#### Form 51-102F3 MATERIAL CHANGE REPORT

#### Item 1: Name and Address of Company

Fasttask Technologies Inc. (the "**Issuer**") 3363 Mathers Avenue West Vancouver, BC V7V 2K6

### Item 2: Date of Material Change

April 13, 2021

### Item 3: News Release

A news release was issued and disseminated on April 21, 2021 and filed on SEDAR (www.sedar.com). A copy of the news release is attached as Schedule "A" hereto.

### Item 4: Summary of Material Change

On February 1, 2021, the Issuer entered into a binding merger agreement with 1285877 B.C. Ltd. ("**TASK Subco**"), a wholly owned subsidiary of the Issuer, and Komo Plant Based Foods Inc. ("**Komo**") (the "**Merger Agreement**") regarding the proposed completion of a reverse-takeover transaction of the Issuer by Komo (the "**Proposed Transaction**").

On April 13, 2021 the Issuer, TASK Subco and Komo entered into an amended and restated merger agreement to update the closing date of the Proposed Transaction, to adjust certain securities-related numbers contemplated under the Merger Agreement, and to distinguish the treatment of warrants exercisable into common shares of Komo from the warrants exercisable into units consisting of one common share and a warrant exercisable into one common share.

## Item 5: Full Description of Material Change

Please refer to Schedule "A" attached hereto.

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

Not applicable

#### Item 7: Omitted Information

None

## Item 8: Executive Officer

William White, CEO and President Telephone: 866.969.0882 Email: inquire@fasttask.ca

## Item 9: Date of Report

April 21, 2021

## Schedule "A"

# Fasttask Technologies and Komo Plant Based Foods Sign Amended & Restated Merger Agreement

Vancouver, B.C. – April 21, 2021 – Fasttask Technologies Inc. (CSE:TASK.X) (OTC:HEYBF) (FSE: 9HB) (the "Company") announces that, further to the Company's news release dated February 8, 2021, the Company has entered into an amended and restated merger agreement dated April 13, 2021 (the "Amended Agreement") with 1285877 B.C. Ltd. ("TASK Subco"), a wholly-owned subsidiary of the Company, and Komo Plant Based Comfort Foods Inc. (formerly, Komo Plant Based Foods Inc.) ("Komo Comfort Foods"), in respect of the proposed completion of a reverse-takeover transaction of the Company by Komo Comfort Foods (the "Proposed Transaction"). The Amended Agreement amends and restates the merger agreement between the parties dated February 1, 2021 (the "Merger Agreement") in its entirety.

As described in the Company's February 8, 2021 news release, the Proposed Transaction is expected to be treated as a fundamental change in accordance with the policies of the Canadian Securities Exchange (the "**CSE**"), and will result in the Company acquiring all of the issued and outstanding securities of Komo in exchange for the issuance of securities of the Company on a 1:1 basis.

The parties entered into the Amended Agreement primarily for the following purposes:

- 1. To update the outside date for the closing of the Proposed Transaction from April 30, 2021 to May 28, 2021;
- To adjust certain securities-related numbers of the Company in order to accommodate the pre-closing completion of the non-brokered concurrent financing of units the Company contemplated under the Merger Agreement (the "Concurrent Financing"), as well as the debt settlement (the "Debt Settlement") and option grant of the Company contemplated under the Merger Agreement;
- 3. To adjust certain securities-related numbers of Komo in order to accommodate the preclosing completion of a portion of the unit private placement of Komo contemplated under the Merger Agreement; and
- 4. To distinguish the treatment of the outstanding warrants of Komo exercisable into common shares of Komo Comfort Foods (each, a "Komo Share") from the outstanding warrants of Komo Comfort Foods exercisable into units of Komo Comfort Foods, where each such unit consists of one Komo Share and a warrant exercisable into one Komo Share.

For details regarding the Concurrent Financing and the Debt Settlement please refer to the Company's news releases dated February 1, 2021 and April 13, 2021. Other than as described above, the Amended Agreement did not materially alter the terms of the Proposed Transaction and the various closing conditions remain the same.

Trading in the common shares of the Company is currently halted in accordance with the policies of the CSE and will remain halted until such time as all required documentation in connection

with the Proposed Transaction has been accepted by the CSE and permission to resume trading has been obtained from the CSE.

# About Komo Comfort Foods

Komo Plant Based Comfort Foods Inc. is an emerging plant-based food company in Vancouver, British Columbia. It specializes in the development, production, marketing, and distribution of a variety of plant-based frozen meals. Komo Comfort Food's mission is to share plant-based food through classic comfort recipes that are always hearty, wholesome, and delicious. Komo Comfort Food's products are plant-based versions of classic recipes that are traditionally meat and dairycentric. By incorporating only wholesome, plant-based ingredients, Komo Comfort Foods aims to create the same satisfying experience without compromising the sensory appeal of these comfort food favourites.

# About the Company

The Company is deemed an inactive issuer according to CSE policy. The Company's primary focus is to complete the merger with Komo and adopt its business. The Company also runs a crowd sourcing application called FastTask which offers a seamless way for customers to connect with trusted and vetted experts for everyday home-maintenance needs.

The securities referenced herein have not been registered under the United States Securities Act of 1933, as amended (the "**U.S. Securities Act**"), or any applicable state securities laws and may not be offered or sold in the United States or to, or for the account or benefit of, a person in the United States or a U.S. person (as defined in Regulation S under the U.S. Securities Act) absent registration under the U.S. Securities Act and any applicable state securities laws, or compliance with an exemption therefrom. This news release shall not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale of the securities in any state in which such offer, solicitation or sale would be unlawful.

## **Investor Relations Contact:**

William White, President & CEO

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The Canadian Securities Exchange has not reviewed, approved or disapproved the contents of this news release.

## Forward-Looking Statements Disclaimer and Reader Advisory

This news release includes forward-looking information and statements (collectively, "forwardlooking statements") under applicable Canadian securities legislation. Forward-looking statements are necessarily based upon a number of estimates, forecasts, beliefs and assumptions that, while considered reasonable, are subject to known and unknown risks, uncertainties, and other factors which may cause the actual results and future events to differ materially from those expressed or implied by such forward-looking statements. Such risks, uncertainties and factors include, but are not limited to: risks related to the completion of the Proposed Transaction; risks related to the development, testing, licensing, intellectual property protection, and sale of, and demand for, the Company's intellectual property and the services offered thereby; general business, economic, competitive, political and social uncertainties; delay or failure to receive board or regulatory approvals where applicable; and risks related to the extent of the impact of the COVID-19 pandemic, including the duration, spread, severity, and any recurrence of the COVID-19 pandemic, the duration and scope of related government orders and restrictions, the impact on the Company's employees, and the extent of the impact of the COVID-19 pandemic on capital markets and the Company's ability to obtain financing.

The completion of the Proposed Transaction is subject to a number of conditions, including but not limited to, CSE acceptance and shareholder approval. Where applicable, the transaction cannot close until the required shareholder approval is obtained.

Investors are cautioned that, except as disclosed in the management information circular or listing statement to be prepared in connection with the Proposed Transaction, any information released or received with respect to the transaction may not be accurate or complete and should not be relied upon.

The Company cautions readers not to place undue reliance on forward-looking statements provided by the Company, as such forward-looking statements are not a guarantee of future results or performance and actual results may differ materially. The forward-looking statements contained in this news release are made as of the date of this news release, and the Company expressly disclaims any obligation to update or alter statements containing any forward-looking information, or the factors or assumptions underlying them, whether as a result of new information, future events or otherwise, except as required by law.