SCAVO RESOURCE INC.

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SCAVO RESOURCE INC. ANNOUNCES AGREEMENT WITH BRABEIA INC. TO IMPLEMENT A FUNDAMENTAL CHANGE

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Scavo Resource Inc. ("**Scavo**"), a company listed on the Canadian Securities Exchange (the "**CSE**"), is pleased to announce that it has entered into an agreement with Brabeia Inc. ("**Brabeia**"), a private British Columbia company which has developed a fully-interactive contest marketing platform, to acquire all of Brabeia's issued and outstanding common shares in exchange for 25,800,000 common shares (the "**Consideration Shares**") of Scavo (the "**Transaction**").

Upon closing the Transaction (the "**Closing**"), an aggregate of 2,580,000 of the Consideration Shares will be issued to the shareholders of Brabeia. The balance of 23,220,000 Consideration Shares will be issued to the shareholders of Brabeia in four equal tranches upon Brabeia achieving the following milestones (each, a "**Milestone**") after the Closing:

- (a) 5,805,000 Consideration Shares upon Brabeia earning a total of \$1,000,000 in gross revenue;
- (b) 5,805,000 Consideration Shares upon Brabeia earning a total of \$3,000,000 in gross revenue;
- (c) 5,805,000 Consideration Shares upon Brabeia earning a total of \$4,500,000 in gross revenue; and
- (d) 5,805,000 Consideration Shares upon Brabeia earning a total of \$6,000,000 in gross revenue.

With the exception of the initial 2,580,000 Consideration Shares, all of the foregoing Consideration Shares will be placed in escrow upon their issuance, and if Brabeia does not achieve all of the Milestones within three years of Closing, the terms of the escrow agreement will provide that the escrowed Consideration Shares shall be returned to Scavo for cancellation, and Scavo shall have no further obligation to provide any other consideration to the shareholders of Brabeia.

Scavo intends to undertake a private placement in connection with the Transaction to raise an estimated \$1,000,000 (the "**Placement**"). The Placement will close in two tranches

of \$500,000, the first of which will close on or before the Closing, and the second of which will close on or before the date which is six months after the Closing.

Scavo also intends to make a \$100,000 interest free demand loan to Brabeia for an audit of its financial statements, expenses related to attending the Social Media World Conference in San Diego and expenses relating to the sales of Brabeia's product.

Effective upon Closing, the board of directors of Scavo will be reconstituted to consist of five (5) directors, two (2) of which shall be nominees of Scavo and three (3) of which shall be nominees of Brabeia, all of whom shall be subject to compliance with the policies of the CSE and corporate and securities legislation. The names of such directors shall be confirmed by Scavo after the Closing.

Upon Closing, Brabeia will offer a one year employment agreement to Todd Hannas to act as Brabeia's VP Investor Relations at a salary of \$7,500 per month on terms acceptable to Scavo, acting reasonably.

It is intended that the acquisition of Brabeia will constitute "fundamental change", as such term is defined in Policy 8 of the CSE. The Transaction is subject to a number of closing conditions, including satisfactory completion of due diligence by Scavo, regulatory and shareholder approval, and receipt of CSE approval.

About Brabeia

Brabeia's product is an innovative, fully interactive contest-marketing platform which offers a suite of tools that people can use to create, launch, promote and manage contests and sweepstakes. The platform also gives users access to valuable real-time data that can be used to measure the success of users' events. Brabeia's unique system is designed to grow and support a tightly knit community of businesses and customers with the goal of expanding the reach of its users.

Brabeia also offers social media marketing and web design services to improve brand recognition, bring more visitors to users' websites and increase conversions.

All information provided in this press release related to Brabeia has been provided by Brabeia and has not been independently verified by management of Scavo.

On behalf of the Board of Directors

"Giovanni Gasbarro"

President, Chief Executive Officer and Director

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Completion of the Transaction is subject to a number of conditions, including but not limited to, CSE approval, and the Transaction cannot close until such approval is obtained. There can be no assurance that the Transaction will be completed as proposed or at all.

Investors are cautioned that, except as disclosed in the circular or filing 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.

Neither the CSE nor any regulators accepts responsibility for the adequacy or accuracy of this release.