PRELIMINARY DETERMINATIONS OF THE CLAIMS REVIEW STAFF

In response to the above-referenced Notice of Covered Action, the Securities and Exchange Commission ("Commission") received whistleblower award claims from [Redacted] ("Claimant 2"), [Redacted] for the above-referenced Commission enforcement action ("Covered Action"). Pursuant to Section 21F of the Securities Exchange Act of 1934 (the "Exchange Act") and Rule 21F-10 promulgated thereunder, the Claims Review Staff ("CRS") has evaluated these claims in accordance with the criteria set forth in Rules 21F-1 through 21F-18. The CRS sets forth its Preliminary Determinations for the award claimants as follows.
The CRS has preliminarily determined to recommend that the Commission deny an award to Claimant 2, [Claimant 2’s name] 4. No information submitted by Claimant 2, [Claimant 2’s name], led to the successful enforcement of the Covered Action within the meaning of Section 21F(b)(1) of the Exchange Act and Rules 21F-3(a)(3) and 21F-4(c) because none of the information that Claimant 2, [Claimant 2’s name], submitted:

1. caused the Commission to (i) commence an examination, (ii) open or reopen an investigation, or (iii) inquire into different conduct as part of a current Commission examination or investigation under Rule 21F-4(c)(1) of the Exchange Act; or

2. significantly contributed to the success of a Commission judicial or administrative enforcement action under Rule 21F-4(c)(2) of the Exchange Act.

In making this determination, the CRS notes that the record demonstrates that Claimant 2, [Claimant 2’s name], provided information after [date] had alerted Enforcement staff to the fraudulent scheme and after Enforcement staff had begun its investigation.

Claimant 2’s information was duplicative the information provided by [Claimant’s name] and did not include any materially new details. Claimant 2’s information did not significantly contribute to the success of the Covered Action. In addition, Claimant 2 did not submit a claim for award to the Office of the Whistleblower within 90 days of the Notice of Covered Action as required under Rule 21F-10(b) of the Exchange Act, but instead submitted a claim for award approximately fifteen months late.

4 To the extent Claimant 2, [Claimant 2’s name], has applied for an award in a related action, because they are not eligible for an award in the Covered Action, they are not eligible for an award in connection with any related action. See 15 U.S.C. § 78u-6(b); Exchange Act Rule 21F-3(b), (b)(1); Rule 21F-4(g) and (f); Rule 21F-11(a); see also Order Determining Whistleblower Award Claim, Release No. 34-86902 (Sept. 9, 2019).
FINAL ORDER – THIS PRELIMINARY DETERMINATION BECAME THE FINAL ORDER OF THE COMMISSION ON APRIL 9, 2021 AS TO CLAIMANT 2 PURSUANT TO RULE 21F-10(f) OF THE SECURITIES EXCHANGE ACT OF 1934

By:    Claims Review Staff
Date:  February 8, 2021