Anfield Energy Closes Second Tranche to Complete \$3,671,743 Equity Raise

06.05.2019 | GlobeNewswire

VANCOUVER, May 06, 2019 - <u>Anfield Energy Inc.</u> (TSX.V: AEC; OTCQB: ANLDF; FRANKFURT: 0AD) (“Anfield” or “the Company”) is pleased to announce that it has closed a second tranche of its non-brokered private placement, bringing the total placement to 18,358,716 units (each, a “Unit”) at a price of \$0.20 per Unit, for a total equity raise of \$3,671,743. Each Unit consists of one common share and one share purchase warrant (each, a “Warrant”), with each Warrant entitling the holder to purchase an additional common share at a price of \$0.30 for a period of three years. While the Company has received conditional approval for the second tranche of the private placement, it remains subject to final approval of the TSX Venture Exchange.

The first tranche of the placement was closed on April 23, 2019 for 13,764,966 Units. The Units issued have a hold period expiring on August 24, 2019. The 13,764,966 Warrants expire on April 23, 2022. The second tranche closed on May 3, 2019 for 4,593,750 Units. The Units issued have a hold period expiring on September 4, 2019. The 4,593,750 Warrants expire on May 3, 2022.

In connection with the first tranche, finder's fees of \$74,356 were paid and 301,700 Warrants issued and expire on April 23, 2022; in the second tranche, finder's fees of \$2,800 were paid and 14,000 Warrants were issued and expire on May 3, 2022. Total fees paid for the full private placement were \$77,156 and 315,700 Warrants. The Warrants issued to finders are under the same terms and conditions as the Warrants forming part of the Units.

The proceeds from the private placement will be used for the development of the Charlie Project (see below), property costs, and general working capital. All securities issued in connection with the private placement are subject to a four-month-and-one-day statutory hold period in accordance with applicable securities laws.

About Anfield

Anfield is a uranium and vanadium development and near-term production company that is committed to becoming a top-tier energy-related fuels supplier by creating value through sustainable, efficient growth in its assets. Anfield is a publicly-traded corporation listed on the TSX-Venture Exchange (AEC-V), the OTCQB Marketplace (ANLDF) and the Frankfurt Stock Exchange (0AD). Anfield is focused on two asset centres, as summarized below:

Wyoming – Irigaray ISR Processing Plant (Resin Processing Agreement)

Anfield has signed a Resin Processing Agreement with Uranium One whereby Anfield would process up to 500,000 pounds per annum of its mined material at Uranium One's Irigaray processing plant in Wyoming. In addition, the Company can both buy and borrow uranium from Uranium One in order to fulfill some or all of its sales contracts.

Anfield's 24 ISR mining projects are located in the Black Hills, Powder River Basin, Great Divide Basin, Laramie Basin, Shirley Basin and Wind River Basin areas in Wyoming. Anfield's two projects in Wyoming for which NI 43-101 resource reports have been completed are Red Rim and Clarkson Hill.

The Charlie Project, the asset which was the core component of a recently-announced transaction between Anfield and Cotter Corporation, is located in the Pumpkin Buttes Uranium District in Johnson County, Wyoming. The Charlie Project consists of a 720-acre Wyoming State uranium lease which has been in development since 1969. An NI 43-101 resource report has been completed for the Charlie Project.

20.09.2024 Seite 1/3

Arizona/Utah/Colorado – Shootaring Canyon Mill

A key asset in Anfield's portfolio is the Shootaring Canyon Mill in Garfield County, Utah. The Shootaring Canyon Mill is strategically located within one of the historically most prolific uranium production areas in the United States, and is one of only three licensed uranium mills in the United States.

Anfield's conventional uranium assets consist of mining claims and state leases in southeastern Utah, Colorado and Arizona, targeting areas where past uranium mining or prospecting occurred. Anfield's conventional uranium assets include the Velvet-Wood Project, the Frank M Uranium Project, the West Slope Project as well as the Findlay Tank breccia pipe. An NI 43-101 Preliminary Economic Assessment has been completed for the Velvet-Wood Project. The PEA is preliminary in nature, and includes inferred mineral resources that are considered too speculative geologically to have economic considerations applied to them that would enable them to be categorized as mineral reserves, and there is no certainty that the preliminary economic assessment would be realized. All conventional uranium assets are situated within a 200-mile radius of the Shootaring Mill.

On behalf of the Board of Directors Anfield Energy Inc.
Corey Dias, Chief Executive Officer

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

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20.09.2024 Seite 2/3

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20.09.2024 Seite 3/3