

HARD COPY

UNITED STATES OF AMERICA
BEFORE THE
SECURITIES AND EXCHANGE COMMISSION

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OFFICE OF THE SECRETARY

In The Matter Of :
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Bravo Enterprises Ltd. :
Immunotech Laboratories, Inc. :
Myriad Interactive Media, Inc. :
Wholehealth Products, Inc. :
:
:
Petitioners, :
:
:
File No. 500-1 :
:
:

ORDER OF SUSPENSION
OF TRADING

3-16292

**PETITIONERS' BRAVO ENTERPRISES LTD. AND JACLYN CRUZ SWORN
PETITION FOR TERMINATION OF SUSPENSION OF TRADING OF SECURITIES**

BRAVO ENTERPRISES LTD., (hereinafter "BRAVO" or the "company"), and JACLYN CRUZ (hereinafter "CRUZ") in her capacity as an officer and director of BRAVO, hereby files this Petition for Termination of Suspension of Trading of Securities (hereinafter "Petition"), pursuant to the Securities and Exchange Commission (hereinafter the "SEC") Rules of Practice Section 550.

In support thereof, BRAVO and CRUZ alleges as follows:

1. BRAVO, a Nevada corporation, is a manufacturer and distributor of atmospheric water harvesting machines for the production of clean, safe drinking water for human consumption.
2. CRUZ is an officer and director of BRAVO and serves as President and Chief Executive Officer of BRAVO.
3. On November 20, 2014, the SEC pursuant to Section 12(k)(1)(A), of the

Securities and Exchange Act, as amended (hereinafter the "Exchange Act"), suspended the trading of BRAVO'S securities (hereinafter "Suspension Order").

4. Pursuant to the Suspension Order, the suspension commenced at 9:30 a.m. EST on November 20, 2014 and terminates at 11:59 p.m. EST on December 4, 2014.

5. Petitioners BRAVO and CRUZ, are persons who have been adversely affected by the Suspension Order and will show that the Suspension Order is unnecessary in the interests of the public and is also unnecessary for the protection of investors.

6. Both Petitioners BRAVO and CRUZ, individually and as an officer and director of BRAVO, have been adversely affected by the trading suspension of BRAVO'S securities and continue to be adversely affected.

7. The effect of the Suspension Order has also adversely affected all of the shareholders of BRAVO as the Suspension Order limits access to the capital markets and eliminates the market places through which the securities of BRAVO have been traded on.

8. BRAVO'S securities are quoted on the OTCQB tier of the OTC Markets' platform under the trading symbol "OGNG."

9. BRAVO'S securities are regulated by the SEC, and therefore, the company is within the "zone-of-interests" regulated by the SEC. *Accord Apter v. Richardson*, 510 F.2d 351 (7th Cir. 1975).

10. As an SEC reporting company, BRAVO remains current in its SEC filings under Section 13 of the Securities Exchange Act of 1934.¹

¹ Bravo is subject to a Cease Trade Order (CTO) by the British Columbia Securities Commission, (BCSC), which Bravo has disclosed with OTC Markets and intends to appeal. The CTO, citing Section 164 of the *Securities Act*, R.S.B.C. 1996, c. 418 stems from an engagement with a British

11. This economic injury to the company is equally applicable to CRUZ, individually.

In her capacity as an officer and director, CRUZ owes the shareholders of BRAVO a fiduciary duty, which includes the obligation to ensure the trading market places for the securities of the company are maintained.

12. As a result, BRAVO and CRUZ have been adversely affected by the Suspension Order.

**THE HISTORY OF BRAVO ENTERPRISES LTD.
AND ATMOSPHERIC WATER HARVESTERS**

13. BRAVO, formerly known as “Organa Gardens International, Inc.” was founded in 1983 and is based in Patchogue, New York.

14. In June of 2012, the company changed its name to Bravo Enterprises Ltd.

15. On November 23, 2012, BRAVO through an exclusive licensing agreement purchased the worldwide rights for manufacturing, marketing and distribution of atmospheric water harvesters (“AWH”) from Water-For-The-World-Manufacturing, Inc. (hereinafter “WFTWM”).

16. On February 14, 2014, BRAVO and WFTWM terminated their agreement.

17. BRAVO through and d/b/a Splash Water For Life began to engage in developing and distributing its own line of next generation AWH and water technology on a global basis, with specific interest in addressing the shortage of water in different parts of the world.

18. BRAVO through and d/b/a Splash Water For Life has a fully operational retail

Columbia corporation that has expired. Pursuant to the CTO, Bravo was ordered to meet certain reporting and filing requirements under Section 186 of the *Securities Act*, R.S.B.C. 1996, c. 418. As: (i) Bravo is already subject to SEC reporting guidelines and maintains its disclosure requirements with the SEC, (ii) the majority of Bravo’s shareholders are U.S. based, (iii) maintaining the same and duplicative reporting requirements with the SEC, BCSC and its SEDAR electronic database is cost inhibitive for Bravo, and (iv) the engagement with the British Columbia corporation expired, Bravo did not comply with the CTO and intends to appeal on these grounds.

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store and showroom housing all various models of its air-to-water machines for consumers in its flagship store in Vancouver, British Columbia.

19. With this next generation of AWH machines, BRAVO is taking a systematic approach to the world market, with expanded concentration in regions that are experiencing a water crisis, including countries in Central America and Africa.

20. BRAVO'S AWH machines and water technology also serves as personal disaster relief units for consumers in circumstances where residents in affected areas may have no drinking water.

BRAVO ENTERPRISES LTD.'S NEWS PRESS RELEASES

21. BRAVO'S first news press release issued was on August 4, 2011, and until the date of the Suspension Order, there have been 36 press releases issued by BRAVO.

22. Subsequent to the Suspension Order, there has been one additional press release issued on November 25, 2014 by the company.

23. The Suspension Order vaguely states that questions have arisen regarding the adequacy and accuracy of publicly disseminated information by BRAVO.

24. The Suspension Order is void as to any specificity in which of BRAVO'S disclosures it deems questionable regarding the accuracy and adequacy of BRAVO'S publically disseminated information, but makes mention of information relating to BRAVO'S business prospects and the current Ebola crises.

25. To date, BRAVO has issued two press releases relating to the Ebola outbreak; the first dated August 27, 2014 and titled "Bravo Confirms Water Is Top Priority In Ebola Outbreak," whereby BRAVO highlights "*...while the recent outbreak of Ebola in West Africa is*

a real danger, the lack of food and water available to the people is equally as troubling.”

26. The second press release issued by BRAVO relating to the Ebola outbreak was released after the Suspension Order on November 25, 2014 and titled, “Bravo Clarification of FEMA Affiliation and Current Stock Trading Suspension,” whereby BRAVO responded to the Suspension Order in brief and addressed concerns with its FEMA’s Vendor Registration and affiliation.

27. BRAVO’S news press releases are adequate, accurate and affirm that the information released accurately discloses the current state of affairs in the countries affected by the Ebola virus, as well as the company’s operations.

28. The company has in no way misled investors or the public into thinking that a cure or prevention of Ebola was possible in any of the news releases put forth to date, or that BRAVO is in possession of, or are developing products that purport to be a remedy or treatment for the disease.

29. Instead, BRAVO’S August 27th release addresses the problem of the lack of food and water shortage in the affected areas due to government quarantines, which resulted in the price of water quadrupling and water shortage among residents.

30. BRAVO has a brand of atmospheric water harvester machines. These atmospheric water harvesters have a proprietary technology that extracts moisture from the air using a dehumidification process, then use a series of filters and ultra violet light to purify and store the water produced for human consumption.

31. As such, these machines could be an excellent alternative to the people in the affected areas in the providing of drinking water supply. BRAVO’S business has no direct

connection to the Ebola virus and its news press release did not purport to make any such connection.

32. BRAVO has in no way misled investors or the public into believing BRAVO is developing Ebola treatments, and does not exploit issues of public concern to tout its common stock.

33. BRAVO began sales of its atmospheric water harvester machines in late 2012 and has had sales of approximately \$94,000 to date, and is endeavoring to grow its business through its own efforts and those of its distributors.

34. BRAVO contends there are “fraudsters” that exploit issues of public concern for the purpose of pumping and dumping their stock and these companies inevitably disappear because they have no legitimate business; however, BRAVO isn’t one of them.

35. BRAVO, is a bona fide company. It has a distributor in Canada with a fully operational retail store housing its atmospheric water machines and daily and legally conducts its operations generating sales from its operations.

36. In addition, the news press releases issued by BRAVO concerning its business operations including the August 27th press release are accurate and adequate.

37. BRAVO has also consistently filed quarterly and annual reports with the SEC maintaining transparency as required, and remains current in its disclosure filings with the SEC.

THE SUSPENSION IS NOT IN THE PUBLIC INTEREST

38. The Suspension Order is unwarranted, detrimental to BRAVO, and is not in the public interest. Specifically;

(i) BRAVO did not violate any regulatory requirement by acting in a fraudulent,

deceitful, or manipulative manner;

- (ii) there has been no harm to any persons arising from the press release —
namely, the August 27th, press release referencing Ebola;
- (iii) BRAVO has not in any way been enriched from the press release;
- (iv) BRAVO has had no record of regulatory violations; and
- (v) there is no need to deter or prevent BRAVO from having its shares traded.

THE SUSPENSION IS NOT NECESSARY FOR THE PROTECTION OF INVESTORS

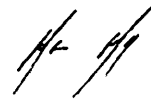
39. Any prospective investor desiring to purchase the common stock of BRAVO has access to all material information relating to the company's operations through filings made with the SEC.

40. The company's quarterly, annuals, and 8-K reports filed with the SEC, maintenance of a website and along with all information available to the public have made the company transparent and as such, any prospective investor has access to full and fair disclosure of all material facts about the company.

WHEREFORE, the Petitioners respectfully requests the Commission enters an order terminating the suspension of trading in the securities of BRAVO ENTERPRISES LTD. since the press releases were adequate and accurate in describing the company's operations. Alternatively, Petitioners request that the alleged inaccuracy or inadequacies within the press releases at issue be identified and stated with specificity so that Petitioners can properly reply pursuant to SEC Rule 550.

Respectfully submitted,

By:



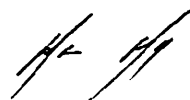
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CERTIFICATE OF SERVICE

I, **HEREBY CERTIFY** that a true and correct copy of the foregoing was filed on December 1, 2014 by facsimile to 202-772-9324, and that the original and three copies were provided by Federal Express, overnight delivery on this date, to:

Brent J. Fields, Esq.
Securities and Exchange Commission
100 F Street
Washington, D.C. 20549-1090

Office of the Secretary
Securities and Exchange Commission
100 F Street
Washington, D.C. 20549-1090



Wani Iris Manly, Esq.
Florida Bar No. 0676004
W. Manly, P.A.

PETITIONER JACLYN CURZ'S SWORN STATEMENT

I, Jaclyn Cruz, individually, and President and Chief of Executive Officer of Bravo Enterprises, Ltd., being duly sworn, state that I have read the foregoing Petition for Suspension of Trading of Securities and have personal knowledge of the facts contained therein and that such facts are true and correct.

Further affiant sayeth not.

Date: December 1, 2014

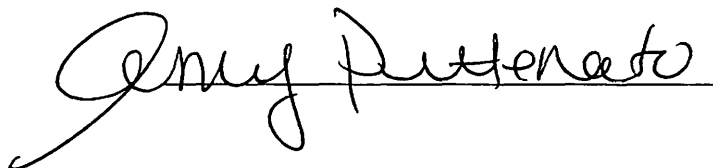

Jaclyn Cruz
Individually, and as President
and Chief Executive Officer
BRAVO ENTERPRISES LTD.

STATE OF NEW YORK

COUNTY OF Suffolk

I HEREBY CERTIFY that on this day, before me, an officer duly authorized I, the State and county aforesaid, to take acknowledgments, personally appeared Jaclyn Cruz, who [] is personally known to me OR [] has produced NYS DL as identification and who did take an oath.

SOWRN TO and subscribed before this 1st day of December, 2014.



Printed/Typed Name: Amy Pettenato

Notary Public- State of New York

Commission Number: AMY PETTENATO
Notary Public, State of New York
No. 01PE6139640

My Commission Expires Qualified in Suffolk County
Commission Expires March 7, 2018

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AMY PATTENATO
Notary Public, State of New York
No. 0198138840
Qualified in Suffolk County
Commission Expires March 7, 20