WORLD COPPER LTD.

NOTICE OF SPECIAL MEETING OF SHAREHOLDERS OF WORLD COPPER LTD.

NOTICE IS HEREBY GIVEN that, pursuant to an order (the "Interim Order") of the Supreme Court of British Columbia (the "Court") dated September 12, 2025, a special meeting (the "World Copper Meeting") of holders ("World Copper Shareholders") of common shares ("World Copper Shares") of World Copper Ltd. ("World Copper") will be held at #1570 – 200 Burrard Street, Vancouver, British Columbia, V6C 3L6, at 9:30 a.m. (Vancouver time) on October 16, 2025, for the following purposes:

- to consider and, if thought advisable, approve, with or without variation, a special resolution (the "World Copper Arrangement Resolution"), the full text of which is attached as Appendix B to the accompanying joint management information circular (the "Circular") of Plata Latina Minerals Corporation ("Plata Latina") and World Copper, approving an arrangement (the "Arrangement") under Division 5 of Part 9 of the Business Corporations Act (British Columbia) ("BCBCA"), involving World Copper and the securityholders of World Copper, in accordance with and subject to the terms and conditions of a plan of arrangement (the "Plan of Arrangement") and an arrangement agreement dated July 22, 2025 between Plata Latina and World Copper, pursuant to which, among other things, Plata Latina will acquire World Copper's 100% indirect interest in the Zonia Property in Arizona through the acquisition of all of the issued and outstanding shares of World Copper's wholly-owned subsidiary, Zonia Holdings Corp., all as more particularly described in the accompanying Circular; and
- (b) to transact such other business as may properly come before the World Copper Meeting or any adjournment or postponement thereof.

This Notice of Special Meeting is accompanied by the Circular, which provides additional information relating to the matters to be dealt with at the World Copper Meeting and forms part of this Notice of Special Meeting.

In order to become effective, the World Copper Arrangement Resolution must be approved, with or without variation, by (a) two-thirds of the votes cast by World Copper Shareholders in person or represented by proxy at the World Copper Meeting or any adjournment or postponement thereof; (b) a simple majority of the votes cast by World Copper Shareholders in person or represented by proxy at the World Copper Meeting, excluding the votes cast by persons required to be excluded by Multilateral Instrument 61-101 – *Protection of Minority Security Holders in Special Transactions*; and (c) a simple majority of the votes cast by World Copper Shareholders present in person or represented by proxy and entitled to vote at the World Copper Meeting, excluding the votes casts by persons required to be excluded by the corporate finance policies of the TSX Venture Exchange. The board of directors of World Copper (with conflicted directors abstaining, as applicable) unanimously recommends that World Copper Shareholders vote FOR the World Copper Arrangement Resolution.

In addition to the approval of the World Copper Arrangement Resolution, the completion of the Arrangement is conditional upon certain other matters, including, as more particularly described in the accompanying Circular, the completion of a non-brokered price placement by Plata Latina, Court approval and the approval of the TSX Venture Exchange.

The World Copper Meeting will be conducted in person. Registered World Copper Shareholders and duly appointed proxyholders can attend the World Copper Meeting at #1570 – 200 Burrard Street, Vancouver, British Columbia, V6C 3L6. Non-registered (beneficial) World Copper Shareholders that hold their shares through broker, investment dealer, bank, trust company, custodian, nominee or other intermediary that have not been duly appointed as proxyholder in accordance with the instructions set out in the accompanying Circular will not be able to attend in person and vote at the World Copper Meeting.

Your vote is important. As a World Copper Shareholder, it is very important that you read this Notice of Special Meeting and accompanying Circular carefully and then vote your World Copper Shares. The board of directors of World Copper has fixed 5:00 p.m. (Vancouver time) on August 26, 2025 (the "Record Date") as the record date for determining the World Copper Shareholders entitled to receive notice of and to vote at the World Copper

Meeting or any adjournment or postponement thereof. Proxies to be used or acted upon at the World Copper Meeting must be deposited with World Copper's transfer agent and registrar, Endeavor Trust Corporation, at 702 – 777 Hornby Street, Vancouver, British Columbia, V6Z 1S4, by 9:30 a.m. (Vancouver time) on October 14, 2025 (or a day other than a Saturday, Sunday or statutory holiday which is at least 48 hours before any adjournment or postponement of the World Copper Meeting). The time limit for deposit of proxies may be waived or extended by the chair of the World Copper Meeting at his or her discretion, without notice. If you are a non-registered (beneficial) World Copper Shareholder, please follow the instructions from your broker, investment dealer, bank, trust company, custodian, nominee or other intermediary on how to vote your World Copper Shares. Non-registered (beneficial) World Copper Shareholders may have an earlier deadline by which their intermediary must receive voting instructions. World Copper Shareholders that have any questions or need additional information should consult their financial, legal, tax or other professional advisor.

Pursuant to and in accordance with the Plan of Arrangement and the Interim Order, registered World Copper Shareholders as at the close of business on the Record Date and as of the time the written objection to the World Copper Arrangement Resolution is required to be received by World Copper have the right to dissent with respect to the proposed Arrangement and, if the Arrangement becomes effective, to be paid the fair value of their World Copper Shares in accordance with the provisions of sections 237 to 247 of the BCBCA, as modified by the Interim Order and the Plan of Arrangement (the "Dissent Rights"). All non-registered (beneficial) World Copper Shareholders should be aware that only registered World Copper Shareholders as at the close of business on the Record Date are entitled to exercise Dissent Rights. Accordingly, a non-registered (beneficial) World Copper Shareholder who desires to exercise Dissent Rights must, make arrangements for the registered World Copper Shareholder of such World Copper Shares to exercise the Dissent Rights on behalf of such non-registered (beneficial) World Copper Shareholder.

A registered World Copper Shareholder as at the close of business on the Record Date wishing to exercise Dissent Rights with respect to the Arrangement may only exercise such rights with respect to all World Copper Shares registered in the name of such World Copper Shareholder and must send a written notice of dissent to World Copper at #1570 – 200 Burrard Street, Vancouver, British Columbia, V6C 3L6 Attention: Marla Ritchie, Corporate Secretary, which written notice of dissent must be received by World Copper by no later than 5:00 p.m. (Vancouver time) on October 14, 2025 (or on the day that is at least two days, excluding Saturdays, Sundays and statutory holidays, before any adjournment or postponement of the World Copper Meeting) and must otherwise strictly comply with the dissent procedures set forth in sections 237 to 247 of the BCBCA, as modified by the Interim Order and the Plan of Arrangement, and described in the Circular. The Dissent Rights of registered World Copper Shareholders are more particularly described in the Circular. Copies of the Plan of Arrangement, the Interim Order and the text of sections 237 to 247 of the BCBCA are set forth in Appendix E, Appendix C and Appendix K, respectively, of the Circular.

It is recommended that you seek independent legal advice if you wish to exercise Dissent Rights. The statutory provisions covering Dissent Rights are technical and complex. Failure to strictly comply with the requirements set forth in sections 237 to 247 of the BCBCA, as modified by the Interim Order, the Plan of Arrangement or other order of the Court, may result in the loss of Dissent Rights.

THE BOARD OF DIRECTORS OF WORLD COPPER LTD. UNANIMOUSLY RECOMMENDS THAT SHAREHOLDERS VOTE <u>FOR</u> THE WORLD COPPER ARRANGEMENT RESOLUTION.

DATED at Vancouver, British Columbia, this 12th day of September, 2025.

By Order of the Board of Directors of World Copper Ltd.

by <u>(Signed) Hendrik van Alphen</u> Name: Hendrik van Alphen Title: Chairman