Lundin Mining to Acquire Josemaria Resources, Meaningfully Increasing Copper and Gold Growth Profile

Toronto, December 20, 2021 (TSX: LUN; Nasdaq Stockholm: LUMI) Lundin Mining Corporation ("Lundin Mining" or the "Company") is pleased to announce it has entered into a definitive agreement (the "Arrangement Agreement") with Josemaria Resources Inc. ("Josemaria Resources") to acquire all of the issued and outstanding shares of Josemaria Resources through a plan of arrangement (the "Transaction") for an implied equity value of approximately C$625 million (US$485 million).

Lundin Mining will acquire 100% of the Josemaria copper-gold project located in the San Juan Province of Argentina (the "Josemaria project", "Josemaria" or the "project"). The world-class Josemaria project is a unique opportunity at an advanced stage with a clear path to production. With Josemaria, Lundin Mining positions itself as a major copper producer with a diversified portfolio of high-quality, long-life base metal assets.

Under the terms of the Transaction, Josemaria Resources shareholders may elect to receive in exchange for each Josemaria Resources common share (a "Josemaria Resources Share"), 0.1487 of a common share of Lundin Mining (each whole share, a "Lundin Mining Share") or C$1.60 cash or any combination thereof issuable to all Josemaria Resources shareholders (collectively, the "Consideration"). The Consideration will be subject to a total maximum cash consideration of approximately C$183 million and a total maximum share consideration of approximately 39.7 million Lundin Mining Shares, equating to 30% of the Transaction Consideration payable in cash and 70% of the Transaction Consideration payable in Lundin Mining Shares, respectively. The Consideration implies a purchase price of C$1.60 per Josemaria Resources Share, representing a 29% premium to Josemaria Resources’ 10-day volume weighted average price on the Toronto Stock Exchange ("TSX") for the period ended December 17, 2021. Any cash payments on Josemaria Resources Shares traded on Nasdaq Stockholm will be paid in Swedish kronor in accordance with Euroclear Sweden principles.

Lundin Mining and Josemaria Resources will host a joint conference call and webcast at 8:00 am ET, 14:00 CET on Monday, December 20, 2021 to discuss the Transaction. Call details are outlined at the end of this news release.

Acquisition Highlights and Strategic Rationale

• **Aligned with Lundin Mining's Strategic Goals** – Acquisition of the world-class Josemaria project delivers large-scale copper-gold growth. Delivering on the Company’s stated strategy, Josemaria complements the existing portfolio of high-quality, long-life base metals mines and adds a strong third pillar to its South American copper business.

• **Materially Increases Lundin Mining Copper Production and Scale** – Once in production, Josemaria is expected to produce on average over 130,000 tonnes of copper, nearly 225,000 oz of gold and 1.0 million oz of silver annually over a 19-year mine life\(^1\). This growth would increase the Company's copper production by

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1 Unless otherwise noted, all information (including scientific and technical information) relating to the Josemaria Copper-Gold Project contained in this news release has been derived from or is based on the technical report entitled “NI 43-101 Technical Report, Feasibility Study for the Josemaria Copper-Gold Project, San Juan Province, Argentina” dated November 5, 2020 (the “Josemaria Technical Report”), prepared by or under the supervision of Andy Thomas, P.Eng. of SRK Consulting (Canada) Inc., Brian Johnston, P.Eng. of Flour Canada Ltd., Bob McCarthy, P.Eng. of SRK Consulting (Canada) Inc., Cameron Scott, P.Eng. of SRK Consulting (Canada) Inc., Daniel Ruane, P.Eng. of Knight Piésold Ltd., Fionnuala Anna Marie Devine, P. Geo, of Merlin Geosciences Inc., and Jeffery B. Austin, P.Eng. of International Metallurgical and Environmental Inc., who are qualified persons pursuant to NI 43-101.
nearly 50%, and gold production over 140%, compared to guidance for 2022. Josemaria is a top-10 open pit copper asset in the Americas with an estimated 6.7 billion lb of copper, 7.0 million oz of gold and 30.7 million oz of silver in Mineral Reserves\(^2\).

- **Clear Path to Development** – Josemaria Resources has been advancing the feasibility-stage project through environmental approvals with the Province of San Juan and has been negotiating commercial and fiscal terms with the San Juan and Federal authorities. Josemaria Resources anticipates these will be finalized in 2022 and has outlined a project timeline of approximately five years to commercial production. The Lundin family has a 30-year track record of successfully developing mutually beneficial relationships in San Juan and Catamarca provinces of Argentina.

- **Robust Project Economics** – The November 2020 Josemaria Technical Report estimates robust after-tax NPV, IRR and a short payback period using conservative-to-spot metal prices. With cash costs forecast to be in the 2\(^{nd}\) quartile globally, Josemaria is positioned to generate meaningful cash flow throughout the metal price cycle.

- **Removes Project Financing Constraints** – Within Lundin Mining, capital financing risks to the project timeline and Josemaria Resources shareholders are significantly reduced. The project capital and development timeline offer many funding options under Lundin Mining’s stewardship making advancement of permitting and construction the primary focus. The Company expects to continue to generate significant free cash flow at current metal prices, has significant debt capacity supported by the existing portfolio of assets and can proceed while also advancing organic growth opportunities at existing operations.

- **Asset and Geographic Diversification** – Josemaria adds meaningful-scale copper-gold production growth to Lundin Mining’s portfolio, providing further geographic diversification while maintaining a favourable copper-dominant commodity mix.

- **Continued Balance Sheet Strength and Attractive Direct Returns** – The Transaction cash consideration will be financed with existing liquidity, which as at September 30, 2021, included cash and cash equivalents of nearly US$430 million and approximately US$780 million available for drawdown on the Company’s credit facility. The Company expects to maintain its direct return of capital to shareholders under its dividend framework throughout the development of the Josemaria project.

- **Upside Exploration Potential** – Lundin Mining believes there is significant potential to further increase value over the longer-term leveraging its copper-focused exploration expertise. Exploration potential in a highly prospective and emerging district, combined with the large Mineral Resource base, position Josemaria as the center of gravity for future development and expansion.

Peter Rockandel, President and CEO commented, “The acquisition of the Josemaria project complements Lundin Mining’s existing portfolio of high-quality mines and highlights our focus on disciplined copper-focused growth to create long-term shareholder value. Josemaria is a world-class copper-gold project that has many characteristics which makes it the ideal project, at the right time, for Lundin Mining to advance in the next phase of our growth. Building on our strengthened technical expertise, leveraging our financial strength, and drawing on Josemaria Resources’ in-country knowledge, we believe this opportunity will create meaningful value for all stakeholders. The addition of Josemaria will elevate Lundin Mining’s position to a major base metals producer with high-quality, low-cost copper exposure.”

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Josemaria Copper-Gold Project Overview

Unless otherwise noted, all information (including scientific and technical information) relating to the Josemaria Copper-Gold Project contained in this news release has been derived from or is based on the Josemaria Technical Report. Further details with respect to the Josemaria project are available in the Josemaria Technical Report prepared for Josemaria Resources and filed under Josemaria Resources’ SEDAR profile at www.sedar.com. See “Mineral Reserve and Mineral Resource Estimates” of this news release for information on preparation of Mineral Reserves and Mineral Resource estimates as defined by NI 43-101.

Located entirely within the San Juan Province of Argentina, the Josemaria project is expected to produce an average of 166,000 tonnes of copper, 331,000 oz of gold and 1.2 million oz of silver per year for the first three years. Over a 19-year mine life defined by the current Mineral Reserve estimate, average annual production is forecast to be 131,000 t of copper, 224,000 oz of gold and 1.0 million oz of silver at an average total cash cost of US$1.55/lb of copper equivalent.

A feasibility study was completed on the project in November 2020, key operational findings of which are presented in the table at the end of this section. Upon completion of the Transaction, Lundin Mining plans to further review and undertake additional study work on the project development timeline, capital expenditure estimates, and economic estimates.

The project has been advancing through environmental approvals, and commercial and fiscal terms with federal and provincial authorities. The Environment and Social Impact Assessment (ESIA) for the project was submitted in the first quarter of 2021. Josemaria Resources anticipates the ESIA and commercial and fiscal terms to be finalized in 2022, outlining a project timeline of approximately five years to commercial production.

The Josemaria deposit is classified as a porphyry copper-gold system. The deposit area measures approximately 1,500 m north-south by approximately 1,000 m east-west and 600 to 700 m vertically from surface, within a larger alteration footprint of up to 4 km north-south by 2 km east-west. The deposit remains open to the south, beneath a thickening cover of post mineral volcanic rocks and also at depth.

The project site has ready access to water, grid power, transportation and logistical infrastructure within San Juan Province, which are to be further developed within the project scope.

Project Highlights:

- **Mining** – Josemaria is to be developed as a large-scale open-pit with a low strip ratio of 0.98 over the 19-year mine life. Electrically powered hydraulic shovels are envisaged in combination with ultra-class 360-tonne haul trucks.

- **Processing** – Mineral processing is to consist of a conventional crush, grind and flotation flowsheet producing a gold-rich copper concentrate. The concentrator is designed to treat sulphide ores at an average capacity of approximately 152,000 tpd, varying by ore type and characteristics over the life-of-mine.

- **Copper Concentrate** – Conventional sulphide flotation is to produce copper concentrate with significant gold by-product credit. The copper concentrate grade is expected to average approximately 27% copper, 14.2 g/t gold and 71.7 g/t silver over the life of the operation.

- **Operating costs** – Life-of-mine total cash cost is estimated to average US$1.55/lb of copper equivalent (co-product basis). Low overall operating costs can be attributed to the low strip ratio and lower cost of power and labour than many other established mining jurisdictions.

- **Mineral Reserves** – Mineral Reserves are estimated by Josemaria Resources to be 1,012 Mt at an average grade of 0.30% copper, 0.22 g/t gold and 0.94 g/t silver, containing approximately 6.7 billion lb of copper,
7.0 million oz of gold and 30.7 million oz of silver estimated using a copper price of US$3.00/lb, gold price of US$1,500/oz and silver price of US$18.00/oz silver. The current Mineral Reserves support a 19-year operational life at the envisaged processing rate of an average of approximately 152,000 tpd.

### Josemaria November 2020 Feasibility Study Operational Highlights

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<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Average Process Capacity</td>
<td>152,000 tonnes/day</td>
</tr>
<tr>
<td>Mine Life</td>
<td>19 years</td>
</tr>
<tr>
<td>Life-of-Mine Mill Feed</td>
<td>1,012 million tonnes</td>
</tr>
<tr>
<td>Life-of-Mine Diluted Grades</td>
<td>0.30% copper, 0.22 g/t gold, 0.94 g/t silver</td>
</tr>
<tr>
<td>Life-of-Mine Strip Ratio (Waste:Ore)</td>
<td>0.98:1</td>
</tr>
<tr>
<td>Life-of-Mine Average Process Recovery</td>
<td>85.2% copper, 62.6% gold, 72.0% silver</td>
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<tr>
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<th>First 3 Years</th>
<th>Life-of-Mine</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average Annual Payable Metal Production</td>
<td>166,000 tonnes copper</td>
<td>131,000 tonnes copper</td>
</tr>
<tr>
<td></td>
<td>331,000 oz gold</td>
<td>224,000 oz gold</td>
</tr>
<tr>
<td></td>
<td>1,248,000 oz silver</td>
<td>1,048,000 oz silver</td>
</tr>
</tbody>
</table>

| Total Cash Cost (co-product) | US$1.55/lb copper equivalent |
| Metal Prices                | US$3.00/lb copper, US$1,500/oz gold, US$18.00/oz silver |

### Transaction Overview

The Transaction will be effected by way of a court-approved plan of arrangement under the *Canada Business Corporations Act* and will require approval by (i) 66⅔% of the votes cast by Josemaria Resources shareholders and (ii) 66⅔% of the votes cast by Josemaria Resources security holders (comprised of shareholders and optionholders).

Under the terms of the Transaction, Josemaria Resources shareholders may elect to receive in exchange for each Josemaria Resources common share, 0.1487 of a Lundin Mining Share or C$1.60 cash or any combination thereof issuable to all Josemaria Resources shareholders. The Consideration will be subject to a total maximum cash consideration of approximately C$183 million and a total maximum share consideration of approximately 39.7 million Lundin Mining Shares, equating to 30% of the Transaction Consideration payable in cash and 70% of the transaction consideration payable in Lundin Mining Shares, respectively. In the event that the aggregate amount of the cash consideration or share consideration elected by all Josemaria Resources shareholders exceeds the respective limits, the Consideration will be pro-rated and Josemaria Resources shareholders will receive the other form of Consideration for the balance of their Josemaria Resources Shares. Any cash payments on Josemaria Resources Shares traded on Nasdaq Stockholm will be paid in Swedish kronor in accordance with Euroclear Sweden principles.

The Arrangement Agreement has been unanimously approved by the Board of Directors of each of Lundin Mining and Josemaria Resources, excluding (i) in the case of Lundin Mining, Messrs. Ashley Heppenstall, Lukas Lundin and Jack Lundin who were recused from the considerations of the transaction and abstained from voting on the Transaction as Mr. Heppenstall is also a director of Josemaria Resources and Messrs. Jack Lundin and Lukas Lundin are strategic advisors of Josemaria Resources; and (ii) in the case of Josemaria Resources, Mr. Ashley Heppenstall. The special committee of independent directors of Lundin Mining unanimously recommended that the Board of Directors of Lundin Mining approve the Transaction and the entering into of the Arrangement Agreement. The special committee of independent directors of Josemaria Resources unanimously recommended that the Board of Directors of Josemaria Resources approve the Transaction and the entering into of the Arrangement Agreement and recommend to the shareholders of Josemaria Resources to vote in favour of the Transaction. The Board of Directors
of Josemaria Resources unanimously recommend that the shareholders of Josemaria Resources vote in favour of the Transaction. The Arrangement Agreement includes a US$100 million bridge financing facility with drawdowns based on budgets approved by Lundin Mining.

Morgan Stanley has provided a fairness opinion to the Board of Directors of Lundin Mining and TD Securities Inc. has provided a fairness opinion to the Lundin Mining special committee, each stating that, as of the date of such opinion, and based upon and subject to the assumptions, limitations and qualifications stated in such opinion, the Consideration to be paid under the Transaction to shareholders of Josemaria Resources is fair, from a financial point of view, to Lundin Mining.

BMO Capital Markets provided the Josemaria Resources special committee and Board of Directors with a fairness opinion to the effect that, as of the date of such opinion, the Consideration to be paid under the Transaction is fair, from a financial point of view, to holders of Josemaria Resources Shares, based upon and subject to the respective assumptions, limitations, qualifications and other matters set forth in such opinion.

Officers, directors and strategic advisors of Josemaria Resources, along with the largest shareholders of Josemaria Resources, being Lorito Holdings S.a.r.l. (“Lorito”) and Zebra Holdings and Investments S.a.r.l. (“Zebra”), representing in aggregate approximately 42% of the issued and outstanding Josemaria Resources Shares, have entered into voting support agreements with Lundin Mining and have agreed to vote in favour of the Transaction at the special meeting of the shareholders of Josemaria Resources to be held to consider the Transaction. Lorito and Zebra representatives have indicated the intention to elect to receive entirely the share consideration.

Completion of the Transaction is expected to occur early in the second quarter of 2022 and is subject to regulatory approvals, including but not limited to TSX, Nasdaq Stockholm’s admission to trading of the new Lundin Mining and the approval and registration of the Swedish Financial Supervisory Authority of a Swedish prospectus prepared by Lundin Mining, and the satisfaction of customary closing conditions, in addition to Josemaria Resources shareholder and court approval. The Arrangement Agreement also provides for customary deal-protection measures, including and among others, non-solicitation provisions on the part of Josemaria Resources (subject to customary “fiduciary out” provisions), a right to match an unsolicited superior proposal in favour of Lundin Mining, and a termination payment of C$20 million by Josemaria Resources to Lundin Mining payable under certain circumstances.

None of the securities to be issued pursuant to the Transaction have been or will be registered under the United States Securities Act of 1933, as amended (the “U.S. Securities Act”), or any state securities laws, and any securities issuable in the Transaction are anticipated to be issued in reliance upon available exemptions from such registration requirements pursuant to Section 3(a)(10) of the U.S. Securities Act and applicable exemptions under state securities laws. This news release does not constitute an offer to sell or the solicitation of an offer to buy any securities.

Lundin Mining and Josemaria Resources have provided representations and warranties customary for a transaction of this nature. Josemaria Resources has provided customary interim period covenants regarding the operation of its business in the ordinary course.

Further information regarding the Transaction will be contained in an information circular that Josemaria Resources will prepare, file and mail in due course to its shareholders in connection with the Josemaria Resources special meeting. Lundin Mining will also prepare and publish a prospectus for Nasdaq Stockholm shareholders of Josemaria Resources in accordance the Swedish listing rules.

Details regarding these and other terms of the Transaction are set out in the Arrangement Agreement, which will be available on SEDAR at www.sedar.com.

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**Mineral Reserve and Mineral Resource Estimates**

<table>
<thead>
<tr>
<th>Category</th>
<th>Tonnes (Mt)</th>
<th>Copper %</th>
<th>Gold g/t</th>
<th>Silver g/t</th>
<th>Copper (M lb)</th>
<th>Gold (M oz)</th>
<th>Silver (M oz)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proven</td>
<td>197</td>
<td>0.43</td>
<td>0.34</td>
<td>1.33</td>
<td>1,844</td>
<td>2.14</td>
<td>8.43</td>
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<tr>
<td>Probable</td>
<td>815</td>
<td>0.27</td>
<td>0.19</td>
<td>0.85</td>
<td>4,861</td>
<td>4.87</td>
<td>22.29</td>
</tr>
<tr>
<td>Total (P&amp;P)</td>
<td>1,012</td>
<td>0.30</td>
<td>0.22</td>
<td>0.94</td>
<td>6,705</td>
<td>7.02</td>
<td>30.72</td>
</tr>
</tbody>
</table>

Notes:
1. Mineral Reserves have an effective date of September 28, 2020. The Qualified Person for the estimate is Mr. Robert McCarthy, P.Eng.
2. The Mineral Reserves were estimated using the Canadian Institute of Mining, Metallurgy and Petroleum (CIM), Definition Standards for Mineral Resources and Reserves, as prepared by the CIM Standing Committee on Reserve Definitions and adopted by CIM Council.
3. The Mineral Reserves were based on a pit design which in turn aligned with an ultimate pit shell selected from a Whittle™ pit optimization exercise. Key inputs for that process are:
   - Metal prices of US$3.00/lb copper, US$1,500/oz gold, US$18.00/oz silver.
   - Variable mining cost by bench and material type. Average costs are US$1.35/mt, US$1.36/mt and US$1.65/mt for ore, Non-Acid Generating waste and Potentially Acid Generating waste, respectively.
   - Processing costs vary by metallurgical zone, ranging from US$3.77/mt tonalite ore milled to US$3.71/mt supergene.
   - Infrastructure on and off-site US$0.43/mt milled.
   - Indirect costs US$0.46/mt milled.
   - Sustaining capital costs of US$0.54/mt milled for tailings and US$0.17/mt mined for mining equipment.
   - Pit average slope angles varying from 37° to 43°.
   - Process recoveries for copper and gold are based on grade. The average recovery is estimated to be 85.2% for copper and 62.6% for gold. Silver recovery is fixed at 72.0%.
4. Mining dilution is accounted for by averaging grades in adjacent blocks across a thickness of 2.5 m into each block (5.0 m per block contact).
5. The Mineral Reserve has an economic cut-off for prime mill feed, based on net smelter return of US$5.22/mt, US$5.21/mt, US$5.18/mt and US$5.16/mt milled for tonalite, rhyolite, porphyry and supergene material respectively and an additional US$0.53/mt for stockpiled ore.
6. There are 991 Mt of waste in the ultimate pit. The strip ratio is 0.98 (waste:ore).
7. All figures are rounded to reflect the relative accuracy of the estimate. Totals may not sum due to rounding as required by reporting guidelines.

### Sulphide Mineral Resource Statement at 0.1% Copper Equivalent Cut-Off

<table>
<thead>
<tr>
<th>Category</th>
<th>Tonnes (Mt)</th>
<th>Copper %</th>
<th>Gold g/t</th>
<th>Silver g/t</th>
<th>Copper (B lb)</th>
<th>Gold (M oz)</th>
<th>Silver (M oz)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measured</td>
<td>197</td>
<td>0.43</td>
<td>0.34</td>
<td>1.3</td>
<td>1.9</td>
<td>2.2</td>
<td>8.5</td>
</tr>
<tr>
<td>Indicated</td>
<td>962</td>
<td>0.26</td>
<td>0.18</td>
<td>0.9</td>
<td>5.5</td>
<td>5.6</td>
<td>26.6</td>
</tr>
<tr>
<td><strong>Total (M&amp;I)</strong></td>
<td><strong>1,159</strong></td>
<td><strong>0.29</strong></td>
<td><strong>0.21</strong></td>
<td><strong>0.9</strong></td>
<td><strong>7.4</strong></td>
<td><strong>7.8</strong></td>
<td><strong>33.5</strong></td>
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<tr>
<td>Inferred</td>
<td>704</td>
<td>0.19</td>
<td>0.10</td>
<td>0.8</td>
<td>2.9</td>
<td>2.3</td>
<td>18.6</td>
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### Oxide Mineral Resource Statement at 0.2g/t Gold Cut-Off

<table>
<thead>
<tr>
<th>Category</th>
<th>Tonnes (Mt)</th>
<th>Gold g/t</th>
<th>Silver g/t</th>
<th>Gold (000 oz)</th>
<th>Silver (000 oz)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measured</td>
<td>26</td>
<td>0.33</td>
<td>1.2</td>
<td>280</td>
<td>994</td>
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<tr>
<td>Indicated</td>
<td>15</td>
<td>0.28</td>
<td>1.3</td>
<td>132</td>
<td>632</td>
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<tr>
<td><strong>Total (M&amp;I)</strong></td>
<td><strong>41</strong></td>
<td><strong>0.31</strong></td>
<td><strong>1.2</strong></td>
<td><strong>410</strong></td>
<td><strong>1,585</strong></td>
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<tr>
<td>Inferred</td>
<td>0</td>
<td></td>
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**Notes:**
1. Mineral Resources are inclusive of Mineral Reserves.
2. Mineral Resources have an effective date of July 10, 2020. The Qualified Person for the estimate is Mr. James N. Gray, P.Geo.
3. The Mineral Resources were estimated using the Canadian Institute of Mining, Metallurgy and Petroleum (CIM), Definition Standards for Mineral Resources and Reserves, as prepared by the CIM Standing Committee on Reserve Definitions and adopted by CIM Council.
4. Sulphide copper equivalency equation (CuEq) assumes metal prices of US $3.00/lb copper, US $1,500/oz gold and US $18/oz silver.
5. CuEq is based on copper, gold and silver recoveries derived from metallurgical test work as applied in the pit optimization and mine design process (average life-of-mine recoveries used: 85.2% copper, 62.6% gold, 72.0% silver).
6. The copper equivalency equation used is: CuEq (%) = (copper grade (%) x copper recovery x copper price ($/t) + gold grade (oz/t) x gold recovery x gold price ($/oz) + silver grade (oz/t) x silver recovery x silver price ($/oz)) / (copper price ($/t) x copper recovery)
7. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability.
8. All figures are rounded to reflect the relative accuracy of the estimate. Totals may not sum due to rounding as required by reporting guidelines.

### Advisors and Counsel

Morgan Stanley is acting as financial advisor to Lundin Mining with Cassels Brock & Blackwell LLP acting as legal advisor. TD Securities Inc. is acting as financial advisor to the special committee of the Lundin Mining Board of Directors with Fasken Martineau DuMoulin LLP acting as legal advisor.
Technical Information

Jeremy Weyland, P.Eng., Acting Vice President, Technical Services, Lundin Mining, a “qualified person” as defined under NI 43-101, has reviewed and approved the scientific and technical information in this news release, including the scientific and technical information derived from the Josemaria Technical Report. Mr. Weyland has verified the data disclosed in this news release and no limitations were imposed on his verification process.

Further details with respect to the Josemaria project are available in the Josemaria Technical Report prepared for Josemaria Resources and filed under Josemaria Resources’ SEDAR profile at www.sedar.com.

Conference Call and Webcast Details

A telephone conference call and webcast with Lundin Mining and Josemaria Resources management to discuss the Transaction will be held at 8:00 ET, 14:00 CET on Monday, December 20, 2021. Details are provided below:

Call-in number for the conference call (North America): + 1 647 788 4922
Call-in number for the conference call (North America Toll Free): + 1 877 223 4471
Call-in number for the conference call (Sweden): + 020 012 3522

To view the live webcast presentation, please log on using this direct link: https://onlinexperiences.com/Launch/QReg/ShowUUID=EB73B89B-B0D5-401F-A922-2AC3DC550CD3

The presentation slideshow will also be available in PDF format for download from the Lundin Mining website www.lundinmining.com before the conference call.

A replay of the telephone conference will be available after the completion of the conference call until January 20, 2022.

Replay numbers:
North America: +1 800 585 8367 or +1 416 621 4642.
The passcode for the replay is: 6689651

A replay of the webcast will be available by clicking on the direct link above.

About Lundin Mining

Lundin Mining is a diversified Canadian base metals mining company with operations in Brazil, Chile, Portugal, Sweden and the United States of America, primarily producing copper, zinc, gold and nickel.

The information in this release is information that Lundin Mining is required to make public under the EU Market Abuse Regulation. The information was submitted for publication, through the agency of the contact persons set out below on December 20, 2021 at 02:00 Eastern Time.

For further information, please contact:
Mark Turner, Director, Business Valuations and Investor Relations: +1 416 342 5565
Irina Kuznetsova, Manager, Investor Relations: +1 416 342 5583
Robert Eriksson, Investor Relations Sweden: +46 8 440 54 50
Cautionary Statement on Forward-Looking Information

This press release contains statements which constitute “forward-looking information” within the meaning of applicable securities laws, including statements regarding the plans, intentions, beliefs and current expectations of Lundin Mining and Josemaria Resources with respect to future business activities and operating performance. Forward-looking information is often identified by the words “may”, “would”, “could”, “should”, “will”, “intend”, “plan”, “anticipate”, “believe”, “estimate”, “expect” or similar expressions and include information regarding: (i) expectations regarding whether the proposed Transaction will be consummated, including whether conditions to the consummation of the Transaction will be satisfied, or the timing for completing the Transaction, (ii) expectations regarding the potential benefits and synergies of the Transaction and the ability of the combined company to successfully achieve business objectives, including integrating the companies or the effects of unexpected costs, liabilities or delays, (iii) expectations regarding additions to mineral resources, mineral reserves and future production, (iv) expectations regarding financial strength, free cash flow generation, trading liquidity, and capital markets profile, (v) expectations regarding future exploration and development, growth potential for Lundin Mining's and Josemaria Resources' operations, (vi) the availability of the exemption under Section 3(a)(10) of the U.S. Securities Act to the securities issuable in the Transaction, and (vii) expectations for other economic, business, and/or competitive factors.

Investors are cautioned that forward-looking information is not based on historical facts but instead reflect Lundin Mining's and Josemaria Resources respective management's expectations, estimates or projections concerning future results or events based on the opinions, assumptions and estimates of management considered reasonable at the date the statements are made. Although Lundin Mining and Josemaria Resources' each believe that the expectations reflected in such forward-looking information are reasonable, such information involves risks and uncertainties, and undue reliance should not be placed on such information, as unknown or unpredictable factors could have material adverse effects on future results, performance or achievements of the combined company. Among the key factors that could cause actual results to differ materially from those projected in the forward-looking information are the following: the ability to consummate the Transaction; the ability to obtain requisite court, regulatory and shareholder approvals and the satisfaction of other conditions to the consummation of the Transaction on the proposed terms and schedule; the ability of Lundin Mining and Josemaria to successfully integrate their respective operations and employees and realize synergies and cost savings at the times, and to the extent, anticipated; the potential impact on exploration activities; the potential impact of the announcement or consummation of the Transaction on relationships, including with regulatory bodies, employees, suppliers, customers and competitors; the re-rating potential following the consummation of the Transaction; changes in general economic, business and political conditions, including changes in the financial markets; changes in applicable laws; compliance with extensive government regulation; and the diversion of management time on the Transaction. This forward-looking information may be affected by risks and uncertainties in the business of Lundin Mining and Josemaria and market conditions. This information is qualified in its entirety by cautionary statements and risk factor disclosure contained in filings made by Lundin Mining and Josemaria Resources with the Canadian securities regulators, including Lundin Mining's and Josemaria Resources' respective annual information form, financial statements and related MD&A for the financial year ended December 31, 2020 and their respective interim financial reports and related MD&A for the period ended September 30, 2021 filed with the securities regulatory authorities in certain provinces of Canada and available at www.sedar.com.

This press release also contains Future Oriented Financial Information and financial outlooks (collectively, "FOFI") within the meaning of applicable Canadian securities laws. The FOFI has been prepared by management of Lundin Mining and Josemaria Resources as at December 17, 2021, to demonstrate the potential benefits of the Transaction to shareholders. The FOFI has been prepared based on a number of assumptions that management of Lundin Mining and Josemaria Resources believe are reasonable. However, because this information is highly subjective and subject to numerous risks, including the risks discussed above, it should not be relied on as necessarily indicative of future results.

Non-IFRS Measures

Lundin Mining has included certain non-IFRS measures in this document. Lundin Mining believes that these measures, in addition to conventional measures prepared in accordance with International Financial Reporting Standards ("IFRS"), provide investors an improved ability to evaluate the underlying performance of Lundin Mining and Josemaria Resources and the proposed transaction. The non-IFRS measures are intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with IFRS. These measures do not have any standardized meaning prescribed under IFRS, and therefore may not be comparable to other issuers.