

Avanti Helium Closes The First Tranche Of Private Placement

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[Avanti Helium Corp.](#) (TSXV: AVN) (OTC: ARGYF) ("Avanti" or the "Company") is pleased to announce it has closed the first tranche (the "First Tranche") of its previously announced non-brokered private placement (the "Offering") of units of the Company ("Units") by issuing 4,675,000 Units at a price of \$0.25 per Unit for aggregate gross proceeds of \$1,168,750.

Each Unit under the Offering will consist of one common share and one-half share purchase warrant ("Warrant"), with each Warrant entitling the holder to purchase one additional share at a price of \$0.40 per share for a period of one year from the date of issue.

Chris Bakker, the Chief Executive Officer and a director of the Company ("Bakker") subscribed for, directly and indirectly, an aggregate of 1,760,000 Units, which were subscribed for and purchased in the First Tranche, and such participation is to be considered to be a "related party transaction" as defined under Multilateral Instrument 61-101 - Protection of Minority Holders in Special Transactions ("MI 61-101"). The Company relied on and intends to continue to rely on exemptions from the formal valuation and minority shareholder approval requirements provided under sections 5.5(a) and 5.7(a) of MI 61-101 on the basis that the participation in the Offering by Bakker will not exceed 25% of the fair market value of the Company's market capitalization.

The proceeds of the Offering will be used for ongoing costs associated with the Company's projects and general working capital requirements.

All securities issued under the Offering, including securities issuable on the exercise thereof, will be subject to a hold period of four (4) months and one (1) day from the date of issuance, in accordance with applicable securities laws and the rules of the TSX Venture Exchange (the "Exchange"). Under the First Tranche, the Company paid finders a fee of \$37,725 and issued 150,900 non-transferable share purchase warrants. The warrants are exercisable at \$0.40 per share for a period of one year from the date of issue.

The Offering remains subject to the acceptance of the Exchange. The Company expects to close the remaining tranches of the Offering shortly.

Investment by Chris Bakker

As described above, Bakker, of 1810 - 840 7th Avenue SW, Calgary, AB T2P 3G2, Canada, acquired 1,760,000 Units, 1,760,000 Shares and 880,000 Unit Warrants, for consideration of \$440,000 pursuant to the First Tranche. Immediately following the closing of the First Tranche, Bakker beneficially owned, directly or indirectly, 10,986,424 Shares, 6,848,694 Share purchase warrants ("Warrants") and 1,712,000 stock options ("Options") of the Company, which represented approximately 9.63% of the issued and outstanding Shares on a non-diluted basis and approximately 15.94% of the issued and outstanding Shares on a partially diluted basis, which assumes the exercise of the share purchase warrants and stock options.

Immediately following the closing of the First Tranche, Bakker beneficially owns, directly or indirectly, 12,746,424 Shares, 7,728,694 Warrants and 1,712,000 Options, representing approximately 10.74% of the issued and outstanding Shares on a non-diluted basis and approximately 17.31% of the issued and outstanding Shares on a partially diluted basis, which assumes the exercise of the share purchase warrants and stock options.

The securities of the Company held by Bakker are held for investment purposes. Bakker has a long-term view of the investment and may acquire additional securities of the Company either on the open market, through private acquisitions or as contemplated by the Company. Bakker may also dispose of the securities on the open market or through private dispositions in the future depending on market conditions, general economic and industry conditions, the Company's business and financial condition, reformulation of plans and/or other factors.

A copy of Bakker's early warning report will appear on the Company's profile on SEDAR+ and may also be requested by contacting the Company.

Avanti Helium Corp., 1810 - 840 7th Avenue SW, Calgary, Alberta, T2P 3G2, Attention: Chris Bakker or phone at (403)

This press release shall not constitute an offer to sell or the solicitation of an offer to buy, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful. The securities being offered have nor will they be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and offered or sold in the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under Securities Act) absent registration or an applicable exemption from the registration requirements of the U.S. Securities applicable state securities laws.

About Avanti Helium Corp.

Avanti is focused on the exploration, development, and production of helium across western Canada and the United States. Avanti's professional oil and gas exploration and production team is actively targeting helium trapped in structures to help meet increasing global demand for an irreplaceable and scarce element critical to advanced technology, medical and space industries. For more information, please go to the Company's website at www.avantihelium.com.

Forward-Looking Statements

The information set forth in this news release contains forward-looking statements that are based on assumptions as of the date of this news release. These statements reflect management's current estimates, beliefs, intentions and expectations. They are neither promises nor guarantees of future performance. The Company cautions that all forward-looking statements are inherently uncertain and that actual performance may be affected by a number of material factors, many of which are beyond the Company's control. These factors include, among other things: statements relating to the expected timing for the development of the helium recovery plant and timing estimates with respect to initial production therefrom, statements relating to the expected benefits to Avanti from the midstream agreement and liquefaction tolling agreement, statements relating to obtaining financing to fund associated infrastructure work for the plant, risks associated with helium exploration, development, production, marketing and transportation, volatility in helium prices, risks relating to the Company's ability to access sufficient capital from production and external sources, risks and uncertainties relating to the Company's limited operating history and the need to comply with environmental and governmental regulations. Accordingly, actual and future events, conditions and results may differ materially from the estimates, beliefs, intentions and expectations expressed or implied in the forward-looking information. Except as required under applicable securities legislation, the Company undertakes no obligation to publicly update or revise forward-looking information. Please refer to the public filings of the Company at www.sedarplus.ca for further information and risks applicable to the Company.

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

SOURCE Avanti Helium Corp.

Contact

For corporate and shareholder inquiries, please contact: Avanti Helium Corp., Investor Relations, Phone: 403-394-0409, Email: investors@avantihelium.com, Website: www.avantihelium.com

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