# Gold Digger Resources Inc. Announces Completion of Acquisition of Premium Uranium Corporation

Vancouver, British Columbia--(Newsfile Corp. - January 13, 2025) - Gold Digger Resources Inc. (CSE: GDIG) ("**Gold Digger**" or the "**Company**") is pleased to announce that it has completed the acquisition of all the outstanding shares of Premium Uranium Corporation ("**PURC**"), previously announced on March 6, 2024, and June 13, 2024, July 23, 2024, September 30, 2024, October 31, 2024 and December 20, 2024 (the "**Acquisition**"). As a result of the Acquisition, PURC and UA92 became wholly-owned subsidiaries of the Company and the Company indirectly acquired UA92's 100% owned mineral property comprised of several prospecting licenses in the Republic of Botswana (the "**UA92 Project**").

The Acquisition was completed pursuant to a share purchase agreement dated March 6, 2024, as amended (the "**SPA**") among the Company, PURC, each of the shareholders of PURC (the "**Vendors**"), and UA92 (Pty) Ltd. ("**UA92**"), a wholly-owned subsidiary of PURC. Upon closing, in consideration for all of the outstanding shares of PURC, Gold Digger issued a total of 13,300,000 common shares (the "**Consideration Shares**") to the Vendors, at a deemed price of \$0.40 per share. The Consideration Shares are subject to contractual resale restrictions in accordance with which one-sixth of the Consideration Shares will be released from lock-up on the later of: (i) six months from the closing date; and (ii) the filing date of a Form 51-102F4 - Business Acquisition Report ("**BAR**") in respect of the Acquisition. Further, one-sixth of the remaining Consideration Shares will be released from lock-up every six months thereafter over a thirty-six month period.

In connection with the Acquisition, the directors of the Company appointed Arnold Brand, a nominee of PURC, to the board. Please see the Company's news release dated June 13, 2023 for a summary of Arno's bio. Management of the Company remains unchanged. Additionally, each of the Vendors entered into voting support agreements pursuant to which the Vendors agreed to approve the appointment of all directors nominated by management of the Company at any shareholders meeting held within 12 months of closing.

Within 75 days following the closing, the Company will file a BAR, which will include details of the Acquisition and audited financial statements for PURC. Additionally, concurrently with closing the Company has filed a NI 43-101 technical report on the UA92 Project titled "*Technical Report on the UA92 Prospecting Licenses, Central District, Botswana*" with an effective date of December 21, 2024, which is available on SEDAR+ under the Company's profile at <u>www.sedarplus.ca</u>.

## About the UA92 Project

The UA92 Project is a uranium project consisting of seven prospecting licenses totaling approximately 4,828 km2 located in central Botswana. The UA92 Project is accessible through the towns of Orapa and Francistown and can be operated year-round without seasonal influence.

Geologically, the targeted uranium mineralization at the UA92 Project is hosted within shallow, flat to shallow dipping sedimentary rocks of the Karoo Super Group. These Permian to Jurassic aged sediments were deposited in a shallow, broad, westerly dipping basin, generated during rifting of the African continent. Mineralization typically occurs as stratabound and disseminated pitchblende and coffinite in permeable sandstone as a result of oxidized fluids intersecting reduced basin lithologies. Deposit styles can be subdivided into roll front, tabular, basal channel and tectonic-lithological type. Uranium can be recovered using conventional hydrometallurgical techniques through either acid or alkaline leaching.

## **Technical Information**

Technical information contained in this news release has been reviewed by Rory Kutluoglu P.Geo., a "Qualified Person" as defined by National Instrument 43-101 - *Standards of Disclosure for Mineral Projects*.

## About Gold Digger Resources Inc.

Gold Digger Resources Inc. is an early-stage mineral resource exploration company. The Company's material property is currently the Regnault Project, consisting of 71 contiguous mineral claims covering an area of approximately 3,678 Ha located north-northeast of Chibougamau in the Province of Québec. The Company also holds, indirectly through its subsidiary, a 100% interest, in a mineral property comprised of several prospecting licenses in the Republic of Botswana.

## CONTACT INFORMATION

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Neither the Canadian Securities Exchange nor its Market Regulator (as that term is defined in the policies of the Canadian Securities Exchange) accepts responsibility for the adequacy or accuracy of this release.

## **Forward-Looking Information**

This news release contains forward-looking statements and forward-looking information within the meaning of applicable securities laws. These statements relate to future events or future performance. All statements other than statements of historical fact may be forward-looking statements or information. More particularly and without limitation, this news release contains forward-looking statements attements and information relating to the results of the completion of the Acquisition; that the Company will file a BAR within 75 days of closing; and other matters.

The forward-looking statements and information are based on certain key expectations and assumptions made by management of the Company. As a result, there can be no assurance that the forward-looking matters will be completed as proposed or at all. Although management of the Company believes that the expectations and assumptions on which such forward-looking statements and information are based are reasonable, undue reliance should not be placed on the forward-looking statements and information since no assurance can be given that they will prove to be correct. Such forward-looking statements are based on a number of assumptions of management, including, without limitation, that the Acquisition will bring about the expected benefits; that the Company will be able to file the BAR within 75 days of closing; and that an audit of PURC's financial statements will be completed within 75 days of closing.

Forward-looking statements and information are provided for the purpose of providing information about the current expectations and plans of management of the Company relating to the future. Readers are cautioned that reliance on such statements and information may not be appropriate for other purposes, such as making investment decisions. Since forward-looking statements and information address future events and conditions, by their very nature they involve inherent risks and uncertainties. Actual results could differ materially from those currently anticipated due to a number of factors and risks. These include, but are not limited to, the failure of the Acquisition to bring about the expected benefits; the failure of the Company to file a BAR within 75 days of closing; and the failure of the Company to complete an audit of PURC's financial statements within 75 days of closing. Other factors may also adversely affect the future results or performance of the Company, including general economic, market or business conditions, changes in the financial markets and changes in laws, regulations and policies affecting the Company's operations and the Company's limited operating history. Accordingly, readers should not place undue reliance on the forward-looking statements and information contained in this news release. Readers are cautioned that the foregoing list of factors is not exhaustive. The forward-looking statements and information contained in this news release are made as of the date hereof and no undertaking is given to update publicly or revise any forward-looking statements or information, whether as a result of newinformation, future events or otherwise, unless so required by applicable securities laws. The forward-looking statements or information contained in this news release are expressly qualified by this cautionary statement.

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