

Century Lithium Announces Upsize Of Brokered Life Financing To C\$7,000,000

11.03.2026 | [CNW](#)

/THIS NEWS RELEASE IS NOT FOR DISSEMINATION IN THE UNITED STATES OR FOR DISTRIBUTION TO U.S. INVESTORS OR FINANCIAL SERVICES/

[Century Lithium Corp.](#) (TSXV: LCE) (OTCQX: CYDVF) (Frankfurt: C1Z) ("Century Lithium" or the "Company") is pleased to announce that, further to its news release dated March 10, 2026, and result of strong investor demand, the company has increased the size of its previously announced brokered private placement from C\$5 million to C\$7 million (the "Offering"), consisting of 14,893,617 units of the Company ("Units") at a price of \$0.47 per Unit (the "Offering Price"). The Offering will be conducted on a commercially reasonable "best efforts" basis by A.G.P. Canada Investments ULC, acting as sole agent and bookrunner for the Offering and A.G.P./Alliance Global Partners acting as sole U.S. placement agent for the Offering.

Each Unit will consist of one common share in the capital of the Company (a "Share") and one Share purchase warrant (a "Warrant"). Each Warrant will entitle the holder to acquire one additional Share (a "Warrant Share") at a price of \$0.65 for a period of five (5) years from the closing of the Offering.

The Units will be offered by way of the listed issuer financing exemption under Part 5A of National Instrument 45-106 - Exemptions ("NI 45-106"), as amended by Coordinated Blanket Order 45-935 - Exemptions from Certain Conditions of the Issuer Financing Exemption (the "Order"), in each of the provinces of Canada (except Québec). Pursuant to NI 45-106 and the Order, the Units issued to Canadian residents under the Offering will not be subject to resale restrictions. The Company is relying on the exemptions in Part 5A of NI 45-106 and the Order, and is qualified to distribute securities in reliance on the exemptions included therein.

The Units may also be offered to persons in the United States pursuant to Rule 506(b) of Regulation D under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and similar exemptions under applicable U.S. state securities laws, as well as in offshore jurisdictions as agreed upon by the Company and the Agent pursuant to relevant prospectus or offering memoranda and exemptions under any domestic securities laws, and may have resale restrictions in accordance with applicable laws.

In connection with the Offering, the Agent will receive a cash commission equal to 7.0% of the gross proceeds of the Offering. The Company will issue to the Agent non-transferable warrants ("Broker Warrants") representing 3.0% of the aggregate Units sold pursuant to the Offering. Each Broker Warrant will entitle the holder to purchase one Share of the Company at a price of \$0.65 for a period of five (5) years from the closing of the Offering.

The Company intends to use the net proceeds raised from the Offering to primarily carry out the next phase of technical and permitting work on the Company's Angel Island lithium project in Esmeralda County, Nevada, to support ongoing operations and fund general working capital needs.

The Offering is expected to close on or about March 16, 2026, or such other date that is within 45 days from the date of this release, as the Company and the Agent may determine. The Offering remains subject to certain conditions, including, but not limited to, the receipt of all necessary approvals, and compliance with the policies of the TSX Venture Exchange ("TSX-V").

There is an offering document related to the Offering that will be made available under the Company's profile on SEDAR+ at www.sedarplus.ca. The offering document will also be made available on the Company's website at www.centurylithium.com. Prospective investors should read this offering document before making an investment decision.

This press release shall not constitute an offer to sell or the solicitation of an offer to buy securities in the United States or any other jurisdiction where there be any sale of the securities in any jurisdiction in which such offer, solicitation or sale would be unlawful. The securities offered have not been, nor will they be, registered under the U.S. Securities Act or under any U.S. state securities laws and will not be offered or sold in the United States absent registration or an applicable exemption from the registration requirements.

Dieser Artikel stammt von [Rohstoff-Welt.de](#)

Die URL für diesen Artikel lautet:

<https://www.rohstoff-welt.de/news/725580--Century-Lithium-Announces-Upsize-Of-Brokered-Life-Financing-To-C7000000.html>

Für den Inhalt des Beitrages ist allein der Autor verantwortlich bzw. die aufgeführte Quelle. Bild- oder Filmrechte liegen beim Autor/Quelle bzw. bei der vom ihm benannten Quelle. Bei Übersetzungen können Fehler nicht ausgeschlossen werden. Der vertretene Standpunkt eines Autors spiegelt generell nicht die Meinung des Webseiten-Betreibers wieder. Mittels der Veröffentlichung will dieser lediglich ein pluralistisches Meinungsbild darstellen. Direkte oder indirekte Aussagen in einem Beitrag stellen keinerlei Aufforderung zum Kauf-/Verkauf von Wertpapieren dar. Wir wehren uns gegen jede Form von Hass, Diskriminierung und Verletzung der Menschenwürde. Beachten Sie bitte auch unsere [AGB/Disclaimer!](#)

Die Reproduktion, Modifikation oder Verwendung der Inhalte ganz oder teilweise ohne schriftliche Genehmigung ist untersagt!
Alle Angaben ohne Gewähr! Copyright © by Rohstoff-Welt.de -1999-2026. Es gelten unsere [AGB](#) und [Datenschutzrichtlinien](#).