



January 27, 2011

Dear Shareholders:

We at CXAC would like to clarify a few things about the DTCC Freeze and what it will take to lift the freeze:

1. Since the DTCC put a Freeze on CXAC, CXAC has been in constant contact with the DTCC. In the beginning, when we could not get any answers from the DTCC, we reached out to their General Counsel. If there had been a way to lift the freeze, immediately, we would have found the solution.
2. CXAC was not named as a Defendant in the Litigation by the SEC. CXAC just did business with two of the three parties that were named. For that reason, and that reason alone, the DTCC put a Freeze on us. Right after the DTCC put the Freeze on, I personally spoke to the SEC, who said that the DTCC was a private company, which they had no control over. The SEC spoke to the DTCC, but the DTCC would not remove the freeze.
3. To lift the DTCC Freeze, we need to get a Broker Dealer to re-apply to the DTCC. We have our accountant and attorney working on it and will have a better time line in the next week or so.
4. During the past year, CXAC has been concentrating on its marketing programs for Re Juv by Caci. We believe that we now have the programs in place that will work and produce revenues on a daily basis.

Please know that we have been hard at work and in the near future, all of our hard work will be paying off. Even with all of the issues that we have gone through in the last year and a half, we have survived and, I believe, will be coming out of it healthier than ever.

Once again, we thank you for your continued support.

Sincerely,

Jorge Bravo

President/CEO