FORM 51-102F3

MATERIAL CHANGE REPORT

Item 1. Name and Address of Company

Global Tactical Metals Corp. #3606 - 833 Seymour Street Vancouver, BC V6B 0G4

(the "Company" or "Global Tactical")

Item 2. Date of Material Change

April 10, 2025.

Item 3. News Release

The news release was issued on April 10, 2025 and was disseminated by Newsfile Corp.

Item 4. Summary of Material Change

The Company announced that its shares have been accepted for listing on the Frankfurt Stock Exchange. The Company also announced that it has entered into a digital marketing awareness agreement.

Item 5. Full Description of Material Change

The Company announced that its shares have been accepted for listing on the Frankfurt Stock Exchange (FSE), under WKN: A412UK, Symbol: A7F.

Global Tactical's common shares are now cross listed on the Canadian Securities Exchange along with the FSE, which is the largest of the seven stock exchanges in Germany. The Company believes that this cross listing on the FSE will enhance liquidity, broaden Global Tactical's shareholder base and facilitate advanced electronic trading and settlement. The company's stock quote can be found here: https://www.boerse-frankfurt.de/equity/global-tactical-metals-corp

Additionally, the company would like to announce market awareness agreements. The Company has entered into a digital marketing services agreement (the "Marketing Agreement") with Machai Capital Inc. ("Machai"). Pursuant to the Marketing Agreement, Machai will, among other things, provide the Company with certain marketing services to expand investor awareness of the Company's business.

The Services will include, among other things, (i) branding, content and data optimization to assist the Company to create in-depth marketing campaigns, (ii) tracking, organizing and executing the Services through search engine optimization, search engine marketing, lead generation, digital marketing, social media marketing, email marketing, and brand marketing. In consideration of the Services, and pursuant to the terms and conditions of the Marketing Agreement, the Company has agreed to (i) pay Machai a fee of C\$235,000 for a 3 month period.

Reliance on Subsection 7.1(2) of National Instrument 51-102 Item 6.

Not applicable.

Omitted Information Item 7.

None.

Item 8. **Executive Officer**

Kelly Abbott Chief Executive Officer 778-237-5212

Date of Report Item 9.

April 11, 2025.