

Shinn Capital Group, Inc., Seeks Subpoenas of Test Results for Tubercin, an Anti-Cancer and HIV/AIDS Immunostimulant

Friday October 7, 3:44 pm ET

OKLAHOMA CITY, Okla.--(BUSINESS WIRE)--Oct. 7, 2005--Dr. Ronald Shinn, President and CEO of Artec, Inc. (Pink Sheets: ATKJ - News) announced today that Shinn Capital Group, Inc. has moved the District Court in Oklahoma City to allow it to subpoena all Tubercin samples, test reports, studies, lab notes, protocols, statistical data, opinions and conclusions regarding studies relating to Tubercin from the Denver Research Institute, the University of Colorado Health Sciences Center, the Denver Veteran's Affairs Medical Center and Dr. Leland Shapiro.

In the motion to the Court, Shinn Capital Group, Inc. states once again that it is the lawful owner of Tubercin and that Hard to Treat Diseases, a Florida corporation, has no lawful rights to Tubercin. Based upon information and belief, Hard to Treat Diseases, a Florida corporation entered into a contractual agreement with the Denver Research Institute, the University of Colorado Health Sciences Center, the Denver Veteran's Affairs Medical Center and Dr. Leland Shapiro to test Tubercin. Because Hard to Treat Diseases, a Florida corporation was not the lawful owner of Tubercin, such agreement was and is void because Hard to Treat Diseases, a Florida corporation lacked the capacity to enter into the contract. Accordingly, Shinn Capital Group, Inc. is entitled to all Tubercin samples, test reports, studies, lab notes, protocols, statistical data, opinions and conclusions regarding studies relating to Tubercin and seeks to subpoena the same.

"We are aggressively pursuing Tubercin claims against Colm King, Hard to Treat Diseases, a Florida corporation, and others both in Oklahoma and elsewhere. We will provide you with information as those matters progress," states Gerry Knight. Artec holds a sub-license agreement for the United States and Canada for the development and marketing of Tubercin from Shinn Capital Group, Inc.

Forward-looking statements in this press release, the company cautions the investors, involve risks and uncertainties pursuant to the " Safe Harbor " provisions of the Private Securities Litigation Reform Act of 1995. In addition, the company cautions investors that it undertakes no obligations or responsibilities to publicly update these forward-looking statements to reflect Company's expectations with regard to these forward-looking statements or the occurrence of unanticipated events.

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