



## ZOGLO'S Announces Private Placement

Toronto, ON – December 20, 2022 – [Zoglo's Incredible Food Corp. \(CSE: ZOG\) \(FSE: 7UT\)](#) (“Zoglo’s” or the “Company”), a plant-based food company, is pleased to announce a non-brokered private placement offering (the “Offering”) of up to 2,429,260 units at a price of \$0.0311 per unit (each, a “Unit”) for gross proceeds of up to \$75,550. Each Unit consists of one common share (a “Common Share”) of Zoglo’s and one Common Share purchase warrant (each whole warrant, a “Warrant”). Each Warrant will entitle the holder to acquire one Common share at an exercise price of \$0.05 per Common share for a period of 24 months from the closing date of the offering.

The total proceeds of the offering are expected to be used for general working purposes. The securities issued under the Offering are subject to a four months and one day hold from the Closing Date.

### **ABOUT ZOGLO'S INCREDIBLE FOOD CORP.:**

Zoglo’s Incredible Food Corp. is a publicly-traded plant-based food company which offers nutrient-rich, plant-based appetizers, veggies, and meat substitutes to fulfill consumers needs for all occasions and cooking requirements. The Company’s wholly-owned subsidiary, Zoglo’s Incredible Food Inc., currently offers 14 products through its Traditional Green Box product line and aims to offer 12 innovative products for the mainstream market through its new Zoglo’s Incredible Black Box product line. Over the past 25 years, Zoglo’s products have been in distribution in over 1,300 retail stores across Canada including Walmart, Shoppers Drug Mart, Sobeys and Loblaws, and has representation in the United States and Europe. The Company trades on the Canadian Securities Exchange under the ticker: ZOG and on the Frankfurt Stock Exchange under the ticker: 7UT.

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### **ON BEHALF OF ZOGLO'S MANAGEMENT:**

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*This news release does not constitute an offer to sell or a solicitation of an offer to buy any of the securities in the United States. The securities have not been and will not be registered under the United States Securities Act of 1933, as amended (the “U.S. Securities Act”) or any state securities laws and may not be offered or sold within the United States or to U.S. Persons unless registered under the U.S. Securities Act and applicable state securities laws or an exemption from such registration is available*