SUPPLEMENTAL INFORMATION

Dear Shareholders.

The company has been advised that Mark Newbauer has made attempts to circumvent the process of filings with the Secretary of State of Florida by filing a non authorized resolution of the board of directors removing the board that was formed since 2013 and also amending its share structure. He named himself as the sole director and then had a director's meeting modifying the share structure that then provides him voting rights to change the composition of the Board.

We further were advised that Mark Newbauer is planning to announce that he is now the sole director of the Company and its principal shareholder.

We wish to inform the shareholders that Mark Newbauer has no right in law or in fact to undertake all the above corporate acts and any further attempts shall be followed by both criminal and civil procedures.

The Secretary of State of Florida advised us that it cannot prevent Mark Newbauer nor anyone else from depositing amendments, paying the minimal fees and obtaining access to the board and modifying their share structures. It does not request further proof such as letters of resignation.

The following facts were certified by the attorney acting as Trustee; he was privy to all this information and supporting documents.

In July 2013, Mark Newbauer sold his shares consisting of preferred stock for \$50,000. A Trust Agreement was entered into by which Mark Newbauer was to deposit the certificates with a Trustee and these would then be transferred to the Purchaser upon full payment according to a schedule. It was contractually agreed that the certificates were to be endorsed and the signatures be certified by a Medallion Guarantee, the standard procedure in such transactions.

The Purchaser had paid Mark Newbauer the sum of \$33,000 and then was advised by the Trustee that the certificates were not endorsed with the Medallion Guarantee. In fact, the Trustee sent a copy of the certificates to the Purchaser and there was no evidence of any endorsement. The Trustee was revolted by the lack of cooperation and incessant threats from Mark Newbauer and he sent back the certificates for the proper endorsement. Mark Newbauer never returned the certificates to the Trustee with the endorsements and standard certification. Consequently, the Purchaser has suspended paying the balance of sale to Mark Newbauer until the certificates are duly deposited with the Trustee according to the contract.

Unfortunately, Mark Newbauer has and still is communicating with our Board members with constant threats to take over our company. This is done for the purpose of pressuring us to in turn urge the Purchaser to make further payments. Although this matter is not related to us, Mark Newbauer is using our public company as a vehicle to obtain payment from the Purchaser without endorsing and depositing the share certificates.