

DG Menchetti, Ltd.
Attorney & Consiglière

December 30, 2009

Torben Hansen
Via Email Only: 4tohan@gmail.com

Re: Crimson Circle Energy Company, Inc.
Our File No. 5482

Dear Sir:

Attached is a Confidential Offer to Purchase your stock in Crimson Circle Energy Company.

Respectfully,



D. G. MENCHETTI
Counselor at Law

DGM/mas
Attachment
c: G. Hoppe

CONFIDENTIAL OFFER TO PURCHASE STOCK

To: Torben Hansen
4tohan@gmail.com

From: Crimson Circle Energy Company, Inc.
Via D. G. Menchetti, Ltd., Corporate Counsel

Terms of Purchase:

1. Linda and Geoffrey Hoppe (hereinafter "Buyers") hereby offer to purchase share #C104 representing 1,000 shares of Crimson Circle Energy Company, Inc., a Nevada Corporation from Torben Hansen (hereinafter "Seller") for the purchase price of \$10,000.00 U.S.
2. The website www.crimsoncircle.dk will be shut down by Seller and IP address (URL) assigned to Buyers at no cost to Seller.
3. Seller agrees that no derogatory statements will be made about Buyers or the Company in the future as a condition of this sale.
4. This is a confidential offer to Torben Hansen only. The terms of this offer may not be discussed or released unless necessary to do so for tax or litigation requirements, and then they shall be released only to the professionals necessary.
5. This offer shall be valid until January 15, 2010 and, if not accepted by then, shall be void.

Escrow:

If this offer is accepted by Seller, Buyers shall, within seven (7) days of the acceptance, wire to D.G. Menchetti, Ltd. Trust Account the sum of \$10,000.00-U.S. as follows:

Account Name: [REDACTED]
[REDACTED]

Account Address: [REDACTED]
[REDACTED]

Bank Name: [REDACTED]

Routing Number: [REDACTED]

Credit to Account
Number : [REDACTED]

Said funds shall be held in trust for Seller until hard copy of this signed agreement along with the original stock share C104, signed off on the back, is provided by Seller to D.G. Menchetti, Ltd, 683 Cristina Drive, Incline Village, Nevada 89451. Upon receipt of the original signed documents, the funds will be wired from D.G. Menchetti, Ltd. Trust Account to Seller as directed. The cost of wiring funds shall be borne by each party.

Execution: This agreement may be signed in any number of counterparts all of which shall together constitute one instrument.

Governing Law: This instrument and the promises herein contained shall be construed in all aspects according to the laws of the State of Nevada.

Time of Essence: Time is of the essence concerning all aspects of this offer.

Attorneys' Fees: Should a dispute or litigation arise as a result of the subject of this offer, then the prevailing party shall be awarded reasonable attorneys' fees and costs.

Dated this _____ day of _____, 20_____.

SELLER:

BUYERS:

TORBEN HANSEN

GEOFFREY HOPPE

LINDA HOPPE