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

Administrative Proceedings Rulings Release No. 4906 / July 3, 2017

Administrative Proceeding File No. 3-18017

In the Matter of

Can-Cal Resources Ltd., China Fruits Corp., and SkyStar Bio-Pharmaceutical Co. Order to Show Cause as to SkyStar Bio-Pharmaceutical Co. and China Fruits Corp.

The Securities and Exchange Commission issued an order instituting proceedings (OIP) on June 8, 2017, alleging that Respondents have securities registered with the Commission and have not filed required periodic reports. The OIP was served on the registered agent of SkyStar Bio-Pharmaceutical on June 12, 2017, and on the registered agent of China Fruits on June 13, 2017. Their answers were due by June 23, 2017.¹ OIP at 3; 17 C.F.R. §§ 201.141(a)(2)(ii), .220(b). SkyStar Bio-Pharmaceutical and China Fruits have not filed answers and did not participate in a prehearing conference held June 30, 2017.

Accordingly, I order SkyStar Bio-Pharmaceutical and China Fruits to SHOW CAUSE by July 13, 2017, why the registrations of their securities should not be revoked by default for their failures to timely file answers, participate in the prehearing conference, or otherwise defend the proceeding. Failure to respond to this order will result in the revocation of their registered securities. *See* OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f), .221(f).

Brenda P. Murray Chief Administrative Law Judge

¹ Can-Cal Resources Ltd. is participating in this proceeding. Its answer is due July 10, 2017.