# 51-102F3 MATERIAL CHANGE REPORT (AMENDED)

# Item 1 Name and Address of Company

# VSBLTY GROUPE TECHNOLOGIES CORP.

#300 – 417 North 8th Street Philadelphia, Pennsylvania 19123

## **Item 2 Date of Material Change**

August 28, 2020

## **Item 3 News Release**

A news release was issued in Vancouver, British Columbia on August 28, 2020

# **Item 4 Summary of Material Change**

Vsblty Groupe Technologies Corp. (the "**Company**") closed a prospectus offering and private placement of units for total gross proceeds of \$5,590,000.

# **Item 5 Full Description of Material Change**

The Company announced the closing of its marketed short form prospectus offering pursuant to which the Company issued 37,060,300 units of the Company (the "Units") at a price of \$0.12 per Unit for aggregate gross proceeds of \$4,447,236 (the "Offering").

Each Unit is comprised of one common share of the Company (each a "Common Share") and one Common Share purchase warrant (each a "Warrant"). Each Warrant is exercisable to acquire one Common Share at an exercise price of \$0.17 per Common Share until August 28, 2023. It is anticipated that the Warrants will commence trading on the CSE under the symbol "VSBY.WT" on or about August 28, 2020.

The Offering was conducted on a commercially reasonable "best efforts" basis by Echelon Wealth Partners Inc., as lead agent, on behalf of a syndicate of agents including Eight Capital (collectively, the "**Agents**"). As compensation, the Company paid to the Agents a cash fee of approximately \$311,306 and issued to the Agents an aggregate of 2,594,221 Warrants (the "**Agents' Warrants**"). Each Agents' Warrant entitles the holder thereof to purchase one Common Share at an exercise price of \$0.12 per Common Share until August 28, 2020.

In addition, the Company announced the closing of its U.S. non-brokered private placement of units, with terms identical to the Units, pursuant to which the Company issued 9,561,396 units for gross proceeds of approximately \$1,147,367 (the "Concurrent Private Placement"). The securities issued pursuant to the Concurrent Private Placement are subject to resale restrictions, including a Canadian four-month hold period. No fees or compensation are payable to the Agents in connection with the Concurrent Private Placement.

Pursuant to subscription agreements with the Company, which contained customary covenants, representations and warranties for a transaction of this type, insiders of the Company were issued 1,609,276 units for aggregate gross proceeds of approximately \$193,113 and, accordingly, the Concurrent Private Placement constitutes a "related party transaction" within the meaning of Multilateral Instrument 61-101 – *Protection of Minority Security Holders in Special Transactions* ("MI 61-101").

Guy Lombardo, a director of the Company, through a trust controlled by Mr. Lombardo indirectly purchased 1,126,068 Units for gross proceeds of approximately \$135,128, and following the Offering and the Concurrent Private Placement the percentage of common shares of the Company he beneficially owns or controls changed from approximately 13.38% to approximately 9.42%. Jay Hutton, a director and officer of the Company, directly purchased 208,333 Units for gross proceeds of \$25,000, and following the Offering and the Concurrent Private Placement the percentage of common shares of the Company he beneficially owns or controls changed from

approximately 13.38% to approximately 8.71%. Jan Talamo, an officer of the Company, directly purchased 274,875 units for gross proceeds of \$32,985, and following the Offering and the Concurrent Private Placement the percentage of common shares of the Company he beneficially owns or controls changed from approximately 0.20% to approximately 0.34%.

The Concurrent Private Placement was considered and approved by the board of directors of the Company. There was no materially contrary view by any director approving the Concurrent Private Placement.

The issuance of the units to insiders under the Concurrent Private Placement is exempt from the formal valuation and the minority shareholder approval requirements of MI 61-101 by virtue of the exemptions in sections 5.5(a) and 5.7(a) of MI 61-101, as the fair market value of the units issued to or the consideration paid by such person did not exceed 25% of the Company's market capitalization.

The Company did not file a material change report in respect of the related party transaction at least 21 days before the closing of the Concurrent Private Placement, which the Company deems reasonable in the circumstances so as to be able to avail itself of the proceeds of the Concurrent Private Placement and complete the Concurrent Private Placement in an expeditious manner.

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

This report is not being filed on a confidential basis in reliance on subsection 7.1(2) of National Instrument 51-102.

#### **Item 7 Omitted Information**

No information has been omitted on the basis that it is confidential information.

## **Item 8 Executive Officer**

The following officer of the Company is knowledgeable about the material change disclosed in this report: Jay Hutton, CEO and Director, Tel: 1-877-261-4466

# Item 9 Date of Report

September 3, 2020 (amending a material change report dated August 28, 2020).



# NOT FOR DISTRIBUTION TO UNITED STATES NEWS WIRE SERVICES OR FOR DISSEMINATION IN THE UNITED STATES

# VSBLTY GROUPE TECHNOLOGIES ANNOUNCES CLOSING OF PROSPECTUS OFFERING AND PRIVATE PLACEMENT OF UNITS FOR TOTAL GROSS PROCEEDS OF \$5.59 MILLION

PHILADELPHIA, PA., August 28, 2020 /PRNewswire/— VSBLTY Groupe Technologies Corp. (the "Company" or "VSBLTY") (CSE:VSBY) is pleased to announce the closing of its marketed short form prospectus offering pursuant to which the Company issued 37,060,300 units of the Company (the "Units") at a price of \$0.12 per Unit for aggregate gross proceeds of \$4,447,236 (the "Offering").

Each Unit is comprised of one common share of the Company (each a "Common Share") and one Common Share purchase warrant (each a "Warrant"). Each Warrant is exercisable to acquire one Common Share at an exercise price of \$0.17 per Common Share until August 28, 2023. It is anticipated that the Warrants will commence trading on the CSE under the symbol "VSBY.WT" on or about August 28, 2020.

The Offering was conducted on a commercially reasonable "best efforts" basis by Echelon Wealth Partners Inc., as lead agent, on behalf of a syndicate of agents including Eight Capital (collectively, the "**Agents**"). As compensation, the Company paid to the Agents a cash fee of approximately \$311,306 and issued to the Agents an aggregate of 2,594,221 Warrants (the "**Agents' Warrants**"). Each Agents' Warrant entitles the holder thereof to purchase one Common Share at an exercise price of \$0.12 per Common Share until August 28, 2020.

In addition, the Company is pleased to announce the closing of its U.S. non-brokered private placement of units, with terms identical to the Units, pursuant to which the Company issued 9,561,396 units for gross proceeds of approximately \$1,147,367 (the "Concurrent Private Placement"). The securities issued pursuant to the Concurrent Private Placement are subject to resale restrictions, including a Canadian four-month hold period. No fees or compensation are payable to the Agents in connection with the Concurrent Private Placement.

The Company intends to use the proceeds of the Offering and the Concurrent Private Placement for sales & marketing, research & development and for other general corporate purposes, as more particularly set out in the final short form prospectus dated August 17, 2020, available under the Company's profile at www.sedar.com.

This news release does not constitute an offer to sell or a solicitation of an offer to buy any of the securities described in this news release in the United States. Such securities have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act"), or any state securities laws, and, accordingly, may not be offered or sold within the United States, or to or for the account or benefit of persons in the United States or "U.S. Persons", as such term is defined in Regulation S promulgated under the U.S. Securities Act, unless registered under the U.S. Securities Act and applicable state securities laws or pursuant to an exemption from such registration requirements.

On Behalf of the Board of VSBLTY Groupe Technologies Inc.

"Jay Hutton"

Ceo & Director

## CONTACT:

**Investor Relations** 

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About VSBLTY (www.vsblty.net)

Headquartered in Philadelphia, VSBLTY (CSE: VSBY) is a leader in Proactive Digital Display<sup>TM</sup>, which transforms retail and public spaces as well as place-based media networks with SaaS- based audience measurement and security software that uses artificial intelligence and machine learning.

## FORWARD LOOKING STATEMENT

This news release contains forward-looking statements, including statements regarding the Offering and the Concurrent Private Placement, including statements relating to the use of proceeds and other statements that are not historical facts. Forward-looking statements are often identified by terms such as "will", "may", "should", "anticipate", "expects" and similar expressions. All statements other than statements of historical fact included in this release are forward-looking statements that involve risks and uncertainties. There can be no assurance that such statements will prove to be accurate and actual results and future events could differ materially from those anticipated in such statements.

The reader is cautioned that assumptions used in the preparation of any forward-looking information may prove to be incorrect. Events or circumstances may cause actual results to differ materially from those predicted, as a result of numerous known and unknown risks, uncertainties, and other factors, many of which are beyond the control of the Company, and which are described in the Company's public filings available under its profile at <a href="www.sedar.com">www.sedar.com</a>. The reader is cautioned not to place undue reliance on any forward-looking information. Such information, although considered reasonable by management at the time of preparation, may prove to be incorrect and actual results may differ materially from those anticipated. Forward-looking statements contained in this news release are expressly qualified by this cautionary statement. The forward-looking statements contained in this news release are made as of the date of this news release and the Company does not intend to update any of the included forward-looking statements except as required by Canadian securities laws.