Summary of important details of Convertible Bonds of Thai Rubber Latex Group Public Company Limited No. 1/2025 to be issued and offered to existing shareholders in proportion to their shareholdings (Right Offering)

Issuer of Convertible Bonds	Thai Rubber Latex Group Public Company ("the Company")	
Objective	To use the money received from the issuance and offering of such convertible	
	bond to repay the Company's short-term loans or as working capital of the	
	Company.	
Plans for using proceeds from	repay the Company's short-term loans or to use as the Company's working	
the offering of Convertible	capital, in an amount not exceeding THB 500,000,000.	
Bonds		
Туре	Convertible Bonds with registered holders have the right to convert into newly	
	issued ordinary shares of the Company, not inferior, unsecured, have a	
	bondholder representative, and the issuer of the Convertible Bonds has the	
	right to redeem before the maturity date.	
Value of Convertible Bonds	Not exceeding THB 500,000,000	
Offered		
Face Value	THB 1,000 per 1 Convertible Bond unit	
Number of Convertible Bonds	Not more than 500,000 units	
Methods of offering and	The Company will offer and allocate all Convertible Bonds to the	
allocation	Company's existing shareholders who are entitled to receive the allocation	
	in proportion to their shareholding (Right offering). The existing shareholders	
	who are entitled to receive the allocation may subscribe for Convertible	
	Bonds in accordance with their rights, less than or more than their rights, or	
	may waive their rights to subscribe for the Convertible Bonds offered for	
	sale this time. The Company will allocate the Convertible Bonds to the	
	shareholders who subscribe in accordance with their rights until they are	
	fully subscribed. If there are any Convertible Bonds remaining from the	
	allocation according to their rights, the Company will allocate the remaining	
	Convertible Bonds to the shareholders who subscribed and paid for the	
	Convertible Bonds in excess of their rights until there are no Convertible	
	Bonds left to allocate.	
	The Company will complete the offering of newly issued Convertible Bonds	
	and underlying shares within 12 months from the date on which the	
	shareholders' meeting approves the Company's issuance of Convertible Bonds	
	and underlying shares for the exercise of conversion rights.	
Allocation ratio to existing	1,636 shares: 1 Convertible Bond unit (in case of any fraction from calculation,	
shareholders	it must be discarded in all cases).	
	However, any shareholder of the Company who holds less than 1,636 shares	
	will not have the right to subscribe for Convertible Bonds according to their	
	rights but can subscribe in excess of their rights.	
Shares allocated to support	312,500,000 shares, representing 38.21% of the total number of outstanding	
the conversion of Convertible	shares of the Company, or 49.22% of the total number of outstanding shares	
Bonds	of the Company as of the date of the Board of Directors' Meeting No. 1/2025	
551145	held on February 28, 2025, when combined with the number of shares	
	There on replicary 20, 2023, which combined with the number of shales	

supporting the warrants No. 3 (TRUBB-W3) totaling 90,000,000 shares issued allocated in accordance with the resolution of the 2025 Annual General Meeting of Shareholders on this occasion. The number of shares to support the Convertible Bonds offered for sale this time, when combined with the number of shares issued by the Company to support the Convertible Bonds and/or warrants to purchase ordinary shares of the Company both this time and other times, does not exceed 50.00% of the total number of shares sold by the Company. *Method for calculating the proportion of ordinary shares to support the conversion of Convertible Bonds: No. of shares supporting Convertible Bonds issued to existing shareholder No. 1/2025 Total No. of paid-up shares 312.500.000 817,775,785 38.21% *Method for calculating the proportion of ordinary shares to support the conversion of Convertible Bonds, when combined with the number of shares the company issues to support Convertible Bonds and/or warrants to purchase ordinary shares both this time and other times: No. of shares supporting Convertible Bonds issued to existing shareholders No. 1/2025 + No. of shares to supporting the exercise of TRUBB-W3 Total No. of paid-up shares 312,500,00 + 90,000,000 817,775,785 49.22% *The method for calculating the proportion of ordinary shares to support the exercise of TRUBB-W3 can be found in the details in Enclosure 4. Maturity of Convertible Bonds 3 years from the date of issuance of Convertible Bonds Interest rate 3.5% per year Interest Payment 4 times per year, with interest paid quarterly from the date of issuance of the Convertible Bonds. Restrictions on transfer of - None -Convertible Bonds Conversion price Not less than 90.00% of the market price, whereby the market price is calculated from the weighted average price of the Company's shares listed on the Stock Exchange of Thailand for no less than 7 consecutive business days but not more than 15 consecutive business days (the "Floating **Conversion Price**") prior to the date on which the Convertible Bondholders will exercise their conversion rights, whereby the conversion price must not be less than THB 1.60 per share (the "Minimum Conversion Price").

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Conversion ratio	1 Convertible Bond unit per [Face Value of Convertible Bond divided by exercise price] ordinary shares (if there is a fraction, discard it in all cases) The Company will immediately notify the calculation of the conversion price and conversion ratio of Convertible Bonds to the Stock Exchange of Thailand on the first day of the period for expressing the intention to exercise the conversion right each time.		
Day of conversion	The expiry date of the Convertible Bonds.		
Period for expressing intention	Not less than 15 business days before the exercise date or any other period		
to exercise conversion rights	that the representative of the Convertible Bondholders (according to the resolution of the Convertible Bondholders' meeting) and the Convertible Bond issuer have agreed upon.		
Exercise period and conversion	The right to convert can be exercised when the Convertible Bonds have a		
rights schedule	maturity of 3 years from the date of issuance of the Convertible Bonds or		
	on the maturity date of the Convertible Bonds.		
Expiration date of conversion	3 years from the date of issuance of Convertible Bonds		
rights			
Redemption on the expiration	In the event that the Convertible Bondholder wishes to exercise the right		
date of Convertible Bonds	to convert the Convertible Bonds into the Company's ordinary shares, the		
	Convertible Bondholder has the right to exercise the right to convert into		
	ordinary shares until the 15th business day prior to the redemption date		
	(the "Last Conversion Date") without being required to convert. On the		
	Last Conversion Date, each Convertible Bondholder will have 2 options:		
	a) Request to redeem in full cash: Each Convertible Bondholder will		
	receive THB 1,000 in cash per 1 Convertible Bond unit, which is equal		
	to the value of the Convertible Bond, together with the final interest		
	payment.		
	b) Request for redemption by conversion of Convertible Bonds:		
	(value of Convertible Bonds equal to THB 1,000 per unit) by redeeming		
	all remaining Convertible Bonds into ordinary shares of the Company		
	at an exercise price of 90.00% of the market price, whereby the market		
	price is calculated from the weighted average price of the Company's		
	shares listed on the Stock Exchange of Thailand for no less than 7		
	consecutive business days but no more than 15 consecutive business		
	days prior to the first day of the period for expressing the intention to		
	exercise the conversion right each time, whereby the weighted average		
	price is calculated from the price weighted by the trading volume on		
	each consecutive business day (the "Floating Conversion Price"),		
	whereby the conversion price must not be less than THB 1.60 per		
	share (the "Minimum Conversion Price"), whereby the minimum		
	conversion price may change if there is an adjustment of rights due to		
	an adjustment event as specified in the relevant rules and as will be		
	specified in the Terms and Conditions later.		
	In the event that the Minimum Conversion Price is adjusted later,		
	resulting in a fraction of shares from the conversion calculation, the		
	Convertible Bondholders will receive a cash refund instead of such		

	fractional shares by multiplying the fractional number of shares by the conversion price. In this regard, the Company will calculate the fractional number to no more than two decimal places (if the third place is greater than or equal to five, the Company will round up the second decimal place and round down the second decimal place if the third place is less than five). In addition, the Company will pay accrued interest to the Convertible Bondholders until (but not including) the conversion date.		
	In this case, each Convertible Bondholder must choose either option a) or b) only. They cannot divide the Convertible Bonds they hold to choose option a) and b).		
Redemption value of	The Convertible Bonds will have an aggregate redemption value equal to		
Convertible Bonds	the par value of the Convertible Bonds, regardless of whether the Convertible Bonds are redeemed in one or more rounds.		
Call/Put Option			
ζαίνι αι Οριίοιι	The Company has the right to redeem the Convertible Bonds prior to the		
6	maturity date (Call Option).		
Convertible Bondholder	In the process of appointment, the Company will appoint a representative		
representative	of convertible bondholders after the Board of Directors' meeting approves		
	the Record Date for determining the list of shareholders entitled to		
	subscribe for convertible bonds and will promptly notify the Stock		
	Exchange of Thailand.		
Registration of Convertible	Thai Bond Market Association (ThaiBMA) (Optional)		
Bonds			
Secondary market for ordinary	The Stock Exchange of Thailand		
shares resulting from			
conversion			
The effect on the Company's	1) The impact on the market price of the shares (Price Dilution) will not		
shareholders if the conversion	occur because the minimum conversion price of the convertible		
rights of Convertible Bonds are	debentures is not lower than the current market price.		
exercised (Dilution effect)	describeres is not tower than the earlier market price.		
excreised (bliquion effect)	2) The impact on the voting rights of the existing shareholders (Control Dilution) will not occur because it is an offer and allocation of the entire Convertible Bonds to the existing shareholders of the Company who are entitled to receive the allocation in proportion to their shareholding (Right offering). However, in the case that the person exercising the right to convert the Convertible Bonds is not the existing shareholder of the Company in full, the effect on the voting rights of the current existing shareholders (Control Dilution) after the exercise of the conversion right of the Convertible Bonds under the assumption that the conversion right is exercised in full can be calculated as follows:		
	Control Dilution = No. of shares supporting Convertible Bonds No. of paid-up shares + No. of shares supporting Convertible Bonds		

	Control Dilution =	312,500,000	
		817,775,785 + 312,500,000	
	=	27.65%	
	3) The impact of profit s or EPS. Dilution)	haring of shareholders (Earning Per Share Dilution	
	Profit (Loss)	= THB (286,235,798) (YE 2024)	
	EPS before the offering		
		817,775,785	
		= THB (0.350) per Share	
	EPS after the Offering	(00 (00 - 00)	
	of Convertible Bonds	= (286,235,798)	
		817,775,785 + 312,500,000	
		= THB (0.253) per Share	
	EPS Dilution	■ EPS before the offering – EPS after the Offering of Convertible Bonds	
		EPS before the offering	
	EPS Dilution	= (0.350) - (0.253)	
		(0.350)	
		= 27.65%	
		nvertible Bonds are converted together with the o. 3, the details can be found in Enclosure 4.	
Reasons for issuing new shares	In order to maintain the	benefits of Convertible Bondholders from being	
to accommodate changes in	inferior to the original, th	e Company will adjust the Minimum Conversion	
the exercise of rights		tio when any of the events specified in the	
	·	Market Supervisory Board No. TorJor. 16/2565 Re:	
		oval of the Offering for Sale of Newly Issued Debt	
	Securities under Private Placement and Offering for Sale of Convertible Bonds to Angel Investors, dated September 23, 2022, and Appendix 3 on the criteria and conditions after the approval for the offering of Convertible		
	Bonds (and amendments), including the following events: 1) In case there is a change in the par value of the Company's ordinary		
		a share consolidation or share split.	
	2) In case the Company	issues and offers newly issued ordinary shares by	
	setting the price of	the shares issued to support the new warrant or	
		nd or any new securities at the price is below 90	
	·	e of the Company's ordinary shares	
	·	by offer convertible bond or warrant or any new	
	securities at the price	e below 90% of the market price per share of the	

Company's ordinary shares;

- 4) in case the Company makes payment of dividends, whether in whole or in part, in the form of the Company's ordinary shares;
- 5) When the Company pays dividends in cash that exceed the rate specified in the rights terms;
- 6) When there is any other case of the same nature as items 1. to 5. above that makes any benefits that Convertible Bondholders will receive when exercising the conversion right less than before.

In the event that there is a change in the exercise of conversion rights for whatever reason, if additional new shares are required to be issued to accommodate such change in the exercise of conversion rights, the Company may issue additional new shares to accommodate such change in the exercise of conversion rights only after the resolution of the shareholders' meeting approving the issuance of sufficient shares to accommodate such change in the exercise of conversion rights has been submitted to the Securities and Exchange Commission.