



January 8, 2010

Shareholder Letter

Dear Shareholders:

As we begin 2010, which will be a banner year for the Company, many shareholders are frustrated because of the current DTC freeze on the shares and the market implications those actions have caused to our share trading. This letter will address the matter in detail and delineate a game plan to its successful resolution.

Many shareholders should realize that as your CEO I will never abandon the ship; nor allow the ship to capsize whenever stormy weather arrives. The DTC action was upsetting to me and we are rapidly moving forward to fix the matter.

On or about 12-16-2009 our counsel wrote to DTC in an effort to resolve the matter. The Company was advised to contact the SEC. We did and were advised to seek a solution which would placate the DTC and their legal team.

I am proud to announce that over the next several weeks we will be filing a FORM 10 to become fully reporting with an audited year end 10-K and simultaneously file an application to the OTCBB for an approval of listing. Hopefully we can complete all this work no later than 4-15-2010 which is the latest date allowed under the law. This will bring our story to a new level of investors, traders and broker dealers. We will be a fully reporting Company and satisfy DTC's concerns so that the freeze can be lifted and every broker will treat our stock with the respect that it deserves!

Finally, we will give a complete update on sales within the next two weeks. The Internet Marketing Company campaign should be in full kick soon and Snor-enz is anticipated to come on board by the end of February, if not sooner. As I stated previously we are on target to build a profitable Company, quarter by quarter and as each month passes we are only growing by leaps and bounds. **I appreciate all your shareholder loyalty and I am confident that over the course of time the share price will increase and every "long" will be rewarded!**

Sincerely,

Jorge Bravo

President / CEO