



Dear Valued Stockholder,

We would like to thank you for your support. Realize that Titan was in a challenging state at the beginning of 2008. The company had generated a crippling level of debt during previous management's era and had very little promise of income. I stepped up knowing that many thought it better to start a new company from scratch but I believed the loyalty and the faith Titan investors have had is invaluable and with this in mind we could reconstruct the Company and add promise to Titan's future. Our biggest challenge has been doing this with very little money and no authorized shares available to Titan.

As you may know the Company has secured a new oil and gas project in Pennsylvania which has the promise of producing oil and gas from all 61 wells on site. Once the proxy has been approved Titan can capitalize the new infrastructure of the projects and start revenue production. Additionally there has been a letter of intent signed with a closed loop green Company which is already successfully growing. The acquisition would be done in a subsidiary Company that Titan will own which will allow Titan to remove the need to issue stock for the acquisition and enable the subsidiary to raise all necessary funds for expansion rather than in Titan itself less agreed upon amounts of seed capital. Titan will end up with a sizable ownership in the Company which will dramatically increase stockholder value.

Your part in the process of turning around Titan Oil and Gas is ongoing and essential. Since your participation is essential it is important for us that you understand our strategy and the proxies part in it. To move forward with furthering Titan's current projects Titan will need to authorize 3,000,000,000 shares and change our name for a number of very important reasons. The first is to reserve shares for the preferred class, which is required to be able to authorize the 100 million preferred shares. The rest of these shares will be used to relieve debt, including that which is owed to myself and other officers and directors, and to raise capital for project improvements. Please keep in mind management will only issue shares out of the authorized as it is seen beneficial to its stockholders; management intends to fully involve each of you in these decisions and provide detailed accounts of shares issued and outstanding totals.

We wish to change the name to **Green Star Energies Inc.** as a way of putting the history of the Company behind us and to better reflect the current vision of the Company. We have met these challenges with an expansion strategy that brings in projects with the promise of ownership, while depending on our stockholders to expand the authorized capital to acquire valuable projects. We have brought in projects based solely on our pledge of providing preferred shares that offer long term growth and minimize any dilution. There has been no other solution and Titan management is required to gain approval for this proxy in order to forward the Company otherwise there is no means to do so. This strategy satisfies the needs of all concerned by asking for and receiving the confidence of our business partners and stockholders.

To this end we have attached the proxy form and a return envelope for your convenience. Once approved Titan will be able to complete financing our projects, make further acquisitions and clean up our Balance Sheet. Thanks for all your continued support as we pave the road to success.

President Brandon Toth

Titan Oil and Gas Inc. (TNOG)
815 A Brazos Street – Suite 496 – Austin, TX 78701
Phone 1-888-831-TNOG Email Info@TitanOilandGas.com
Website: <http://www.TitanOilandGas.com>



PROXY
(Irrevocable)

The undersigned stockholder of Titan Oil and Gas, Inc., for valuable consideration, hereby irrevocably appoints Brandon Toth, with the power of substitution, as attorney and proxy to vote all of the shares of the undersigned at a meeting of stockholders, or by consent without a meeting, hereby ratifying and confirming all that said attorney and proxy may do or cause to be done by virtue of this Proxy. The above-named attorney and proxy is instructed to vote all of the undersigned's shares as follows:

1. To approve the Amendment of the Articles of Incorporation to increase the authorized capital to 3 billion common shares (\$0.0001 par value) and 100 million preferred shares (\$0.0001 par value) in such classes or series and with such rights and privileges as the Board of Directors may hereafter determine.
2. To approve the change of the Company's name and trading symbol, no later than September 15, 2009, to such other name and trading symbol as the Board of Directors may choose.

THIS PROXY WILL BE VOTED AS DIRECTED, OR IF NO DIRECTION IS INDICATED, WILL BE VOTED "FOR" THE STATED PROPOSAL(S).

1. Yes []
2. No []
3. Deferred []

By signing this proxy, I acknowledge and affirm that the information I provide below is accurate to the best of my knowledge.

Name of Stockholder (please print)

Signature of Stockholder

Number of Shares

Please return the signed proxy to Titan Oil and Gas Inc. through one of these options:

- Fax to **1-603-843-1492**
- Mail to **12042 SE Sunnyside Rd, Suite 333 Clackamas, OR 97015**
- Scan and email to Info@TitanOilandGas.com

Titan Oil and Gas Inc. (TNOG)
815 A Brazos Street – Suite 496 – Austin, TX 78701
Phone 1-888-831-TNOG Email Info@TitanOilandGas.com
Website: <http://www.TitanOilandGas.com>