

November 24, 2017

Dear Stakeholders,

This letter is being sent to all shareholders of Infrastructure Developments Corp. ("IDVC or the "Company") to update you on current activities. We have received many inquiries recently about our relationship with SingleShot Entertainment, Inc., ("SSE") and our other business activities. I also notice divergent, misleading and even false information being passed on by parties that are not affiliated with IDVC. I wish to clarify certain issues.

The Company has not filed its annual report for full year 2016 on SEC Form 10K, nor its reports for March, June and September 2017 quarters on SEC Form 10Q. The Company's auditor since 2011 was subject to investigation by the US SEC starting in the beginning of 2017, and was eventually banned from auditing US public companies in October 2017 by the US Public Company Accounting Oversight Board ("PCAOB"). This investigation and sanction caused the auditor to be unavailable and unable to audit and review the Company's financial statements since early 2017. The sanction by the PCAOB had nothing to do with the reported financial statements by IDVC over the past years. It was a conclusion made on the processes and methods of the auditing firm itself during audits of 4 different companies.

IDVC cannot publicly report its financial statements and activities until it retains a new auditor to re-audit the 2015 financial statements and audit the 2016 and 2017 financials. We are working on retaining a new firm to carry out these audits and reviews. In the meantime, the Company continues in good standing in Nevada, operating and accounting for its activities, and still trades on the US OTCQX market under the symbol IDVC. There are no restrictions on our business activities or media disclosures.

IDVC does not owe any stock to any investors other than the 3 current board members. We are aware of past relationships between one of IDVC's investment partners and some of our stockholders, and we are willing to assist if possible in arranging stock to be delivered to a few of our shareholders who are owed. A list of our admin staff and contact information is included at the end of this letter.

In early 2017, IDVC entered into an MOU with SingleShot Entertainment, Inc., ("SSE") another Nevada company. The basis of the MOU is a license agreement whereby IDVC will handle a significant share of the global marketing and distribution of products owned by SSE, in return for a percentage of revenue from such distribution. Two of the 3 board members of IDVC occupy 2 of the 5 seats on the board of SSE, as a condition of the MOU. On closing of a formal agreement between IDVC and SSE, an amount of 200,000,000 shares of IDVC common stock will be issued to SSE to "pay for" the global license. Conditions for closing are IDVC being up to date on its public disclosures to the SEC, and SSE being in position to generate revenue from sale of its products. Both conditions are expected to be precedent by March 2017. There will be no merger of IDVC and SSE, nor common control and consolidation. The SSE business model is far too large and scalable to be vended into a small OTC public shell.

SSE management and staff have no involvement in any relationship between IDVC and its stockholders, and will not respond to inquiries regarding IDVC stock sent to SSE.

The relationship between IDVC and SSE is very solid and continues to be the main focus of IDVC. The board of directors of IDVC has committed to SSE that previous business activities such as sale of Wing Houses, sale of alternative energy systems and products, and project management, will be abandoned in favor of promoting the products and business model of SSE. IDVC realizes that the markets for these previous business divisions are limited and difficult to profit from in the current environment. We are too short of capital and human resources to develop revenue and profit in from such activities in a competitive space.

The SSE business model that IDVC has helped create is much less resource intensive, and has much more growth and profit potential. We feel the best way to generate returns for our stockholders is to aggressively pursue markets for SSE, and put IDVC in the position where our fortunes follow those of SSE. Even a small share of SSE revenue is expected to generate enough revenue and profit to IDVC to support a valuation for IDVC stock that is higher than it has ever been in the past.

Sincerely,



Eric Montandon
CEO

A number of statements contained in this letter are forward-looking statements. These forward-looking statements involve a number of risks and uncertainties including the Company's development, its ability to close agreements, competitive market conditions, and its prospects for securing additional sources of financing as required. The actual results that the Company may achieve could differ materially from any forward-looking statements due to such risks and uncertainties. The Company encourages the public to read the information provided here in conjunction with its most recent filings on [Form 10-Q](#) and [Form 10-K](#). The Company's public filings may be viewed at www.sec.gov.

Contact:

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1.801.488.2006 – (messages will be delivered in real time)