurisdiction.

You will be responsible for the payment of any transfer fees or taxes or other requisite payments due in such jurisdiction. The Joint Offerors, the Registrar and UOBKH shall be entitled to be fully indemnified and held harmless by you for any transfer fees or taxes or other requisite payments which you may be required to pay.

If you receive a copy of the Offer Document and this Form in any jurisdiction other than Malaysia, you may not:-

- treat the same as constituting an invitation or offer to sell your Offer Shares or participate in the Offer;
- (ii) use this Form unlawfully by contravening any relevant regulations or other legal requirements; or
- (iii) use this Form if, in the relevant jurisdiction, such an invitation or offer cannot lawfully be made to you.

In such circumstances, the Offer Document and this Form are sent for **information only** and any use or acceptance may be invalid and disregarded.

- 2. This Form must be completed in English or Bahasa Malaysia and submitted to the Registrar at the address or email address stated in Note 1(A)(v) above or via the e-GO as set out in Note 1A(vi) above, in its entirety.
- 3. Please type or write clearly in ink using BLOCK LETTERS. Forms defaced by erasures or any kind of correcting fluid may be rejected at the absolute discretion of the Joint Offerors. Amendments must be clearly legible and should be countersigned by you.
- 4. Additional copies of this Form may be obtained from the office of the Registrar at the address set out in Note 1(A)(v) above during normal business hours, i.e. from 8.30 a.m. to 5.30 p.m. (Malaysian time) on Mondays to Fridays (excluding public holidays), or from their Investor Portal at www.shareworks.com.my, or online from the website of Bursa Securities at <a href="https://www.bursamalaysia.com/market_information/announcements/company_announcement?company_announcement?company_announcement?company_announcement.company_ann
- **5.** Further instructions are contained in **Appendix II** of the Offer Document.
- 6. If you fail to comply with any of the terms and conditions pertaining to the acceptances as set out in this Form and in the Offer Document, the Joint Offerors may, at their discretion, consider that you have not accepted the Offer. The Joint Offerors' decision is final and binding.

Settlement of the consideration under the Offer cannot be made until all relevant documents have been properly completed, signed and lodged with the Registrar, ShareWorks Sdn Bhd, at the address or email address set out in Note 1A(v) above or via the e-GO as set out in Note 1A(vi) above.

All documents sent to the Registrar, whether by post, hand, email or via the e-GO, will be at your own risk.

The latest time and date for the lodgement of this completed Form (together with the Depositor's Copy of the Bursa Depository Transfer Form duly verified and acknowledged by your ADA/ADM, and an acknowledgement of transfer issued by your ADA/ADM, and where applicable, other document(s) of title or the relevant contract notes) is at 5.00 p.m. (Malaysian time) on the Closing Date, subject to Note 1(D) of this Form if your Offer Shares have yet to be credited into your CDS account as at the Closing Date.

FORM OF ACCEPTANCE AND TRANSFER FOR OFFER SHARE(S)

TO: CHEW CHOO SOON AND CHANG WAI HOONG (COLLECTIVELY, THE "JOINT OFFERORS")

Dear Sir/Madam. In accordance with the terms and conditions of the Offer Document dated 4 February 2022. I/we hereby accept the Offer made by UOB Kay Hian Securities (M) Sdn Bhd on behalf of the Joint Offerors in respect of (number of units) of my/our ordinary shares in Zenworld Holdings Berhad (formerly known as MyKRIS International Berhad) in consideration of the cash payment of RM0.42⁽¹⁾ for every one (1) Offer Share hereby transferred by me/us. I/We hereby agree that the total consideration to be paid for my/our Offer Share(s) will be calculated based on the figure rounded down to the nearest whole sen, where applicable. I/ We enclose herewith the Depositor's Copy of the Bursa Malaysia Depository Sdn Bhd Transfer of Securities Request Form (FTF010):-Transfer Reference No. by my/our ADA/ADM together with Contract Note(s) and acknowledged _/ the Power of Attorney(3)/transfer notice issued by Bursa Depository evidencing the transfer of the Offer Share(s) from the deceased's CDS account, as the executor or administrator(4) and/or other relevant document(s) which is/are required to effect the transfer of the Offer Share(s). I/We confirm that I am/we are not Non-Resident Holder(s) or that I am/we are Non-Resident Holder(s) who is/are ABLE to give the representations and warranties set out in Section 3.1(f) of Appendix II of the Offer Document. (5) PLEASE ENSURE THAT THE INFORMATION PROVIDED IN THIS FORM IS THE SAME AS STATED IN THE BURSA DEPOSITORY TRANSFER FORM (FTF010) AND THE RECORDS OF BURSA DEPOSITORY Name of Depositor (Holder) CDS Account No. NRIC No. Old New Passport No./Registration No. Correspondence Address Telephone / Contact No. Office House Mobile Email Facsimile No. Date If holder is a corporation(6) If holder is an individual Signature of holder Director Director/Secretary



Notes:-

- (1) If Zenworld Holdings Berhad (formerly known as MyKRIS International Berhad) declares and/or pays any further dividends and/or other distributions of any nature ("Distributions") in favour of its shareholders whereby the entitlement date for such Distributions is on or after the date of the Proposal Letter (as defined in the Offer Document dated 4 February 2022), but prior to the Closing Date and the Holder is entitled to retain such Distributions, the Joint Offerors will reduce the amount of the Offer Price by the quantum of the Distributions per Offer Share that such Holder is entitled to retain. For avoidance of doubt, no adjustment shall be made to the Offer Price in the event that the entitlement date for the Distributions is after the Closing Date.
- (2) Where Note 1(D) of this Form is applicable.
- (3) Where Note 1(B) of this Form is applicable.
- (4) Where Note 1(C) of this Form is applicable.
- (5) Delete as applicable. Your acceptance may be invalid and disregarded unless you are able to give the confirmation required.
- (6) A corporation must affix its common seal which must be witnessed in accordance with its Constitution or other regulations, or signed on its behalf by an authorised officer or attorney.
- (7) I/We consent to the Joint Offerors and the Registrar to collect information and personal data (collectively, "**Data**") required herein, to process and disclose such Data to any person for the purposes of implementing the Offer and storing such Data in any servers located in Malaysia or outside Malaysia in accordance with the relevant laws and regulations

This completed and signed Form of Acceptance and Transfer, together with the Depositor's Copy of the Bursa Depository Transfer Form duly verified and acknowledged by your ADA/ADM and an acknowledgement of transfer issued by your ADA/ADM, and where applicable, other document(s) of title or the relevant contract note(s) must be submitted to the Registrar via the e-GO as set out in Note 1A(vi) above or at the following address or email address:-

ShareWorks Sdn Bhd

No. 2-1, Jalan Sri Hartamas 8 Sri Hartamas 50480 Kuala Lumpur Wilayah Persekutuan

Telephone : (603) 6201 1120 Facsimile : (603) 6201 3121 Email : ir@shareworks.com.my

You should take note that in the event of any further restriction to movement due to the implementation of any movement control order by the Government of Malaysia or any other emergency, electronic documentation and service may be the only mode that can be employed. As such, it is important for you to register your email address with Bursa Depository via:-

- (i) Bursa Malaysia Securities Berhad's website at www.bursamalaysia.com/trade/our_products_services/central_depository_system/request_for_es tatement; or
- (ii) Bursa Anywhere mobile application which can be downloaded from Google Play Store or Apple App Store.