

Super Copper CEO Featured on Pinnacle Digest and Announces Private Placement

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VANCOUVER, BC, Dec. 2, 2024 /CNW/ - **SUPER COPPER CORP.** (CSE: CUPR) (FSE: N60) ("**Super Copper**" or the "**Company**"), a mining exploration company focused on advancing high-potential copper assets, is pleased to announce that its CEO, Zachary Dolesky, was featured in a comprehensive interview on the *Pinnacle Digest* YouTube Channel.

The interview, which delves into critical topics surrounding the copper market and Super Copper's strategic initiatives, provides an in-depth look at the challenges and opportunities facing the global copper industry. Highlights from the conversation include:

- The potential copper supply deficit and global production challenges.
- Super Copper's Cordillera Cobre Project in Chile, its earn-in option, and early-stage exploration progress.
- Insights into the Company's capital structure, funding strategy, and long-term goals.
- The Company's perspective on copper exploration and the political and mining climate in Chile.

"It was a privilege to join Pinnacle Digest and share our vision for Super Copper and the future of the copper industry," commented **Zachary Dolesky**, **CEO of Super Copper**. "This platform allows us to engage with investors on a deeper level, showcasing the potential of our Cordillera Cobre Project and the critical role copper plays in the global energy transition. We're committed to driving value for our shareholders through strategic exploration and development in Chile's prolific mining districts."

Investors are encouraged to watch the full interview on **Pinnacle Digest's YouTube Channel** for an exclusive look at Super Copper's plans and industry insights.

View the interview here: YouTube Video Link

Additionally, the Company is pleased to announce a non-brokered private placement offering of up to 1,630,435 units (the "**Units**") at a price of \$0.23 per Unit for aggregate gross proceeds of up to \$375,000 (the "**Offering**").

Each Unit will be comprised of one common share and one common share purchase warrant (a "Warrant"). Each Warrant entitles the holder to acquire an additional common share at a price of \$0.30 per common share for a period of 24 months from the closing of the Offering, subject to acceleration.

The Warrants will be subject to an acceleration right held by the Company, such that if the share price closes at \$0.45 or above for a period of 5 consecutive trading days, the Company may, at any time after such an occurrence, give written notice (via news release) to the holders of the Warrants that the Warrants will expire at 5:00 p.m. (Vancouver time) on the 30th day following the giving of notice unless exercised by the holders prior to such date. Upon receipt of such notice, the holders of the Warrants will have 30 days to exercise their Warrants and any Warrants that remain unexercised

will expire.

The Company may pay finder's fees to eligible finders in connection with the Offering.

The proceeds raised from the Offering are expected to be used for marketing, investor relations, and working capital and general corporate purposes. All securities to be issued under the Offering will be subject to a four month hold period in accordance with applicable Canadian securities laws.

About Super Copper Corp.

Super Copper is a mining exploration company focused on the acquisition, exploration and development of copper and precious metal projects. It is currently developing its joint venture in a prospective Chilean copper property located within the copper-rich Venado Formation in the province of Atacama, Northern Chile, a region with world-class infrastructure and the presence of global majors. | www.supercopper.com

The Canadian Securities Exchange has not reviewed this press release and does not accept responsibility for the adequacy or accuracy of this news release.

This news release does not constitute an offer to sell or a solicitation of an offer to buy nor shall there be any sale of any of the Company's securities in any jurisdiction in which such offer, solicitation or sale would be unlawful, including any of the securities in the United States of America. The Company's securities have not been and will not be registered under the United States Securities Act of 1933, as amended (the "1933 Act") or any state securities laws and may not be offered or sold within the United States or to, or for account or benefit of, U.S. Persons (as defined in Regulation S under the 1933 Act) unless registered under the 1933 Act and applicable state securities laws, or an exemption from such registration requirements is available.

Forward Looking Statements

This press release contains certain forward-looking statements, including statements regarding the Company's exploration plans, strategic goals, funding strategies, potential outcomes related to its Cordillera Cobre Project in Chile, the Company completing the Offering, the size of the Offering, payment of finder's fees, acceleration of the expiry date of the Warrants, and the intended use of funds. Forward-looking statements include, but are not limited to, discussions regarding the anticipated impacts of the global copper supply and demand dynamics, the Company's capital structure, future funding initiatives, and its ability to generate shareholder value. The words "expects," "anticipates," "believes," "intends," "plans," "will," "may," and similar expressions are intended to identify forward-looking statements.

Although the Company believes that its expectations as reflected in these forward-looking statements are reasonable, such statements involve risks and uncertainties. Actual results may differ materially from those expressed or implied in these statements due to various factors, including, but not limited to, changes in global copper demand, political and regulatory risks in Chile, operational and exploration risks, market conditions, and the availability of financing.

Readers are cautioned not to place undue reliance on forward-looking statements, which are made as of the date of this release. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise, except as required by applicable securities laws.

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For further information: For further information please contact: Zachary Dymala-Dolesky, Chief Executive Officer, Super Copper Corp., investors@supercopper.com, Tel: 1 (778) 747-2968

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