

**FORM 51-102F3  
MATERIAL CHANGE REPORT**

**ITEM 1            Reporting Issuer**

**American Lithium Corp.** ("American Lithium" or the "Company")  
Suite 1507 - 1030 West Georgia St.  
Vancouver, B.C. V6E 2Y3

**ITEM 2            Date of Material Change**

Effective date for material change report on September 20<sup>th</sup>, 2018

**ITEM 3            News Release**

A news release announcing the material change was disseminated on September 20<sup>th</sup>, 2018.

**ITEM 4            Summary of Material Change**

American Lithium Corp. is pleased to announce the closing of its previously announced private placement.

The Private Placement consisted of the issuance of 11,256,500 units (each, a "Unit") at a price of \$0.40 per Unit for gross proceeds of \$4,502,600. Each "Unit" consists of one common share of the Company and one-half common share purchase warrant. Each warrant entitles the holder to purchase one common share of the Company at a price of \$0.75 per share for a period of 24 months from the closing date.

Finders' fees of 7% cash and 7% warrants were paid in connection with completion of the placement to parties who assisted with the introduction of subscribers to the offering. All securities issued in connection with the placement are subject to a four-month-and-one-day statutory hold period.

**ITEM 5            Full Description of Material Change**

See Schedule "A" attached for a copy of the news release announcing the material change.

**ITEM 6            Reliance on Subsection 7.1(2) of National Instrument 51-102**

N/A

**ITEM 7            Omitted Information**

N/A

**ITEM 8            Executive Officer**

Michael Kobler, CEO  
(604) 662-8184

**ITEM 9            Date of Report**

September 28<sup>th</sup>, 2018



TSXv | Li  
OTCQB | LiACF  
FRANKFURT | 5LA

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## AMERICAN LITHIUM RAISES \$4,502,600 IN PRIVATE PLACEMENT

Vancouver, B.C., September 20, 2018 – American Lithium Corp. (TSXV: LI) (OTCQB: LIACF)(Frankfurt: 5LA; WKN: A2AHEL) (“American Lithium” or the “Company”) is pleased to announce the closing of its previously announced private placement.

The Private Placement consisted of the issuance of 11,256,500 units (each, a “Unit”) at a price of \$0.40 per Unit for gross proceeds of \$4,502,600. Each “Unit” consists of one common share of the Company and one-half common share purchase warrant. Each warrant entitles the holder to purchase one common share of the Company at a price of \$0.75 per share for a period of 24 months from the closing date.

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For more information, please contact the Company at [info@americanlithiumcorp.com](mailto:info@americanlithiumcorp.com) or visit our website at [www.americanlithiumcorp.com](http://www.americanlithiumcorp.com).

On behalf of the Board,

**American Lithium Corp.**

Michael Kobler, Chief Executive Officer

*Neither TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.*

### ***Forward-looking statements***

*Statements in this release that are forward-looking information are subject to various risks and uncertainties concerning the specific factors disclosed here. Information provided in this release is necessarily summarized and may not contain all available material information. All such forward-looking information and statements are based on certain assumptions and analyses made by American Lithium management in light of their experience and perception of historical trends, current conditions and expected future developments, as well as other factors management believes are appropriate in the circumstances. These statements, however, are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those projected in the forward-looking information or statements. Important factors that could cause actual results to differ from these forward-looking statements include those described under the heading “Risks Factors” in American*

*Lithium's most recently filed MD&A. The Company does not intend, and expressly disclaims any obligation to, update or revise the forward-looking information contained in this news release, except as required by law. Readers are cautioned not to place undue reliance on forward-looking information or statements.*