

**CORRIGAN & MORRIS LLP**  
ATTORNEYS AT LAW

201 SANTA MONICA BLVD., SUITE 475  
SANTA MONICA, CALIFORNIA 90401-2212

TELEPHONE (310) 394-2800  
TELEFACSIMILE (310) 394-2825

**STANLEY C. MORRIS**  
scm@cormorllp.com

**WRITER'S DIRECT DIAL**  
**(310) 394-2828**

December 11, 2012

VIA ELECTRONIC AND REGULAR MAIL  
disputes@seekingalpha.com

Seeking Alpha  
345 7th Avenue, Suite 1400  
New York, NY 10001

Re: Defamation and Violations of Terms of Understanding

Dear Madam or Sir:

I write you on behalf of our client to complain about an apparent violation of your rules of understandings and certain disparaging statements of fact.

Specifically, on September 27, 2012, an article was posted on your site entitled: *Why Regulators Should Halt Pristine and Our Thoughts On A Newer Better OTCBB*. This article contains egregious factual errors, including harmful and injurious accusations that AwesomePennyStocks.com ("APS") is owned and/or controlled by Eric Van Nguyen, John Babikian, Jad Tabari AKA Jad Tabara, Robert Kalfayan, Richard Burton, and Kevin Sepe. This false accusation is nothing more than mudslinging and could not possibly promote your sites mission of encouraging discourse on particular stocks. Such personal attacks have an obvious and deliberate motivation to injure the reputation of those involved and perhaps incite some kind of unfounded legal action against them. There is simply no excuse, factual support, or justification for that the contention that the foregoing individuals have anything, whatsoever, to do with the companies and web sites referenced in the article.

As you are well aware, the First Amendment affords no protection to claims of false fact. *Milkovich v. Lorain Journal Co.*, 497 U.S. 1, 20 (1990). No objectively reasonable reader could interpret the alleged statements regarding ownership of APS as a protected opinion. Instead, the claim can only be reasonably read and interpreted as a factual statement. Accordingly, we hereby formally demand that you remove this post from your website altogether. We also demand that you make an immediate written retraction of the false statements regarding the ownership and/or control of APS. We further request that you provide me with a copy of such written retraction.

Please contact me by phone at (310) 394-2828 or by facsimile at (310) 394-2825 before the close of business on Thursday, December 13, 2012, if you wish to resolve this matter without resort to litigation. The foregoing is not intended to be a complete statement of the facts, or of our client's rights or remedies relating to this matter, all of which hereby are expressly reserved.

Sincerely,

Corrigan & Morris LLP

Stanley C. Morris