



**Attn: Manager P&S Dept./Traders/Cashier/Manager Reorganization/Manager Dividends**

**UNIFORM PRACTICE ADVISORY (UPC # 040-2001) April 23, 2001**

---

**Medinah Minerals, Inc., Common Stock (MDMN)**

---

On March 1, 2001 the above company changed its name from Medinah Mining, Inc. (MDHM) and effected a 1 for 1.01 reverse split concurrent with the name change. Trading commenced on a post-split basis on March 1, 2001 under the symbol MDMN.

Pursuant to the company's corporate resolution, new post-split shares must be issued in the name of the beneficial holder. Existing MDHM shares must be presented for exchange prior to April 30, 2001. After that time, all unexchanged shares will be considered null and void.

Members are advised to contact the exchange agent for instructions regarding the transfer and submission of beneficial holder information.

American Registrar & Transfer Company  
342 East 900 South  
Salt Lake City, Utah 84111  
(800) 363-9065

Members should investigate their internal positions and existing fails and coordinate activities with DTCC to facilitate the ultimate delivery of securities.

---

**Vencor, Inc. - Common Stock (VCRIQ)**

---

Notice has been received that the above Company's Plan of Reorganization (Plan) filed under Chapter XI of the Federal Bankruptcy Code, became effective on April 20, 2001. Pursuant to the Plan, holders of the above referenced securities **will not** receive any distributions of property on account of their interests.

Members are reminded of their obligations under NASD Conduct Rule 2310 if they continue to engage in transactions in the above security after the effective date.

Members are further advised that deliveries in settlement of contracts in the **OLD** securities, which were executed prior to the announcement that the securities had been deemed worthless, shall be evidenced by either a) the **OLD** security; or b) a *Letter of Indemnity* which shall grant the purchaser any rights and privileges which might accrue to the holders of the physical securities. Such deliveries shall operate to close-out the contract and shall be settled at the existing contract price pursuant to Rule 11530 (formerly Uniform Practice Code Section 27) subsection (b) (1) and (b) (2) adopted November 1, 1991.

Questions regarding this notice should be directed to: Market Data Integrity Department, (203) 375-9609.

Dorothy L. Kennedy  
Director