

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

Administrative Proceedings Rulings
Release No. 6486 / March 6, 2019

Administrative Proceeding
File No. 3-18017

In the Matter of

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

**Order Following
Prehearing Conference**

I held a prehearing conference on March 5, 2019, which was attended by the Division of Enforcement and Can-Cal Resources Ltd. I explained that because Can-Cal now appears to be in compliance with its periodic filing requirements, I may decide to deny the Division's motion for summary disposition requesting revocation of Can-Cal's securities.

I proposed three options for how I could proceed should I deny the Division's motion: (1) the case could go to hearing; (2) Can-Cal could file a pro forma motion for summary disposition incorporating the evidence and arguments in its opposition briefs to the Division's motion; (3) the parties could waive a hearing, and because the only issue is the appropriate sanction, I could treat the matter as a case stated. I have used the case stated procedure before, and it would allow me to resolve the proceeding on the parties' filings in the absence of a formal motion by Can-Cal. *See Kenneth C. Meissner*, Initial Decision Release No. 850, 2015 SEC LEXIS 3166, at *4-6 (ALJ Aug. 4, 2015).

The parties have until March 15, 2019, to confer and file a notice or statement of intent, preferably jointly, on how they wish to proceed.

Cameron Elliot
Administrative Law Judge