



NamasteVapes™

Suite 1600 – 100 King Street West
Toronto, ON, M5X 1G5
Toll Free: 1.800. 667. 1870
Main: + 1 (604) 685. 1870
Fax: + 1 (604) 685. 8045
www.nextgenmetalsinc.com
email: info@nextgen.com

Listed on the Canadian Securities Exchange CSE: N OTC Pink: NXTTF Germany FSE: M5BN

FOR IMMEDIATE RELEASE – February 17, 2016

NEXT GEN PROVIDES UPDATE ON BUSINESS COMBINATION WITH DOLLINGER ENTERPRISES

Toronto, Ontario, Canada - (February 17, 2016) - Next Gen Metals Inc. reports it has now changed its name to Namaste Technologies Inc. (the “**Company**”) (CSE: N, OTC Pink: NXTTF, FSE: M5BN), consolidated its share capital on a 3:1 basis as at February 12, 2016, and received conditional acceptance from the CSE to proceed with its fundamental change and business combination (the “**Transaction**”) with Dollinger Enterprises Inc. (“**Dollinger**”), as set forth in the Company’s press releases dated November 3, 2015 and December 16, 2015. The parties have also agreed to extend the closing deadline as set out in the business combination agreement to March 14, 2016. The Company is currently targeting a closing date of on or about February 26, 2016.

Effective February 15, 2016, the Company has also provided notice to Computershare Trust Company of Canada, as subscription receipt agent for the concurrent non-brokered private placements of subscription receipts set forth in the Company’s press release dated January 6th, 2016, that the release conditions as defined in the subscription receipt agreements have been satisfied. Computershare will now proceed to issue share certificates representing 14,986,330 common shares of the Company and the Company will issue warrant certificates representing 1,800,000 common share purchase warrants of the Company (each warrant entitling the holder to acquire one common share of the Company at an exercise price of \$0.15).

In addition to approval of the Transaction by the shareholders of the Company, shareholders also approved the 3:1 consolidation of the Company’s share capital, name change and amendment of the Company’s rolling stock option plan to a 10% floating plan.

About NamasteVapes

NamasteVapes™ is a global leader in vaporizer product distribution and manufacturing. NamasteVapes™ has over 30 e-commerce retail stores in 20 countries and aims to provide the best in class and most professional customer experience possible. NamasteVapes™ also owns and operates a separate retail site called GreenVapes.co.uk which is presently expanding internationally as well. NamasteVapes™’s retail sites offer the largest range of brand name vaporizers products on the market, which includes distribution partnerships with over 30 manufacturers providing some of the latest and most innovative products in this fast-growing industry.

In addition to its e-commerce distribution business, NamasteVapes™ is actively manufacturing and launching multiple unique proprietary products for retail and wholesale distribution, including vaporizers, accessories and herbs. Recognized as a source of information and reviews on aromatherapy products,

NamasteVapes™ has a unique market perspective and ability design and engineer products that align with the current direction of the market and customer needs. This business segment will be banded under the tradename GrizzlyOriginals™ and will include the upcoming launch of the Guru™, an enhanced vaporizer capable of seamlessly vaporizing liquids, concentrates and dry herbs from a single portable unit.

NamasteVapes™ is managed by a group of industry experts focused on continued global expansion and providing the best products and service available. Further information on the company and its products can be accessed through the link below:

<http://www.namastevaporizers.com/>

Further Information

Further details about the proposed Transaction and the combined entity will be provided in the Listing Statement to be prepared and filed in respect of the Transaction.

Investors are cautioned that, except as disclosed in the Listing Statement to be prepared in connection with the Transaction, any information released or received with respect to the Transaction may not be accurate or complete and should not be relied upon. Trading in the securities of a CSE listed company should be considered highly speculative.

The CSE has in no way passed upon the merits of the proposed Transaction and has neither approved nor disapproved the contents of this press release.

On behalf of the Board of Directors

"Harry Barr"

Harry Barr

President & CEO

FORWARD LOOKING INFORMATION

This press release contains forward-looking information based on current expectations. These statements should not be read as guarantees of future performance or results. Such statements involve known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from those implied by such statements. Although such statements are based on management's reasonable assumptions, there can be no assurance that the Transaction will occur or that, if the Transaction does occur, it will be completed on the terms described above. Namaste assumes no responsibility to update or revise forward-looking information to reflect new events or circumstances unless required by law.

Although the Company believes that the expectations and assumptions on which the forward-looking statements are based are reasonable, undue reliance should not be placed on the forward-looking statements because the Company can give no assurance that they will prove to be correct. Since forward-looking statements address future events and conditions, by their very nature they involve inherent risks and uncertainties. These statements speak only as of the date of this News Release. Actual results could differ materially from those currently anticipated due to a number of factors and risks including various risk factors discussed in the Company's disclosure documents which can be found under the Company's profile on www.sedar.com.

This News Release contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E the Securities Exchange Act of 1934, as amended and such forward-looking statements are made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. The CSE has neither reviewed nor approved the contents of this News Release