

51-102F3
MATERIAL CHANGE REPORT

Item 1 Name and Address of Company

Aduro Clean Technologies Inc. (the “Company”)
Suite 104, 1086 Modeland Road
Sarnia, Ontario, Canada, N7S 6L2

Item 2 Date of Material Change

June 21, 2021.

Item 3 News Release

The news release dated June 21, 2021 was disseminated via Accesswire.

Item 4 Summary of Material Change

The Company announced that it has retained Volt Strategic Partners Ltd. (“Volt Strategic”) as its capital markets and communications advisor and Venture Liquidity Providers Inc. (“VLP”) for market-making services.

Volt Strategic is a market communications and business optimization firm working with senior business leaders and innovators to help grow organizational value, build business and accelerate market appreciation for emerging technology, sustainability and life sciences public companies. VLP is a specialized consulting firm providing a variety of services focused on Exchange listed stocks. VLP’s exclusive market-making service is provided by W.D. Latimer Co. Limited. (“Latimer”), a registered investment dealer, in compliance with all applicable laws and the policies of the Canadian Securities Exchange (the “CSE”). VLP intends to buy and sell shares of Aduro Clean Technologies on the CSE for the purposes of maintaining an orderly trading market and improving the liquidity of the Company’s shares.

Under the terms of the agreement with Volt Strategic, Aduro Clean Technologies will pay Volt Strategic an aggregate amount of \$65,000 over a term of three months for the services. The Company will also provide Volt Strategic with a refundable liquidity deposit (the “Liquidity Deposit”) on commencement of services which amount shall be returned to the Company at the end of the term. Following expiration of the term, the agreement may be extended for an additional three-month term and thereafter with the prior written consent of the parties. The agreement may be terminated at any time with mutual agreement from both parties. For its services, the Company has agreed to pay VLP \$5,000 per month for a period of three months, continuing on a month-to-month basis thereafter. The Company has granted VLP 50,000 stock options of the Company, exercisable for a period of two years at market price of \$0.80 per share, which will vest only upon satisfactory completion of the initial three-month term. After the initial three-month term, the agreement may be terminated at any time on written notice by the Company or VLP. The Company is at arm’s length with Volt Strategic and VLP. To the knowledge of the Company’s management, neither VLP nor Volt Strategic have any present interest, directly or indirectly, in the Company or its securities, other than the stock options which the Company has granted to VLP pursuant to the agreement disclosed herein.

Item 5 Full Description of Material Change

See Item 4 above for a detailed description of the material change.

Item 6 Reliance on subsection 7.1(2) or (3) of National Instrument 51-102

N/A

Item 7 Omitted Information

None

Item 8 Executive Officer

Ofer Vicus, Chief Executive Officer
Telephone: 604-362-7011

Item 9 Date of Report

June 21, 2021