Global Atomic Announces Upsize of Private Placement to up to C\$36 Million

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TORONTO, Jan. 24, 2025 - Global Atomic Corp. ("Global Atomic" or the "Company") (TSX: GLO) (OTCQX: GLATF) (FRANKFURT: G12) is pleased to announce that due to significant investor demand, the Company has increased the r gross proceeds of its previously announced non-brokered private placement (the "Offering") from C\$30,000,000 to C\$3 Under the revised Offering, the Company will sell up to 45,000,000 units of the Company (each, a "Unit") at a price of Unit. Red Cloud Securities Inc. and Canaccord Genuity Corp. are acting as finders in connection with the Offering.

Each Unit will consist of one common share of the Company (each, a "Common Share") and one common share purch (each, a "Warrant"). Each Warrant will entitle the holder thereof to purchase one Common Share at a price of C\$1.00 for 36 months following the issue date.

The Company intends to use the net proceeds from the Offering for the advancement of the Dasa Project and for gene capital purposes.

Subject to compliance with applicable regulatory requirements and in accordance with National Instrument 45-106 - Pro Exemptions ("NI 45-106"), up to 12,500,000 Units that may be sold under the Offering, representing gross proceeds of C\$10,000,000 (the "LIFE Units") will be offered for sale to purchasers in all of the provinces of Canada (the "Canadian Jurisdictions") pursuant to the listed issuer financing exemption under Part 5A of NI 45-106 (the "Listed Issuer Financin Exemption"). The Common Shares issuable pursuant to the sale of the LIFE Units are expected to be immediately free under applicable Canadian securities legislation if sold to purchasers resident in Canada.

All Units sold in the Canadian Selling Jurisdictions but not under the Listed Issuer Financing Exemption (the "Non-LIFE be offered pursuant to the accredited investor exemption outlined in Part 2 of NI 45-106. The Units may also be sold in jurisdictions and in the United States on a private placement basis pursuant to one or more exemptions from the registive requirements of the United States Securities Act of 1933 (the "U.S. Securities Act"), as amended.

The closing of the Offering is expected to occur on or around January 31, 2025 and is subject to receipt of all necessar approvals including the Toronto Stock Exchange (the "TSX"). Finder's fees will be payable in accordance with the polic TSX.

There is an offering document related to the LIFE Units being sold pursuant to the Offering that can be accessed under Company's profile at www.sedarplus.ca and on the Company's website at www.globalatomiccorp.com. Prospective Calinvestors purchasing under the Listed Issuer Financing Exemption should read this offering document before making a decision.

This news release does not constitute an offer to sell or a solicitation of an offer to sell any of the securities in the Unite The securities have not been and will not be registered under the U.S. Securities Act, as amended or any state securities may not be offered or sold within the United States or to U.S. Persons unless registered under the U.S. Securities Act applicable state securities laws or an exemption from such registration is available.

About Global Atomic

Global Atomic Corporation (www.globalatomiccorp.com) is a publicly listed company that provides a unique combinatio high-grade uranium mine development and cash-flowing zinc concentrate production.

The Company's Uranium Division is currently developing the fully permitted, large, high grade Dasa Deposit, discovere

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Global Atomic geologists through grassroots field exploration. The "First Blast Ceremony" occurred on November 5, 20 commissioning of the processing plant is scheduled for Q1, 2026. Global Atomic has also identified 3 additional uraniur Niger that can be advanced with further assessment work.

Global Atomic's Base Metals Division holds a 49% interest in the Befesa Silvermet Turkey, S.L. (BST) Joint Venture, w operates a modern zinc recycling plant, located in Iskenderun, Türkiye. The plant recovers zinc from Electric Arc Furna (EAFD) to produce a high-grade zinc oxide concentrate which is sold to zinc smelters around the world. The Company's venture partner, Befesa Zinc S.A.U. (Befesa) holds a 51% interest in and is the operator of the BST Joint Venture. Befesa market leader in EAFD recycling, with approximately 50% of the European EAFD market and facilities located throughout Asia and the United States of America.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS:

The information in this release may contain forward-looking information under applicable securities laws. Forward-looking information includes, but is not limited to, statements with respect to completion of any financings; Global Atomics' development and exploration assets; Global Atomics' ability to raise additional necessary; the future price of uranium; the estimation of mineral reserves and resources; conclusions of economic eva realization of mineral reserve estimates; the timing and amount of estimated future production, development and exploration of future activities; capital and operating expenditures; success of exploration activities; mining or processing issues; cuexchange rates; government regulation of mining operations; and environmental and permitting risks. Generally, forward statements can be identified by the use of forward-looking terminology such as "plans", "is expected", "estimates", variates such words and phrases or statements that certain actions, events or results "could", "would", "might", "will be taken", "will include", "are expected", "occur" or "be achieved". All information contained in this news release, other than statent current or historical fact, is forward-looking information. Statements of forward-looking information are subject to known unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achied Global Atomic to be materially different from those expressed or implied by such forward-looking statements, including limited to those risks described in the annual information form of Global Atomic and in its public documents filed on SEI time to time.

Forward-looking statements are based on the opinions and estimates of management at the date such statements are Although management of Global Atomic has attempted to identify important factors that could cause actual results to be different from those forward-looking statements, there may be other factors that cause results not to be as anticipated, intended. There can be no assurance that such statements will prove to be accurate, as actual results and future event materially from those anticipated in such statements. Accordingly, readers should not place undue reliance upon forwa statements. Global Atomic does not undertake to update any forward-looking statements, except in accordance with as securities law. Readers should also review the risks and uncertainties sections of Global Atomics' annual and interim M

The Toronto Stock Exchange has not reviewed and does not accept responsibility for the adequacy and accuracy of th release.

SOURCE Global Atomic Corporation

Contact

Key contacts: Stephen G. Roman, Chairman, President and CEO, Tel: +1 (416) 368-3949, Email: sgr@globalatomiccorp.com; Bob Tait, VP, Investor Relations, Tel: +1 (416) 558-3858, Email: bt@globalatomiccorp.com

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