UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 91715 / April 29, 2021

ACCOUNTING AND AUDITING ENFORCEMENT Release No. 4212 / April 29, 2021

ADMINISTRATIVE PROCEEDING File No. 3-20268

In the Matter of

FORTEM RESOURCES, INC.,

Respondent.

ORDER INSTITUTING CEASE-AND-DESIST PROCEEDINGS PURSUANT TO SECTION 21C OF THE SECURITIES EXCHANGE ACT OF 1934, MAKING FINDINGS, AND IMPOSING A CEASE-AND-DESIST ORDER

I.

The Securities and Exchange Commission ("Commission") deems it appropriate that cease-and-desist proceedings be, and hereby are, instituted pursuant to Section 21C of the Securities Exchange Act of 1934 ("Exchange Act"), against Fortem Resources, Inc. ("Fortem" or "Respondent").

II.

In anticipation of the institution of these proceedings, Respondent has submitted an Offer of Settlement (the "Offer") which the Commission has determined to accept. Solely for the purpose of these proceedings and any other proceedings brought by or on behalf of the Commission, or to which the Commission is a party, and without admitting or denying the findings herein, except as to the Commission's jurisdiction over it and the subject matter of these proceedings, which are admitted, Respondent consents to the entry of this Order Instituting Cease-and-Desist Proceedings Pursuant to Section 21C of the Securities Exchange Act of 1934, Making Findings, and Imposing a Cease-and-Desist Order ("Order"), as set forth below.

III.

On the basis of this Order and Respondent's Offer, the Commission finds¹ that:

Summary

- 1. These proceedings arise out of the violation of Exchange Act Rule 12b-25, which requires that issuers that fail to file timely a periodic report shall file a Form 12b-25 "Notification of Late Filing," commonly known as "Form NT," which contains, among other things, reasonable detail as to why the issuer's periodic report could not be filed on time and an explanation of any anticipated, significant changes in the issuer's results of operations.
- 2. In July 2019, Fortem violated Rule 12b-25 by filing a Form 12b-25 with the Commission in which Fortem failed to disclose why, in sufficient detail under the circumstances presented, its first-quarter, fiscal year ("FY") 2020 Form 10-Q could not be timely filed. Fortem's Form 12b-25 also failed to acknowledge anticipated, significant changes in Fortem's results of operations for the first quarter of FY2020, compared with Fortem's operating results in the first quarter of FY2019, and to provide an explanation of the changes, as required under the rule. Four days after filing its Form 12b-25, Fortem filed a Form 8-K disclosing to investors and the market that its financial statements for FY2018 and for the first three quarters of FY2019 should no longer be relied upon. Fortem, however, had failed to include in its Form 12b-25 any disclosure that the discovery, and ongoing correction, of errors in its prior financial statements were among the principal reasons that it was unable to file timely the subject first-quarter FY2020 Form 10-Q.

Respondent

3. <u>Fortem</u>, a Nevada corporation based in Vancouver, British Columbia, Canada, engages in the acquisition, exploration and development of oil and gas properties located in the United States and Canada. Fortem common stock is registered under Section 12(g) of the Exchange Act and is quoted on the OTCQB Venture Market.

Legal Framework and Facts

4. Section 13(a) of the Exchange Act and Rules 13a-1 and 13a-13 thereunder require issuers with a security registered pursuant to Section 12 of the Exchange Act to file with the Commission annual reports on Form 10-K and quarterly reports on Form 10-Q.

The findings herein are made pursuant to Respondent's Offer of Settlement and are not binding on any other person or entity in this or any other proceeding.

- 5. Rule 12b-25 provides that if an issuer fails to file a Form 10-K or 10-Q within the time period prescribed for such report, the issuer, no later than one business day after the due date for such report, shall file a Form 12b-25 with the Commission, disclosing the issuer's inability to file the report timely and the reasons therefore in reasonable detail.² Form 12b-25 requires the issuer to affirm, among other things, that the subject periodic report will be filed within fifteen calendar days, for a Form 10-K, or within five calendar days, for a Form 10-Q, of the report's prescribed due date, and requires that the report actually be filed within such period. Form 12b-25 also requires the issuer to confirm whether or not it anticipates that any significant change in results of operations from the corresponding period for the prior fiscal year will be reflected by the earnings statements to be included in the subject periodic report. If such change is anticipated, the issuer must attach a narrative and quantitative explanation of the anticipated change and, if appropriate, state the reasons why a reasonable estimate of the results cannot be made.
- 6. On July 11, 2019, Fortem filed with the Commission a Form 12b-25 disclosing that Fortem could not file timely its Form 10-Q for its FY2020 first quarter, ended May 31, 2019, because its management was "still compiling information necessary to complete the preparation of its financial statements for the interim period ended May 31, 2019 and to complete the review of these financial statements by its auditors."
- 7. Furthermore, in its Form 12b-25, Fortem affirmed that it would file the subject Form 10-Q within the five-calendar-day extension period and indicated that it did not anticipate that any significant change in results of operations from the corresponding period for the prior fiscal year would be reflected in the subject Form 10-Q.
- 8. On July 15, 2019, Fortem filed with the Commission a Form 8-K disclosing that its FY2018 quarterly and full-year financial statements, as well as those for the first three quarters of FY2019, should not be relied upon because, "[f]ollowing consultation with our financial advisor and former [auditor], we determined that [those financial statements] incorrectly reported that four companies ... which were acquired by our company ... were not 'variable interest entities,' when they should have been reported as such. In addition, certain shares issued for consulting fees and oil and gas property acquisitions were [incorrectly] valued at private placement price instead of the quoted market value."
- 9. Fortem's inability to meet the filing deadline for its first-quarter FY2020 Form 10-Q was due, in large part, to the discovery, and ongoing correction, of errors in its FY2018 quarterly and full-year financial statements, as well as those for the first three quarters of FY2019. In its Form 12b-25, however, Fortem failed to disclose this information and failed to provide the detailed narratives and quantitative explanation specifically called for by the form. The company anticipated that its first-quarter FY2020 financial results, when reported, would differ significantly from its first-quarter FY2019 financial results, including a 52% increase in quarterly loss versus first quarter FY2019.

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Form 12b-25 specifies a "narrative" disclosure. (See Form 12b-25, Part III.)

Violations

10. As a result of the conduct described above, Fortem violated Section 13(a) of the Exchange Act and Rule 12b-25 thereunder.

IV.

In view of the foregoing, the Commission deems it appropriate to impose the sanctions agreed to in Respondent Fortem's Offer.

Accordingly, it is hereby ORDERED that:

- A. Pursuant to Section 21C of the Exchange Act, Respondent Fortem cease and desist from committing or causing any violations and any future violations of Section 13(a) of the Exchange Act and Rule 12b-25 thereunder.
- B. Respondent shall pay civil penalties of \$25,000 to the Securities and Exchange Commission for transfer to the general fund of the United States Treasury, subject to Exchange Act Section 21F(g)(3). Payment shall be made in the following four installments: (1) \$5,000 within 14 days of entry of this order; (2) \$7,500 within 180 days of entry of this order; (3) \$6,250 within 270 days of entry of this order; and (4) \$6,250 within 360 days of entry of this order. Payments shall be applied first to post order interest, which accrues pursuant to 31 U.S.C. 3717. Prior to making the final payment set forth herein, Respondent shall contact the staff of the Commission for the amount due. If Respondent fails to make any payment by the date agreed and/or in the amount agreed according to the schedule set forth above, all outstanding payments under this Order, including post-order interest, minus any payments made, shall become due and payable immediately at the discretion of the staff of the Commission without further application to the Commission.

Payment must be made in one of the following ways:

- (1) Respondent may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request;
- (2) Respondent may make direct payment from a bank account via Pay.gov through the SEC website at http://www.sec.gov/about/offices/ofm.htm; or
- (3) Respondent may pay by certified check, bank cashier's check, or United States postal money order, made payable to the Securities and Exchange Commission and hand-delivered or mailed to:

Enterprise Services Center Accounts Receivable Branch HQ Bldg., Room 181, AMZ-341 6500 South MacArthur Boulevard

Oklahoma City, OK 73169

Payments by check or money order must be accompanied by a cover letter identifying Fortem as a Respondent in these proceedings, and the file number of these proceedings; a copy of the cover letter and check or money order must be sent to Anita B. Bandy, Associate Director, Division of Enforcement, Securities and Exchange Commission, 100 F St., NE, Washington, DC 20549.

C. Amounts ordered to be paid as civil money penalties pursuant to this Order shall be treated as penalties paid to the government for all purposes, including all tax purposes. To preserve the deterrent effect of the civil penalty, Respondent agrees that in any Related Investor Action, it shall not argue that it is entitled to, nor shall it benefit by, offset or reduction of any award of compensatory damages by the amount of any part of Respondent's payment of a civil penalty in this action ("Penalty Offset"). If the court in any Related Investor Action grants such a Penalty Offset, Respondent agrees that it shall, within 30 days after entry of a final order granting the Penalty Offset, notify the Commission's counsel in this action and pay the amount of the Penalty Offset to the Securities and Exchange Commission. Such a payment shall not be deemed an additional civil penalty and shall not be deemed to change the amount of the civil penalty imposed in this proceeding. For purposes of this paragraph, a "Related Investor Action" means a private damages action brought against Respondent by or on behalf of one or more investors based on substantially the same facts as alleged in the Order instituted by the Commission in this proceeding.

By the Commission.

Vanessa A. Countryman Secretary