

JACKPOT DIGITAL ANNOUNCES NON-BROKERED PRIVATE PLACEMENT TO BUILD MORE BLITZ $^{\rm TM}$ ELECTRONIC TABLES

Vancouver, British Columbia – December 21, 2021 – Jackpot Digital Inc. (the "Company" or "Jackpot") (TSX-V: JJ. WT.A) (TSX-V: JJ.WT.A) (TSX-V: JJ.WT.B) (TSX-V: JJ.WT.C) (US OTCQB: JPOTF) (Frankfurt & Berlin Exchanges: LVH3). The Company announces it is conducting a non-brokered private placement to raise up to \$975,000 (the or this "Financing") through the issuance of up to 6,500,000 units of the Company at the price of \$0.15 per unit. Each unit shall consist of one common share and one common share purchase warrant (a "Warrant"). Each Warrant shall entitle the holder to acquire one common share of the Company at the price of \$0.25 per common share for a period of three years. The warrants shall contain an acceleration provision, which may be triggered, once the Company's shares have traded at a price of \$0.50 per common share for 15 (fifteen) consecutive trading days. Finder's fee may be payable in respect to the Financing in accordance with the policies of the TSX Venture Exchange (the "Exchange"). The financing remains subject to the satisfaction of customary closing conditions, including receipt of Exchange approval.

As part of the Financing an officer of the Company (the "Insider") has arranged to sell, from the Insider's personal holdings, up to 3,000,000 common shares of the Company at market price through the facilities of the Exchange (the "Swap"). The Insider intends to use 100% of the proceeds from the Swap to participate in the Financing.

The funds from this Financing will be utilized towards the purchase of materials for the production of the Company's Jackpot BlitzTM electronic tables ("ETGs"), regulatory licensing fees for new jurisdictions, a market awareness campaign and for general working capital.

Jackpot President & CEO, Jake Kalpakian states, "our sales pipeline is robust, and we anticipate an increased volume of new orders in early 2022. In addition to other table components, a portion of the proceeds from the Financing will go towards computer boards for up to 50 new tables, to increase inventory and avoid possible delays due to recent supply chain disruptions."

The securities that may be issued in connection with this Financing shall include a four-month and a day hold period in accordance with applicable securities laws.

The Company also wishes to announce it intends to engage Brian Gusko Advisory Services Inc. to provide market awareness for a period of four months (the "Agreement"), subject to the approval of the Exchange. Brian Gusko Advisory Services Inc., is an arm's length service provider, headed by Brian Gusko, an MBA with 15 years of corporate finance and public company experience and strong relationships with brokers in Canada and European institutional investors that focuses on marketing communications in Canada and in Germany. The services include coordination of strategic introductions to brokers and investment bankers and the development of a social media-focused marketing campaign. Consideration for the services to be provided during the four-month term is \$190,000, in addition to, €125,000 for a European investor

awareness campaign and non-deal roadshow. Mr. Gusko currently holds 168,000 shares and 200,000 common share purchase warrants of the Company.

About Jackpot Digital Inc.

Jackpot Digital Inc. is a leading electronic table games manufacturer for the cruise ship industry and regulated casino industry. The Company specializes in multiplayer gaming products, including poker and casino games, which are complemented by a robust suite of backend tools for operators to efficiently control and optimize their gaming business.

For more information on the Company, please contact Jake H. Kalpakian, President and CEO, at (604) 681-0204 ext. 6105, or visit the Company's website at www.jackpotdigital.com.

On behalf of the Board of Jackpot Digital Inc.

"Jake H. Kalpakian"

Jake H. Kalpakian President & CEO

Trading in the securities of the Company should be considered speculative.

The TSX Venture Exchange has neither approved nor disapproved the contents of this news release.

Neither the TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this news release.

Certain statements contained herein are "forward-looking". Forward-looking statements may include, among others, statements regarding future plans, proposed financings, costs, objectives, economic or technical performance, or the assumptions underlying any of the foregoing. In this News Release, words such as "may", "would", "could", "will", "likely", "enable", "feel", "seek", "project", "predict", "potential", "should", "might", "objective", "believe", "expect", "propose", "anticipate", "intend", "plan", "estimate", and similar words are used to identify forward-looking statements. Forward-looking statements are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those expressed or implied. Although management believes that the expectations reflected in such forward-looking statements are based on reasonable assumptions, projections and estimations, there can be no assurance that these assumptions, projections or estimations are accurate. Readers, shareholders and investors are therefore cautioned not to place reliance on any forward-looking statements as the plans, assumptions, intentions or expectations upon which they are based might not occur.

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