

UNITED STATES OF AMERICA  
BEFORE THE  
SECURITIES AND EXCHANGE COMMISSION

RECEIVED  
JAN 20 2015  
OFFICE OF THE SECRETARY

In The Matter Of :  
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BRAVO ENTERPRISES, LTD. :  
and JACLYN CRUZ :  
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:  
Petitioners, :  
:  
File No. 500-1 :  
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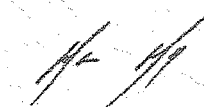
Administrative Proceeding  
File No. 3-16292

PETITIONERS' OPENING BRIEF IN THE MATTER OF  
BRAVO ENTERPRISES LTD, AND JACLYN CRUZ

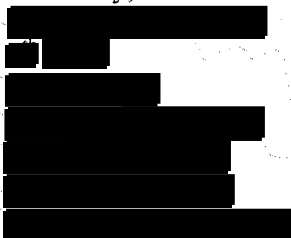
Pursuant to the Commission's Order Requesting Additional Written Submissions In the Matter of Bravo Enterprises, Ltd. (hereinafter "BRAVO"), and Jaclyn Cruz ("CRUZ"), BRAVO and CRUZ hereby file this opening brief in response to the Information Before the Commission At The Time Of The Trading Suspension.

Respectfully submitted,

By:



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



FILE NO. 3-16292  
Page 2 of 15

**TABLE OF CONTENTS**

	<b>PAGE</b>
TABLE OF AUTHORITIES.....	4
I. BRAVO ENTERPRISES LTD.....	4
II. THE BUSINESS OF BRAVO.....	5
III. BRAVO 'S NEWS RELEASE ABOUT ITS RELATIONSHIP..... WITH FEMA AND THE EBOLA CRISIS	8
IV. FINRA REVIEW OF BRAVO'S TRADING ACTIVITY.....	10
V. MEORANDUM OF LAW TRADING SUSPENSION STANDARD.....	12
CONCLUSION.....	14
CERTIFICATE OF SERVICE.....	15

**LIST OF EXHIBITS**

	<b>PAGE</b>
EXHIBIT A, News Release: May 27, 2014, Bravo Building Prototype Atmospheric Water Generator To Be Manufactured In North America.....	8
EXHIBIT B, News Release: November 25, 2014, Bravo Clarification of FEMA Affiliation and Current Stock Trading Suspension.....	9

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131  
PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

**TABLE OF AUTHORITIES**

**CASES**

**PAGE**

*SEC v. Sloan*, 436 U.S. 103, (U.S. 1978).....13

**STATUTES AND RULES**

**PAGE**

Section 12(k) of the Securities Exchange Act of 1934 (Act).....13

**PUBLICATIONS**

**PAGE**

SEC Investor Bulletin: Trading Suspensions  
at <http://www.sec.gov/investor/alerts/tradingsuspensions.pdf>.....13

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

### I. BRAVO ENTERPRISES LTD.

1. BRAVO was first incorporated under the laws of the state of Nevada on November 29, 1983 as Venture Investments Group, Inc. On February 26, 1984, an amendment to the Articles of Incorporation was filed changing the corporate name to Venture Group, Inc. On February 11, 1986, another amendment to the Articles of Incorporation was filed changing the corporate name to Asdar Corporation. On December 10, 1987, a further amendment to the Articles of Incorporation was filed changing the corporate name to Asdar Group. On February 18, 2001, Asdar Group filed a Certificate of Reinstatement with the Secretary of State of Nevada. On April 30, 2002, another amendment to the Articles of Incorporation was filed changing the corporate name to Precise Life Sciences Ltd. Additional amendments to the Articles of Incorporation ensued further changing the corporate name of the company as follows:

- i. Iceberg Brands Corp (February 18, 2003);
- ii. Avalon Gold Corporation (February 8, 2003);
- iv. Avalon Energy Corporation (March 22, 2005);
- v. Shotgun Energy Corporation (September 25, 2007);
- vi. Organa Gardens International Inc (February 25, 2009); and
- vii. Bravo Enterprises Ltd. (June 1, 2012 to current)

2. The various name changes taken by BRAVO throughout its entire history reflect new directions and undertakings the company has engaged in throughout its history in order to grow the company over its thirty-two year period.

3. The current officers of BRAVO are Jaclyn Cruz, its President and Chief

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

FILE NO. 3-16292

Page 5 of 15

Executive Officer, and Matt Kelly, Chief Financial Officer, Treasurer, and Secretary, (“KELLY.”) Both CRUZ and KELLY also serve as officers of Golden Star Enterprises Ltd. (“GSPT”) and Wee-Cig International Corporation, (“WCIG”) two micro-cap issuers trading on the OTC Markets and operating from the same principal business address as BRAVO.

4. As The Information makes note that BRAVO has not disclose the position of CRUZ and KELLY in these two issuers, BRAVO maintains that there has never been any attempt to hide this fact in its disclosure. Although BRAVO has not specifically disclosed CRUZ and KELLY’S simultaneous positions in all three company’s individual filings, BRAVO has in its most recent Form 10-K in the Notes to Financial Statements under Note 3 state “...**Golden Star Enterprises Ltd.**, During 2004, the Company received 111,111 restricted Rule 144 shares of Golden Star Corporation (“Golden Star”), a public company with directors and significant shareholders in common...” See Note 3, Notes to Financial Statements December 31, 2013 and 2012 of BRAVO’s most recent Form 10-K.

5. BRAVO contends that if there is a duty for BRAVO to make a specific disclosure of the officer’s simultaneous positions for each of the three company individual filings, BRAVO was unaware of such duty to disclose, and such failure to do so was inadvertent. However, henceforth, BRAVO will make such disclosure in its forthcoming filings as well as the filings of the Golden Star Enterprises, Ltd. and Wee-Cig International Corporation with the OTC Markets.

## **II. THE BUSINESS OF BRAVO**

6. BRAVO held the manufacturing, distribution, and marketing rights for air-to-water harvester machines, which extracts moisture from the air through a dehumidification process, then filters and purify the water for drinking consumption. More information about

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

BRAVO's products available for purchase can be found on its website at [www.braventerprises.us](http://www.braventerprises.us) or [www.splashwaterforlife.com](http://www.splashwaterforlife.com).

7. On November 23, 2012, BRAVO signed an Exclusive Licensing Agreement with Water-For-The-World-Manufacturing, Inc. (hereinafter "WFTW"), a Washington corporation, with respect to its commercial atmospheric water harvester systems. Pursuant to this Exclusive Licensing Agreement, WFTW appointed BRAVO as its worldwide manufacturing and sales representative for an initial term of nine years.

8. That agreement did not go to full-term and on February 14, 2014, BRAVO and WFTW terminated the Exclusive Licensing Agreement; however in a related agreement, on August 12, 2013, BRAVO signed a marketing and sales agreement with Splash Water Solutions Canada Ltd., ("SPLASH"), a privately-held company based in British Columbia, Canada.

9. 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. To that end, BRAVO through and d/b/a Splash Water For Life, has a fully operational retail store and showroom located in Vancouver, British Columbia housing all various models of its air-to-water machines.

10. As reported in BRAVO'S most recent Form 10-K filed April 15, 2015 (for the fiscal year ended December 31, 2013), the Company generated \$37,481 in sales of the water units, and as further reported, the Company had current assets as shown in its balance sheet of

\$37,606, current liabilities of \$555,064, consisting of \$498,935 in accounts payable and \$56,129 in related party advances.

11. Given these numbers, there is a negative working capital figure of \$517,458, which presents doubts as a going concern as expressed by BRAVO'S auditors in the its Form 10-K. However, BRAVO is in the process of preparing its financial statements for fiscal year ended December 31, 2014 and will reflect the accounts payable of \$498,935 from December 31, 2013 to be reduced by \$478,886, which will substantially improve BRAVO'S working capital position. As such, the Commission in Paragraph 3 of the Information falsely states that "Bravo is a purported manufacturer and distributor of "air to water harvester units" that produces drinkable water from humidity in the surrounding air..."

12. BRAVO is very much a legitimate business of manufacturing and distributing air to water harvest units producing drinkable water and is diligently executing on the company's business plan. In fact, sales of the water units have risen to \$98,677 from the start of sales to September 30, 2014.

13. As the Commission takes issue as to BRAVO'S disclosure on its Form 10-K that the Company "did not foresee spending any funds on the development of air to water machines," that was at the time a true and correct disclosure which reflected the company's overall position and operations at that time of filing.

14. BRAVO'S Form 10-K was filed on April 15, 2014. At that time, the Company was very aware at that the Exclusive Licensing Agreement for the manufacture and distribution of the water machines for WFTW was terminated since February 2014, having the affect of

FILE NO. 3-16292

Page 8 of 15

BRAVO no longer having any rights to develop the home/office and commercial/industrial water machines that was tied to that agreement. BRAVO'S then only responsibility at that point was to sell the remaining air-to-water units it had on hand pursuant to the agreement. As such, BRAVO did not foresee spending funds to develop something BRAVO no longer had; hence the disclosure made on its Form 10-K.

15. However, in May 2014, BRAVO was introduced to another party with interest in developing a new line of air to water machines with BRAVO, which the company is in the process of completing the first models of a newly designed atmospheric water generator (AWG) machine in Canada. *See* News Release dated May 27, 2014, Bravo Building Prototype Atmospheric Water Generator To Be Manufactured In North America, attached hereto as Exhibit A. As such, the BRAVO's newly filed financials will reflect this development and BRAVO will be disclosing that that it does foresee spending funds for the development of air to water machines.

### **III. BRAVO 'S NEWS RELEASE ABOUT ITS RELATIONSHIP WITH FEMA AND THE EBOLA CRISIS**

16. BRAVO acknowledges that on February 5, 2014, the company issued a news release entitled "FEMA Approval and Phil Esposito Assists Bravo's AirWell 3000 Marketing" in which BRAVO reported that "...since October, 2013, when the Company received official recognition from the United States Federal Emergency Management Agency, better known as FEMA, the Company had been actively marketing the AirWell 3000, its air-to-water commercial and industrial machine..."

17. At the time of the publication of this news release, it was the company's

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.505.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM



FILE NO. 3-16292

Page 9 of 15

understanding although in error, that the issuance of a FEMA Vendor Registration Number and vendor registration in the System of Award Management database utilized by the federal government meant that it would be at an advantage to sell its atmospheric water generating machines, both as an alternative water source for disaster relief and to other government related agencies. As BRAVO is now aware that its understanding was error and this is not the case, BRAVO clarified its FEMA affiliation in its new release dated November 25, 2014, attached hereto as Exhibit B.

18. BRAVO also acknowledges that on August 27, 2014, the company issued a news release titled "Bravo Confirms Water Is Top Priority In Ebola Outbreak," whereby BRAVO stated "in the effort to contain the spread of Ebola in Liberia's capital Monrovia, tens of thousands of people have been barricaded. While the Ebola disease is a real danger, the lack of food and water available to the people is equally as troubling...Located on a peninsula, Bravo's air to water machines would be of great assistance in this desperate situation." The August 27<sup>th</sup> news release further noted, that "Bravo's selection of commercial and industrial machines can be a temporary and permanent alternate water supply for Liberia and countries like it."

19. BRAVO contends that at or around the time of its release surrounding the Ebola outbreak, the disease was not known to be as widespread as its known to be now, and no where in the release did BRAVO make any claims concerning curing the deadly Ebola virus. However, has the Commission has taken issue with reference to Ebola, BRAVO, sought to clear any misconception in the same press release issued on November 25<sup>th</sup> clarifying that "*Bravo's news release of August 27, 2014 only made an incidental mention of Ebola in its headlines with respect to a reminder that the lack of food and water was equally as troubling as the Ebola virus,*

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

FILE NO. 3-16292

Page 10 of 15

*which has seen the death toll rise in the last three months since the news release...The Company has in no way misled investors into thinking that a cure or prevention of Ebola was possible in any of the news releases put forth to date, and is consulting with its legal advisor to remedy the misconception."*

20. BRAVO maintains that its news release concerning the Ebola outbreak was 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. The company in no way intended to mislead 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, nor does BRAVO believes it has.

21. Instead, the August 27<sup>th</sup> 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. As BRAVO is in the business of air to water harvester machines, these machines having a proprietary technology that extracts moisture from the air using a dehumidification process and producing clean drinkable water, as such, these machines could be an excellent alternative to the people in the affected areas in the providing of drinking water supply.

22. BRAVO'S business has no direct connection to the Ebola virus and its news press release did not purport to make any such connection. BRAVO has in no way misled investors or the public, whether intentional or otherwise, into believing BRAVO is developing Ebola treatments, and does not exploit issues of public concern to tout its common stock.

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

#### IV. FINRA'S REVIEW OF BRAVO'S TRADING ACTIVITY

23. According to Paragraph 11 of the Information, the Division falsely states that “according to a Financial Industry Regulatory authority (“FINRA”) referral, an individual associated with Bravo told FINRA staff that BRAVO had never actually sold a commercial or industrial machine but has only “tried” to market and sell the large machines as well as encourage individuals who were interested to actually place an order,” which BRAVO denies.

24. At no time has any BRAVO representative stated to a FINRA staff that the company has never actually sold a commercial or industrial machine. What BRAVO has stated to FINRA Staff through email correspondence is that the company only has not sold these types of commercial units in the last 24 months. *See* email correspondence from May Joan Liu,<sup>1</sup> Director of Operations of BRAVO to FINRA Staff Gee Lee dated September 3, 2014, attached hereto as Exhibit C.

25. Furthermore, the Commissions conclusion in Paragraph 12 of the Information concluding that a “FINRA referral concluded that BRAVO (then Organa) may have been the subject of a market manipulation scheme in the first half of 2014...” is not only inconclusive and speculative, but also incorrect. During the first half of 2014, BRAVO was not Organa but BRAVO. BRAVO has been BRAVO since June 1, 2012, and was Organa Gardens International from February 25, 2009 until June 1, 2012 when the company changed its name to BRAVO.

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<sup>1</sup> May Joan Liu's Canadian disciplinary in which the Commission refers in ¶ 12 of the Information dates back to almost 30 years ago, when May Joan Liu was in her early twenties serving as an inexperienced President of a Canadian public company. She voluntarily agreed to not act as a director of any Canadian public company for a period of 5 years, which that five-year period expired decades ago. Accordingly, May Joan Liu is not precluded in her role as operations director of BRAVO.

FILE NO. 3-16292

Page 12 of 15

Moreover, that FINRA has concluded that BRAVO may have been the subject of a market manipulation scheme relating to the WFTW deal is also inconclusive.

26. BRAVO contends that on February 25, 2014, its President and CEO CRUZ was contacted by FINRA's Office of Fraud Detection and Market Intelligence (the "Staff" or "Staff Member"), stating that the Staff was conducting a non-public, confidential review into the trading activity of the company. The Staff member requested that certain information from the company, its Transfer Agent be provided to FINRA by March 12, 2014, all of which BRAVO is complied.

27. Besides the submission of documents, several exchanges were made with FINRA Staff, CRUZ, and BRAVO's operations director, May Joan Liu, including telephone conversations and additional written disclosures answered and submitted by the company from February 2014 until September 2014. The last communication of any sort had between BRAVO and FINRA concerning the review was on September 3, 2014 with BRAVO's Operations Director May Joan Liu submitting additional answers to FINRA concerning the review of BRAVO'S trading activity. Since then and to the date of this writing, BRAVO has not heard anything from FINRA, and consequently considered the matter closed.

28. BRAVO maintains that it does not engage the dissemination of false information with the intention to defraud investors and the public. Any misconception there may have been as to news releases published on February 4<sup>th</sup> regarding its FEMA affiliation and on August 27<sup>th</sup> relating to the Ebola outbreak was incidental, which BRAVO took steps to these releases in question to the Commission on November 25<sup>th</sup>.

29. BRAVO continues to execute on its business plan while growing the company's

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

FILE NO. 3-16292

Page 13 of 15

business operations and in its forthcoming Form 10-K for fiscal year ended December 31, 2014, the company will be presenting its improved financial conditions, as well as disclosing its intentions to spending funds on the development of its water harvester units.

**V. MEORANDUM OF LAW**  
**TRADING SUSPENSION STANDARD**

Pursuant to Section 12(k) of the Securities Exchange Act of 1934 (Act), the Securities and Exchange Commission has the authority to "summarily to suspend trading in any security...for a period not exceeding ten days" if "in its opinion the public interest and the protection of investors so require." *SEC v. Sloan*, 436 U.S. 103, (U.S. 1978). Circumstances that might lead the Commission to suspend an issuer's trading of securities include:

- i. A lack of current, accurate, or adequate information about the company, for example, when a company is not current in its filings of periodic reports;
- ii. Questions about the accuracy of publicly available information, including in company press releases and reports, about the company's current operational status, financial condition, or business transactions; or
- iii. Questions about trading in the stock, including trading by insiders, potential market manipulation, and the ability to clear and settle transactions in the stock. *See* <http://www.sec.gov/investor/alerts/tradingsuspensions.pdf>.

**THE SUSPENSION IS NOT IN THE PUBLIC INTEREST AND THE SUSPENSION**  
**NOT NECESSARY FOR THE PROTECTION OF INVESTORS**

Taking the factors above, Suspension of trading of BRAVO'S securities and is not in the public interest and not necessary for the protection of investors. There isn't a lack of current,

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131  
PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

FILE NO. 3-16292

Page 14 of 15

accurate, or adequate information about the company, and BRAVO is current in its filings of periodic reports as required by the SEC. Any prospective investor desiring to purchase the common stock of BRAVO has access to all material information relating to the company's operations through its filings made with the SEC, of which the company is and remains current.

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. Furthermore, BRAVO to its knowledge has not violated any regulatory requirement by acting in a fraudulent, deceitful, or manipulative manner, and neither has it been shown that BRAVO has acted in a fraudulent, deceitful or manipulative matter. BRAVO has also had no record of regulatory violations, and as such, there is no need to deter or prevent BRAVO from having its shares traded.

### CONCLUSION

**WHEREFORE**, the Petitioners respectfully requests the Commission enter an order terminating the suspension of trading in the securities of BRAVO ENTERPRISES LTD.

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 1.305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM



# EXHIBT A





Corporate Office: 35 South Ocean Avenue, Patchogue, New York, 11772  
Phone: 1-888-488-6882 Fax: 1-888-265-0498

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## **Bravo Building Prototype Atmospheric Water Generator to be Manufactured in North America**

NEW YORK, NY – May 27, 2014 – Bravo Enterprises Ltd. (OTCQB: OGNG) reports that its air to water business, Splash Water For Life has started the process of building a prototype of a newly designed atmospheric water generator (AWG) machine in Canada. The new AWG will combine all the finer points in each of the home and office machines currently manufactured and marketed by Splash Water with a few additions. The new prototype should have the capacity to produce between 15% to 25% more water based on the same relative humidity as previously noted for atmospheric water generating machines and are more bacterial resistant.

Although the AirMax 3000 and AquaPhere X, Y and Z will continue to be part of the selection of atmospheric water harvesters sold to end users around the world by Splash Water, based on market studies, there appears to be some resistance from consumers in Asia to using Atmospheric Water Generators made in Asia.

The objective of the new machine is to have it manufactured in either the United States or Canada for export globally. The NAFTA (North American Free Trade Agreement) will be of great benefit for cross border sales between Canada and the United States and Mexico.

Although Bravo is marketing several different home and office atmospheric generators, which are currently manufactured in China and Korea, the company feels that if the machines were manufactured in North America, the high building and manufacturing standards that North America is known for may give more confidence to consumers who may be concerned about this new technology.

For further information contact: [REDACTED]

Visit our website: [www.bravoenterprises.ws](http://www.bravoenterprises.ws) or [www.splashwaterforlife.com](http://www.splashwaterforlife.com)

/s/ Matt Kelly

Matt Kelly, Director

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Safe Harbor Statement under the Private Securities Litigation Reform Act of 1995: The statements contained herein which are not historical fact are forward-looking statements that are subject to risks and uncertainties that could cause actual results to differ materially from those expressed in the forward-looking statements, including, but not limited to, certain delays in testing and evaluation of products and other risks detailed from time to time in Bravo Enterprises Ltd.'s filings with the SEC.

# EXHIBIT B



Corporate Office: [REDACTED]  
Phone: [REDACTED]

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## **Bravo Clarification of FEMA Affiliation and Current Stock Trading Suspension**

New York, NY. – November 25, 2014 – Bravo Enterprises Ltd. (OTCQB: OGNG) reports that the Company dba “Splash Water For Life”, was registered with the System for Award Management (SAM) on October 02, 2013 and issued a vendor identification number. This registration meant that Bravo could bid on federal contracting opportunities and conduct business with the federal government of the United States via FEMA. At that time, it was the Company’s understanding that being registered with SAM meant that it would be at an advantage to sell its atmospheric water generating machines as an alternative water source for disaster relief as well as to other government related agencies like the military, navy and international health agencies.

The Company realizes now that having a FEMA vendor registration in no way means that FEMA would endorse Bravo’s atmospheric water generating machines above any other vendor wanting the same contract.

With knowledge of the protocol in place for getting a FEMA contract, the Company will not renew its registration with SAM and use other avenues to market its commercial and industrial machines.

### **Update on Current Trading Suspension**

The Company wishes to further clarify and respond to the recent temporary stock trading suspension issued by the SEC on November 20, 2014.

Bravo’s news release of August 27, 2014 only made an incidental mention of Ebola in its headlines with respect to a reminder that the lack of food and water was equally as troubling as the Ebola virus, which has seen the death toll rise in the last three months since the news release.

Bravo through Splash Water For Life, is a bona fide Company with sales generated from products “atmospheric water generators” already being sold to consumers. The Company conducts its operations in a proper manner on a daily basis with a fully operational retail store/showroom housing all various models of air to water machines for consumers to choose from.

The Company has in no way misled investors into thinking that a cure or prevention of Ebola was possible in any of the news releases put forth to date, and is consulting with its legal advisor to remedy the misconception.

### **About Bravo Enterprises Ltd.**

Bravo is a manufacturer and distributor of atmospheric water harvesting machines for the production of clean, safe drinking water for human consumption.

For further information contact: [REDACTED]

Visit our website: [www.bravoenterprises.ws](http://www.bravoenterprises.ws) or [www.splashwaterforlife.com](http://www.splashwaterforlife.com)

/s/ Jaclyn Cruz

Jaclyn Cruz, Director

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Safe Harbor Statement under the Private Securities Litigation Reform Act of 1995: The statements contained herein which are not historical fact are forward-looking statements that are subject to risks and uncertainties that could cause actual results to differ materially from those expressed in the forward-looking statements, including, but not limited to, certain delays in testing and evaluation of products and other risks detailed from time to time in Bravo Enterprises Ltd.'s filings with the SEC.

# EXHIBT C

May Liu <[REDACTED]>

9/3/14

to Jackie, Gee

Mr. Gee Lee

Thank you for speaking to me today regarding your recent email.

I just wanted to confirm that the Company has never stated that it has ever sold a commercial and industrial machine, only that the Company has tried to market and sell the large machines as well as encourage individuals who were interested to actually place an order.

Also, most of our sales on our small home and office machines are through distributors and most of them are listed on our website.

I hope that as per our conversation, you are satisfied with my clarification of the operations aspect of our business.

Thank you.

May Jean Liu

Lee, Gee [REDACTED]

9/3/14

to me, jaclyn

Mss. Liu and Cruz:

Thank you again for the responses last week. Below are some additional questions that I have in regards to Bravo Enterprises, Ltd. ("Bravo").

1) Are all of the air-to-water "Aqua" machine models – home and office models, as well as the commercial and industrial models - shown on the Splash Water for Life website [www.splashwaterforlife.com](http://www.splashwaterforlife.com) and any other machine models offered by Bravo/Splash Water for Life, commercially available? *Yes*

2) Has Bravo/Splash Water for Life sold any or received customer orders for its commercial and industrial air-to-water machines in the past 24 months? *No*

If applicable, can you provide me information related to such sales, including but not limited to, the approximate number of commercial and industrial models sold and/or ordered, the approximate dollar amount of sales, the number of customers who purchased such models, the dates of purchase, the names of the customers, the invoiced amounts to each customer, the customer mailing or shipping address, and customer contact information (job title, name, address, telephone number, and e-mail address)?

a) What is the approximate timeframe that it takes for Bravo/Splash Water for Life to manufacture a commercial or industrial air to water machine? What is Bravo's/Splash Water for Life's manufacturing capability for such machines or models? How many of these machines or models can it manufacture in a given day? What are the manufacturing costs for such machines or models? Please provide name, address, and contact information of manufacturer. *60 DAYS*

b) What is the average turnaround time from when an order for a commercial or industrial model is received by Bravo/Splash Water for Life, and when Bravo/Splash Water for Life ships the particular model out? *NO ORDERS FOR COMMERCIAL TO DATE. 2 WEEKS FOR HOME/OFFICE*

c) Where are Bravo's/Splash Water for Life's commercial and industrial air-to-water machines shipped from? Please provide an address. *IF ORDERED, CHINA*

d) Who does Bravo/Splash Water for Life use to ship and deliver commercial and industrial air-to-water models/machines? *NO ORDERS NO DELIVERIES. USE STARP BASE OR FEDEX FOR HOME/OFFICE*

3) Has Bravo/Splash Water for Life sold any or received customer orders for its home, office, or personal use air-to-water machines in the past 24 months? *YES*

If applicable, can you provide me information related to such sales, including but not limited to, the approximate number of home and office air-to-water machines sold and/or ordered, the approximate dollar amount of sales, the number of customers who purchased such models, the dates of purchase, the names of the customers, the invoiced amounts to each customer, the customer mailing or shipping address, and customer contact information (job title, name, address, telephone number, and e-mail address)?

a) What is the approximate timeframe that it takes for Bravo/Splash Water for Life to manufacture a home and office air to water machine? What is Bravo's/Splash Water for Life's manufacturing capability for such machines or models? How many of these machines or models can it manufacture in a given day? What are the manufacturing costs for such machines or models? Please provide name, address, and contact information of manufacturer.

*60 DAYS*

b) What is the average turnaround time from when an order for a home and office model is received by Bravo/Splash Water for Life, and when Bravo/Splash Water for Life ships the particular model/machine out? *24 hrs - 36 hrs*

c) Where are Bravo's/Splash Water for Life's home and office air-to-water machines shipped from? Please provide an address. *N. VANCOUVER SHOWROOM STORE*

d) Who does Bravo/Splash Water for Life use to ship and deliver its home and office air-to-water models/machines? *FED EX / CANADA POST / SHARD BASE*

4) How many employees does Bravo/Splash Water for Life have as of September 3, 2014? *6*

I appreciate the assistance.

Sincerely,

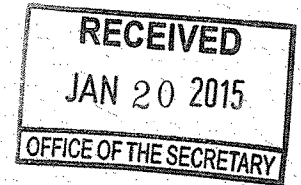
Gee Lee







**MANLY, P.A.**  
ATTORNEY AND COUNSELOR AT LAW



January 20, 2015

Brent Fields, Secretary  
Office of the Secretary  
U.S. Secretary and Exchange Commission  
100 F Street, NE  
Washington, DC 20549

**RE: *In the Matter of Bravo Enterprises, Ltd. and Jaclyn Cruz***  
**Administrative Proceeding File No. 3-16282**

Dear Secretary Fields:

Enclosed for filing in the above-referenced administrative proceeding, please find an original and three copies of the filing entitled " Petitioners Opening Brief In The Matter of Bravo Enterprises and Jaclyn Cruz." Thank you for your attention to this matter.

Very truly yours,

Wani Iris Manly, Esq.  
For the Firm  
W. Manly, P.A.

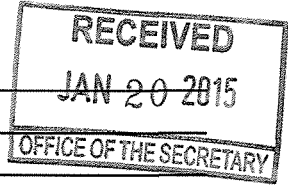
WIM

W. MANLY, P.A.

1101 BRICKELL AVENUE • 8TH FLOOR • SOUTH TOWER • MIAMI, FLORIDA • 33131

PHONE: 305.424.1664 • FAX: 786.269.2187 WMANLY@MANLYLAW.COM

# FAX COVER SHEET



TO \_\_\_\_\_  
 COMPANY \_\_\_\_\_  
 FAX NUMBER [REDACTED]  
 FROM Wani Manly  
 DATE 2015-01-20 23:06:23 GMT  
 RE In the Matter of Bravo Enterprises, Ltd. and Jaclyn Cruz;  
 Administrative Proceeding File No.2-16282

## COVER MESSAGE

Dear Office of the Secretary,

Please find the attached filing entitled: "Petitioner's Opening Brief In The Matter Of Bravo Enterprises, Ltd. and Jaclyn Cruz, consisting of a total of 25 pages.

Kindest regards,

Wani Iris Manly, Esq.  
W. Manly, P.A.

[REDACTED]  
 [REDACTED]  
 [REDACTED]  
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