

FORM 51-102F3
Material Change Report

1. **Name and Address of Company:**

Whattozee Networks Inc.
(formerly Bama Gold Corp.)
Suite 1450 - 701 West Georgia Street
Vancouver, BC V6C 2T4

(the "Company")

2. **Date of Material Change:**

January 27, 2017

3. **Press Release:**

The press release was disseminated on January 30, 2017, and was subsequently filed on SEDAR.

4. **Summary of Material Change:**

Effective January 27, 2017, the Company changed its corporate name and commenced trading under a post-consolidated basis on the CSE under its new trading symbol "WTZ".

5. **Full Description of Material Change:**

Please see attached Schedule "A".

6. **Reliance on Subsection 7.1(2) of the National Instrument 51-102:**

Nothing in this form is required to be maintained on a confidential basis.

7. **Omitted Information:**

Not applicable.

8. **Executive Officer Knowledgeable of Material Change:**

Douglas E. Ford, CFO
Tel: 604-973-2200

9. **Date of Report:**

January 30, 2017

WHATTOZEE NETWORKS INC.

P.O. Box 10322, Pacific Centre
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Vancouver, BC V7Y 1G5
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**WHATTOZEE ANNOUNCES RECORD DATE OF CONSOLIDATION AND NAME CHANGE
- First Tranche of Private Placement to Close Immediately Following**

Vancouver, British Columbia, January 19, 2017 – Whattozee Networks Inc. (Formerly - Bama Gold Corp.) (Canadian Securities Exchange: BMA) (the “Company”) is pleased to report that it has provided notice to the CSE regarding the name change and share consolidation as announced November 18, 2016.

The Company will complete a one-new for three-old consolidation of its common shares with a Record Date of January 27, 2017. Accompanying the share consolidation, the Company’s name change from Bama Gold Corp to Whattozee Networks Inc. will be recognized by the CSE. The Company’s post-consolidation common shares have been assigned CUSIP #96254Y106 and ISIN CA96254Y1060. Whattozee has requested that the CSE approve a new trading symbol. As such, the trading symbol “WTZ” has been reserved.

Upon consolidation, the Company’s 15,445,221 issued and outstanding common shares will be reduced to approximately 5,148,407 issued and outstanding common shares (subject to rounding).

Non-Brokered Private Placement

As announced November 18, 2016, immediately following the name change and share consolidation being deemed effective – the Company will close the first tranche of a non-brokered private placement. Upon closing, the Company will issue 6,400,000 post-consolidation common shares of the Company at \$0.05 per share for gross proceeds of \$320,000

As applicable, the share consolidation, name change and private placement are subject to receipt of applicable regulatory approvals, including approval of the CSE. Securities issued under the placement will be subject to a four-month hold period, which will expire four months from the date of closing. The proceeds from the placement will be used for general working capital purposes.

For more information, please contact Karl Kottmeier, President, at (604) 689-7422.

“Karl Kottmeier”
President

Neither the Canadian Securities Exchange nor its Market Regulator (as that term is defined in the policies of the Canadian Securities Exchange) accepts responsibility for the adequacy or accuracy of this news release.