

# MERGENT INDUSTRIAL

NEW LISTING

March 26, 2010

This Supplemental News Reports is published as required, is part of the annual MERGENT INDUSTRIAL, OTC and OTCUNLISTED MANUALS and will be included in the bound 2010 March Monthly News Reports and is published on our Website.

## ALCANTARA BRANDS CORP

Company Website:: [www.alcantarabrands.com](http://www.alcantarabrands.com)

**History:** Incorporated in Nevada on Mar. 7, 2008.

**Business Summary:** Alcantara Brands is a development stage company. Co. is engaged in the business of producing and importing, directly from Peru, a line of flavorings, seasonings, and condiments.

**Property:** Co. maintains an executive office in Las Vegas, NV.

### Officers

Carlos T. Alcantara, President; Chief Executive Officer; Treasurer; Secretary  
Jason Ma, Vice President - Corporate Finance  
Ismael Covarrubias Montelongo, Division Officer  
Eric I. Alcantara, Division Officer

### Directors

Carlos T. Alcantara

**Auditors:** De Joya Griffith & Company LLC

**Shareholder Relations:** Carlos Alcantara, President, C.E.O., Secretary, Treasurer **Tel:** 702-425-5788

**No. of Stockholders:** Nov. 18, 2009, 75

**No. of Employees:** Mar. 25, 2010, 1

**Address:** 3753 Howard Hughes Parkway, Suite 200, Las Vegas, NV 89169 **Tel.:** 702 425-5758 **Fax:** 702 974-1333 **E-mail:** [cta@alcantarabrands.com](mailto:cta@alcantarabrands.com) **Web:** [www.alcantarabrands.com](http://www.alcantarabrands.com)

**Income Account, years ended Dec. 31 (in \$):**

	□ 2008
Gen & admin exps	4,318
Prod devel - rel party	30,475
Professional fees	21,783
Professional fees - rel party	18,388
Tot oper exps	74,964
Income (loss) bef prov for inc tax	(74,964)
<b>Net income (loss)</b>	<b>(74,964)</b>

Common shares :

Weigh avg shares outstg-basic	□ 10,640,000
Weigh avg shares outstg-fully dil	□ 10,640,000
Yr end shares outstg	□ 14,000,000
Net income (loss) per sh-basic	□ \$(0.01)
Net income (loss) per sh-fully diluted	□ \$(0.01)
No of part time employees	2
No of com stkhldrs	□ 46
	□ From March 7, 2008 (date of inception) □ Adjusted for 10-for-1 stock split, May 11, 2009 □ Approximately □ As of March 27, 2009

### Balance Sheet, as of Dec. 31 (in \$):

Assets:	2008
Cash	10,533
Tot curr assets	10,533
Tot assets	10,533
Liabilities:	
Accts pay	5,566
Accts pay - rel party	12,931
Tot curr liabil	18,497
Tot liabil	18,497
Com stk	1,400
Addit paid-in cap	66,100
Subscriptions (receivable)	(500)
Retain earnings (def accumulated) during devel stage	(74,964)
Tot stkhldrs equity (deficit)	(7,964)

**Auditor's Report:** The following is an excerpt from the Report of the Independent Auditors, Lawrence Scharfman, CPA, as it appeared in the 2008 Annual Report:

"We conducted our audit in accordance with standards of the Public Company Accounting Oversight

Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatements. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

The company has had difficulty in generating sufficient cash flow to meet its obligations, and is dependent on management's ability to develop profitable operations. These factors, among others may raise substantial doubt about their ability to continue as a going concern.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Alcantara Brands Corporation as of December 31, 2008 and the related statement of operations, stockholders equity (deficit) and cash flows for the period March 7, 2008 to December 31, 2008 in conformity with generally accepted accounting principles."

**Capital Stock: 1. Alcantara Brands Corp common; par \$0.001.**

AUTHORIZED — 100,000,000 shs.

OUTSTANDING — Dec. 31, 2008, 1,400,000 shs; par \$0.001.

STOCK SPLITS — \$0.001 par shares split 10-for-1 May 11, 2009.

OWNERSHIP — As of Mar. 27, 2009, all directors, officers and principle stockholders as a group owned 100% of Co.'s outstanding common stock.

LISTED — Over-the-Counter (OTC): ACBR

OFFERED — (550,000 shares) at \$0.10 a share on Apr. 21, 2008. IPO

MERGENT MANUALS (ISSN 0895-3252) is published weekly on Tuesday by Mergent 60 Madison Ave., New York, NY 10010. Subscription rate \$647.50 per annum for the News Report portion of the Mergent Manuals service in the United States and Canada (Not to be sold separately from the Manual). Copyright © 2008 by Mergent. All Information contained herein is copyrighted in the name of Mergent and none of such information may be copied or otherwise reproduced, repackaged, further transmitted, transferred, disseminated, redistributed or resold, or stored for subsequent use for any such purpose, in whole or in part, in any form or matter or by any means whatsoever, by any person without prior written consent.

All information contained herein is obtained by MERGENT, from sources believed by it to be accurate and reliable. Because of the possibility of human and mechanical error as well as other factors, however, such information is provided "as is" without warranty of any kind. NO WARRANTY, EXPRESS OR IMPLIED, AS TO THE ACCURACY, TIMELINESS, COMPLETENESS, MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OF ANY INFORMATION IS GIVEN OR MADE BY MERGENT IN ANY FORM OR MANNER WHATSOEVER. Under no circumstances shall MERGENT have any liability to any person or entity for (a) any loss or damage in whole or in part caused by, resulting from, or relating to, any error (negligent or otherwise) or other circumstance involved in procuring, collecting, compiling, interpreting, analyzing, editing, transcribing, transmitting, communicating or delivering any such information, or (b) any direct, indirect, special, consequential or incidental damages whatsoever, even if MERGENT is advised in advance of the possibility of such damages, resulting from the use of, or inability to use, any such information.