Form 51-102F3 Material Change Report

PART 2 CONTENT OF MATERIAL CHANGE REPORT

Item 1 Name and Address of Company

SQID Technologies Limited ("SQID") L14 440 Collins Street Melbourne, Victoria, 3000 Australia

Item 2 Date of Material Change

November 19, 2021

Item 3 News Release

November 19, 2021

Filed on the Canadian Securities Exchange ("CSE") website, Sedar, stockwatch and the Newswire

Item 4 Summary of Material Change

SQID has announced that it has completed a non-brokered private placement offering of 3,110,038 units of SQID ("Units") at a price of \$0.30 per Unit for gross proceeds of CDN\$933,011 (the "Private Placement").

The Private Placement opened October 6, 2021, and Finder's fees and Commissions totalled CDN\$74,641.

Item 5 Full Description of Material Change

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The Private Placement opened October 6, 2021, and Finder's fees and Commissions totalled CDN\$74,641.

Each Unit comprises one ordinary share ("Common Share") and one Common Share purchase warrant ("Warrant"). Each Warrant will entitle the holder thereof to acquire one Common Share for a period of 36 months from the date such Warrant was issued, at an exercise price of \$0.45.

The net proceeds of the Private Placement are intended to be used by the Company for general working capital, business development actives and corporate purposes.

In accordance with applicable securities legislation, all ordinary shares issued pursuant to the Private Placement will be subject to a statutory hold period of four months from the date of issuance.

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

N/A

Item 7 Omitted Information

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

Item 8 Executive Officer

Mark Pryn

Company Secretary

Tel: +613 9820 6400

Item 9 Date of Report

November 19, 2021

1

News Release Follows

NEWS RELEASE

SQID TECHNOLOGIES LIMITED COMPLETES PRIVATE PLACEMENT

November 19, 2021 – SQID Technologies Limited ("SQID") (CSE: SQID) is pleased to announce it has completed a non-brokered private placement offering of 3,110,038 units of SQID ("Units") at a price of \$0.30 per Unit for gross proceeds of CDN\$933,011 (the "Private Placement").

The Private Placement opened October 6, 2021, and Finder's fees and Commissions totalled CDN\$74,641.

Each Unit comprises of one ordinary share ("Common Share") and one Common Share purchase warrant ("Warrant"). Each Warrant will entitle the holder thereof to acquire one Common Share for a period of 36 months from the date such Warrant was issued, at an exercise price of \$0.45.

The net proceeds of the Private Placement are intended to be used by the Company for general working capital, business development actives and corporate purposes. In accordance with applicable securities legislation, all ordinary shares issued pursuant to the Private Placement will be subject to a statutory hold period of four months from the date of issuance.

For further information, please contact:

athan.lekkas@sqidpayments.com.au CEO +61.499004422

About SQID

SQID Technologies Limited [CSE: SQID] is an Australian based Company engaged in payment processing and investing and growing esports gaming. It provides merchant services and transaction processing to business merchants and ecommerce customers across both Business to Business (B2B) and Business to Consumer (B2C) segments through its leading partner platform (Merchant Warrior). The Company also wholly owns the ICON Esports (ICON) a leading Australia & New Zealand esports and gaming organisation, focussed on the commercial landscape of the Oceanic market through brand driven marketing campaigns and partnerships, nutrition supplements and merchandise to their esports and gaming audience.

Cautionary Note Regarding Forward-Looking Statements

This news release contains "forward-looking information" and "forward-looking statements" (collectively, "forward-looking statements") within the meaning of the applicable Canadian securities legislation. All statements, other than statements of historical fact, are forward-looking statements and are based on expectations, estimates and projections as at the date of this news release. Any statement that involves discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions, future events or performance (often but not always using phrases such as "expects", or "does not expect", "is expected", "anticipates" or "does not anticipate", "plans", "budget", "scheduled", "forecasts", "estimates", "believes", an or "intends" or variations of such words and phrases or stating that certain actions, events or results "may" or "could", "would", "might" or "will" be taken to occur or be achieved) are not statements of historical fact and may be forward-looking statements. In this news release, forward-looking statements relate, among other things, to: the terms and conditions of the Private Placement, the business and operations of the Company and the use of proceeds of the Private Placement. Forward-looking statements are necessarily based upon a number of estimates 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 factors include, but are not limited to: general business, economic, competitive, political and social uncertainties; and the delay or failure to receive board, shareholder, court or regulatory approvals. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on the forward-looking statements and information contained in this news release. Except as required by law, SQID assumes no obligation to update the forward-looking statements of beliefs, opinions, projections, or other factors, should they change, except as required by law.

The Canadian Securities Exchange has not passed upon the merits of the Private Placement and have not approved nor disapproved the contents of this news release.

The Units have not been and will not be registered under the United States Securities Act of 1933, as amended and may not be offered or sold in the United States absent registration or an applicable exemption from the registration requirement. 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 jurisdiction in which such offer, solicitation or sale would be unlawful.