

their reputation within the investment community. We will not allow this conduct to continue any further or go unpunished.

While you certainly have a right to express your opinions, you do not have the right to make false statements of fact injurious to another's reputation. The comments posted by you go far beyond the mere expression of opinion. They are false statements of facts that have damaged our client's business and reputation.

THEREFORE, we hereby demand that you:

1. Immediately **CEASE AND DESIST** from making defamatory comments against our client on any and all web sites and message boards
2. Immediately delete or remove from and any other web sites and message boards all defamatory and disparaging remarks made by you against our client.
3. Issue a notarized letter of apology in writing to our client for the damages that your actions have brought upon them.

If you refuse to comply with our demands within 10 days of receipt of this letter, Mina Mar will have no choice but to pursue all legal claims against you, including the possibility of filing a lawsuit. In that lawsuit, they will pursue not only damages caused by your actions, but attorney's fees and court costs. Furthermore, your actions have resulted in damages to our client in Canada and you could be subject to additional claims in that country for the defamatory conduct and activities that you have engaged in.

YOU DO NOT HAVE PERMISSION TO PUBLISH THIS LETTER ONLINE OR IN ANY OTHER FORM OF MEDIA.

PLEASE GOVERN YOURSELF ACCORDINGLY

Sincerely,

Daniel M. Berman, Esq.
Berman & Tsombanakis LLC