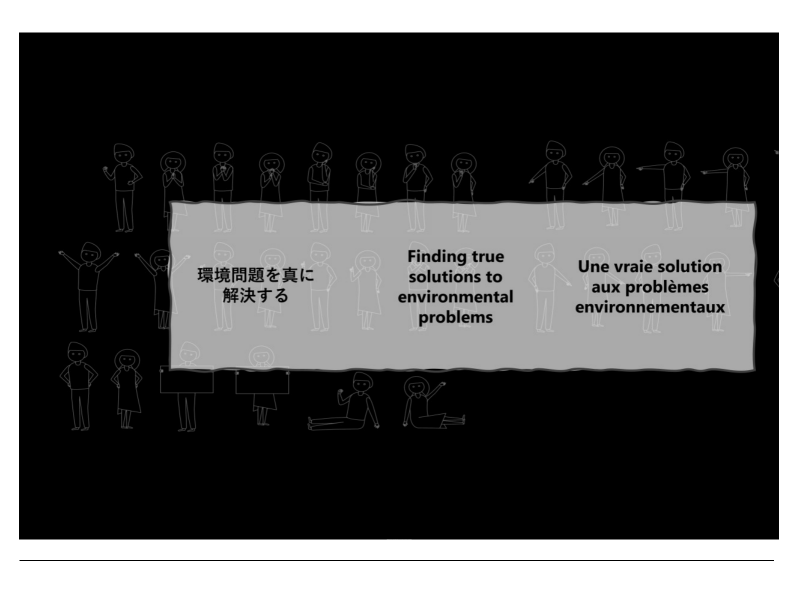
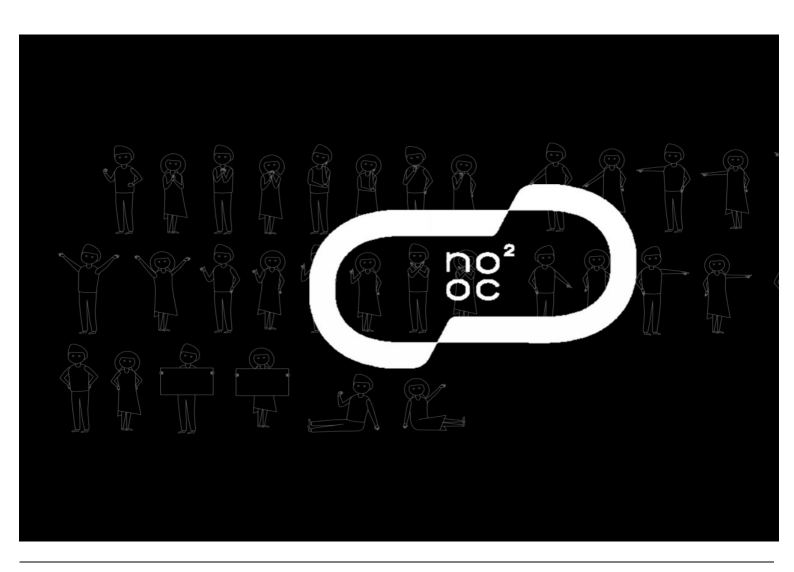
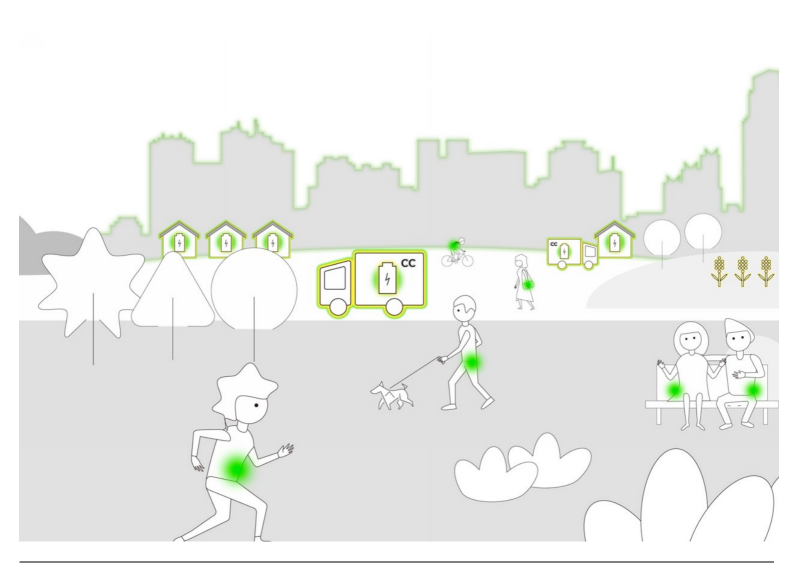
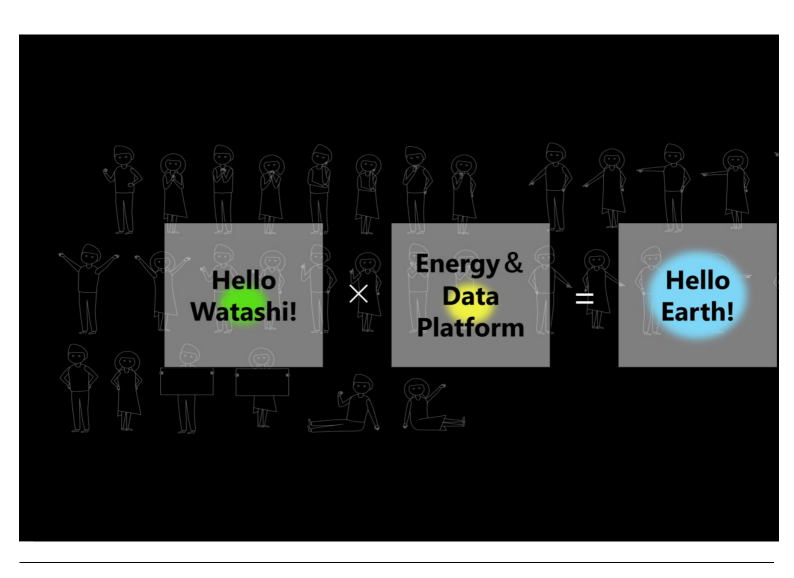
Filed by Prime Number Holding Limited Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934 Commission File No. 333-271994 Subject Company: Prime Number Holding Limited

On May 31, 2023, 3DOM Alliance Group (3DOM) announced that it will participate in the Viva Technology (VivaTech) 2023, to be held at the Paris Expo Porte de Versailles in Paris, France, between June 14 and June 17, 2023. VivaTech 2023 is one of Europe's most prestigious technology events, attracting the brightest minds, industry experts, and media representatives from around the globe. The slide deck below will be shown at the 3DOM booth at VivaTech and may be distributed by event organizer in its website and other media.









Powering
Decarbonization.
Simplifying
Sustainability.

Current industrial trajectory is unsustainable

Unchecked reliance on dirty and limited fossil fuels

Polluting and wasteful production processes

Market systems driving overproduction and wasteful consumption patters

Environment Destruction



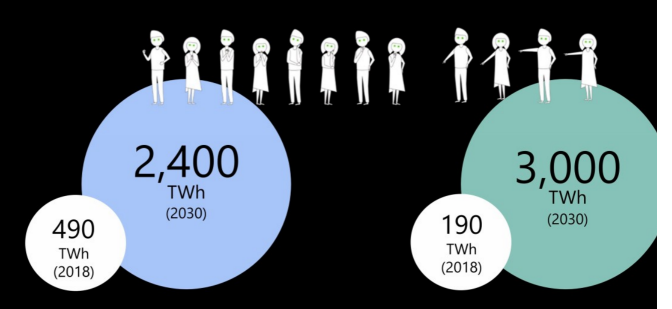
Widespread adoption of digital and IoT devices

+

Rise of automation across sectors



Surging energy demand



Projected electricity consumption by **networks globally**

Projected electricity consumption by **data centers** globall

Source: https://www.jst.go.jp/lcs/pdf/fy2020-pp-01-20gaiyou.pdf

We're redefining batteries as enablers of carbon neutrality

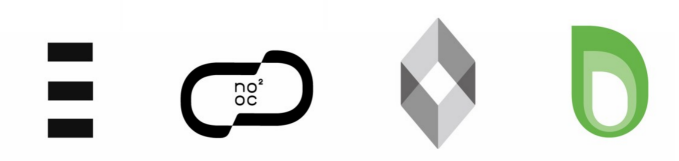
Operational Efficiencies

Intelligent batteries for smart transportation

- Sustainable Interconnectivity
 Society-wide efficiencies
 - > Faster Decarbonization

Transitions that serve purpose, people, planet, and profit

Technology collaborations at the heart of innovation connecting energy and information

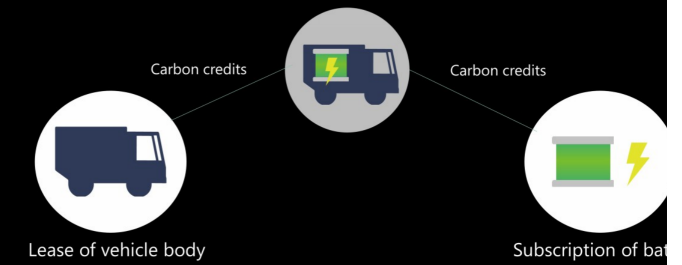


- 3 DOM ALLIANCE GROUP -

Carbon-neutral Leasing Services

Offsetting greenhouse gases emitted not only in operation susiness related to ba but also in product manufacturing

noco-noco has been o exclusive license to us engine vehicles, and e systems



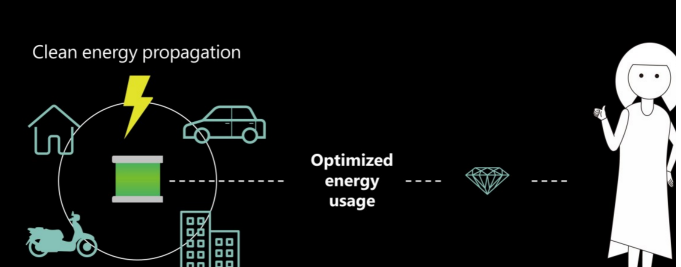
Empowering Next-gen Intelligent Batteries



Potential for optimized pow consumption a cutting-edge d processing cap

Encouraging positive behavior change with energy and information

Battery multi-use





We envision a future where hyper-distributed network o intelligent batteries could dransitions across

Homes
Mobility
Smart Cities





3DOM Alliance Group's Journey to Decarbonization

Electrification

Efficiency

Step 1

BEV transitions with patented carbonneutral leasing



Step 2

Carbon-negative value-adds



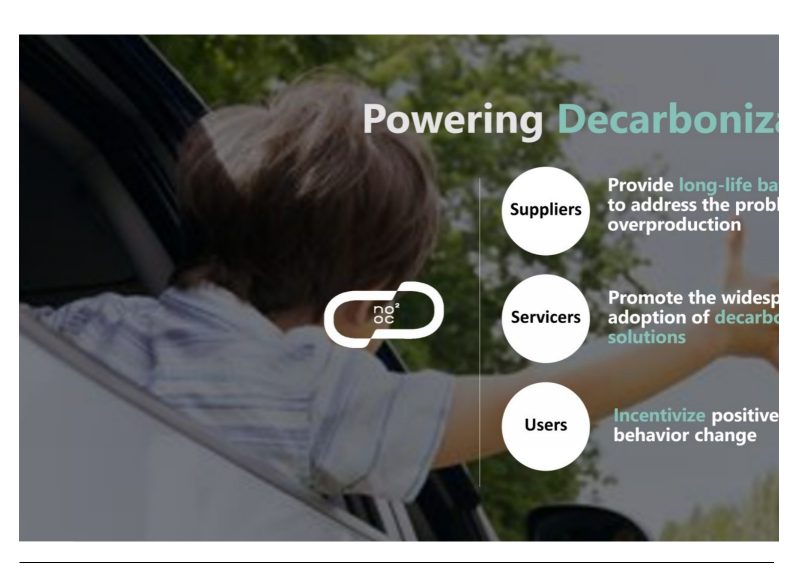
Hyper-distributed intelligent battery networks



Intelligent batterydriven smart city



Long solutio decarb fut





noco-noco

Additional Information and Where to Find It

On December 29, 2022, Prime Number Holding Limited, an exempted company limited by shares incorporated under the laws of the Cayman Islands ("PubCo"), Prime Number Acquisition I Corp. ("PNAC"), Prime Number Merger Sub Inc., a Delaware corporation and a direct wholly-owned subsidiary of PubCo, Prime Number New Sub Pte. Ltd., a Singapore private company limited by shares and a direct wholly-owned subsidiary of PubCo, Noco-Noco Pte. Ltd. ("Noco-Noco"), and certain shareholders of noco-noco collectively holding a controlling interest, entered into a business combination agreement, pursuant to which PNAC is proposing to enter into a business combination (the "Business Combination") with Noco-Noco involving a merger and a share exchange. On May 17, 2023, a proxy statement/prospectus on Form F-4 (together with such subsequent amendments thereto, if any, the "F-4") was filed publicly by the PubCo with the Securities and Exchange Commission in connection with the Business Combination. This press release does not contain all the information that should be considered concerning the Business Combination and is not intended to form the basis of any investment decision or any other decision in respect of the business combination. PNAC's stockholders and other interested persons are advised to read the F-4 and the amendments thereto and other documents filed in connection with the Business Combination, as these materials will contain important information about Noco-Noco, PNAC, PubCo and the Business Combination. When available, the proxy statement/prospectus and other relevant materials for the Business Combination will be mailed to stockholders of PNAC as of a record date to be established for voting on the Business Combination. Such stockholders will also be able to obtain copies of the proxy statement/prospectus and other relevant materials for the Business Combination will be mailed to stockholders of PNAC as of a record date to be established for voting on the Business Combination. Such stockholders will also be able to

Forward-Looking Statements

This press release certain contains forward-looking statements within the meaning of section 27A of the U.S. Securities Act of 1933, as amended (the "Securities Act"), and section 21E of the U.S. Securities Exchange Act of 1934 ("Exchange Act") that are based on beliefs and assumptions and on information currently available to PNAC, Noco-Noco, PubCo. In some cases, you can identify forward-looking statements by the following words: "may," "will," "could," "would," "should," "expect," "intend," "plan," "anticipate," "believe," "estimate," "predict," "project," "potential," "continue," "ongoing," "target," "seek" or the negative or plural of these words, or other similar expressions that are predictions or indicate future events or prospects, although not all forward-looking statements contain these words. Any statements that refer to expectations, projections or other characterizations of future events or circumstances, including the proposed business combination, the benefits and synergies of the proposed business combination, the markets in which Noco-Noco operates as well as any information concerning possible or assumed future results for each forward-looking statements involve risks, uncertainties and other factors that may cause actual results, levels of activity, performance or achievements to be materially different from those expressed or implied by these forward-looking statements. Although each of PNAC, Noco-Noco and PubCo delieves that it has a reasonable basis for each forward-looking statement contained in this communication, each of PNAC, Noco-Noco and PubCo caution you that these statements are based on a combination of facts and factors currently known and projections of the future, which are inherently uncertain. None of PNAC, Noco-Noco and PubCo can assure you that these statements in this communication will prove to be accurate. These forward-looking statements are subject to a number of risks and uncertainties, including, among others, the ability to complete the business combination due to

No Offer or Solicitation

This press release is not a proxy statement or solicitation of a proxy, consent or authorization with respect to any securities or in respect of the potential transaction and does not constitute an offer to sell or a solicitation of an offer to buy any securities of PNAC, Noco-Noco, or PubCo, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act.

Participants in the Solicitation

PNAC, Noco-Noco, PubCo, and their respective directors, executive officers, other members of management, and employees, under SEC rules, may be deemed to be participants in the solicitation of proxies of PNAC's stockholders in connection with the proposed Business Combination. Information regarding the persons who may, under SEC rules, be deemed participants in the solicitation of PNAC's stockholders in connection with the proposed Business Combination is set forth in the F-4 and such subsequent amendments thereto, if any.