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PRESS RELEASE

FOR IMMEDIATE RELEASE:

STARREX ANNOUNCES COMPLETION OF ACQUISITIONS

July 9, 2014 – Toronto, Ontario - Starrex International Ltd. (“Starrex”) (CNSX: STX & OTC BB: STXMF) announces the completion today of the first three acquisitions by the newly named Starrex International Ltd. (formerly known as Starrex Mining). The acquisition proposal was first announced on May 29, 2014.

Mr. P. Garrett Clayton, Chairman of Starrex, is quoted as stating, “The three acquisitions we are announcing today are expected to greatly assist management’s agenda to turn Starrex into a profitable company for its shareholders.”

The three United States-based companies and their corporate profiles are as follows:

- (1) Olympia Capital Management, Inc. – Led by a talented group of professionals with years of experience in the mortgage banking and financial arena. Olympia provides consulting, efficiency analysis, and cutting edge software solutions to the mortgage banking industry throughout the entire U.S.
- (2) One Force Staffing, Inc. – Under the guidance of Brandon Armstrong, One Force has rapidly emerged as a leading provider of employment solutions in the mortgage banking and financial market. Now, as a member of the Starrex family of companies, it is Mr. Armstrong’s goal to expand the company’s employment placements into the areas of Petro-chemical, Health Care and Information Technologies.
- (3) Property Interlink, LLC – This company has a reputation as a licensed A.M.C. (Appraisal Management Company) providing objective and comprehensive evaluations of residential real estate. Property Interlink represents numerous mortgage banks with up-to-the-minute assessments, along with expeditious response times. The Starrex alliance should afford Property Interlink the ability to expand its services to include title insurance and personal lines of life, health, fire and auto insurance.

Mr. Clayton stated further, “We trust that each company will provide third quarter profits for Starrex and look forward to growing the existing businesses into industry leaders in their respective fields.”

The three companies were acquired for aggregate consideration of CDN \$1,890,000, satisfied by the issuance to the vendors of an aggregate of 3,780,000 common shares of Starrex, issued at a deemed price of CDN \$0.50 per share. Each of the acquisitions was effected by way of a three-cornered merger with a separate United States newly-formed limited liability company wholly-owned by Starrex; each merger was effective July 9, 2014. All the Starrex shares issued in connection with the mergers are subject to a four-month lock-up period pursuant to the contractual obligations of the vendors under the three agreements and plans of merger.

For further information please contact Ronald Mann, Secretary and Acting Chief Financial Officer of Starrex, at (647) 981-2782, email address: rmann@starrexintl.com.

This news release may contain or refer to forward-looking information. All information other than statements of historical fact that address activities, events or developments that Starrex believes, expects or anticipates will or may occur in the future are forward-looking statements, including statements regarding the plans, goals and expectations for each of the newly-acquired companies and for Starrex as a result of the acquisitions noted above. This forward-looking information is subject to a variety of risks and uncertainties beyond Starrex's ability to control or predict that may cause actual events or results to differ materially from those described in such forward-looking information. Any forward-looking information speaks only as of the date on which it is made and, except as may be required by applicable securities laws, Starrex disclaims any intent or obligation to update any forward-looking information, whether as a result of new information, future events or results or otherwise. Although Starrex believes that the assumptions inherent in the forward-looking information are reasonable, forward-looking information is not a guarantee of future performance and accordingly undue reliance should not be placed on this forward-looking information due to the inherent uncertainty thereof.

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