

UNITED STATES OF AMERICA  
Before the  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

Administrative Proceedings Rulings  
Release No. 5269 / December 5, 2017

Administrative Proceeding  
File No. 3-18017

In the Matter of

**Can-Cal Resources Ltd.,  
China Fruits Corp., and  
Skystar Bio-Pharmaceutical Co.**

**Order Regarding the Securities  
and Exchange Commission's  
Order on Pending  
Administrative Proceedings**

The Securities and Exchange Commission initiated this proceeding pursuant to Section 12(j) of the Securities Exchange Act of 1934 on June 8, 2017. On September 19, 2017, I issued an Initial Decision on Default as to China Fruits Corp. and SkyStar Bio-Pharmaceutical Co. *Can-Cal Res. Ltd.*, Initial Decision Release No. 1178, 2017 SEC LEXIS 2898. The proceeding is pending as to Can-Cal Resources, Ltd. The Division of Enforcement filed a motion for summary disposition on November 3, 2017. Can-Cal's opposition and the supplemental brief of third-party shareholders are due December 12, 2017. The Division's reply is due December 17, 2017.

On November 30, 2017, the Commission issued an order ratifying the appointments of all administrative law judges. The order remanded proceedings on appeal with the Commission and directed me, in both pending and remanded proceedings, to: (1) reconsider the record in the proceeding, including all substantive and procedural rulings; (2) allow the parties to file any new evidence that the parties deem relevant to the reexamination of the record by January 5, 2018; (3) determine whether to revise or ratify prior rulings; and (4) issue by February 16, 2018, an order on ratification. *Pending Admin. Proc.*, Securities Act of 1933 Release No. 10440, 2017 SEC LEXIS 3724, <https://www.sec.gov/litigation/opinions/2017/33-10440.pdf>.

Accordingly, I ORDER the following:

(1) China Fruits and SkyStar Bio-Pharmaceutical shall file by January 5, 2018, any new evidence that they consider relevant to my reexamination of the record in this proceeding. They may also submit a brief explaining the

relevance of their new evidence and identifying any challenged rulings, findings, or conclusions. If China Fruits or SkyStar Bio-Pharmaceutical chooses to submit a brief by January 5, the Division will have until January 16, 2018, to file a responsive brief.

(2) The deadlines for Can-Cal's opposition to summary disposition and the supplemental brief of the shareholders are extended to January 5, 2018. Can-Cal's opposition and the shareholders' supplemental brief should also include any evidence and argument responsive to the Commission's order on ratification and the reexamination of prior rulings.

(3) The Division will have until January 16, 2018, to file a reply in support of summary disposition and a response to any new evidence or argument regarding reexamination and ratification submitted by Can-Cal and the shareholders.

---

Brenda P. Murray  
Chief Administrative Law Judge