Cheryl Lesley Bryers



30 June, 2025

Mr Samuel Waldon, Acting Director Division of Enforcement U.S. Securities and Exchange Commission 100 F Street, NE Washington, DC 20549-6011

Re: In the Matter of ARtelligence Holdings, Inc. — File No. 3-22231

Dear Director Waldon:

As an **Australian** long- standing shareholder of ARtelligence Holdings Inc. I would like to express my strong opposition to the SEC Enforcement Division's motion for summary disposition to revoke the company's securities registration.

My Response to Recent Conclusions from the Notice dated 23 June, 2025: is that revocation would be an incredible loss to a huge number of **Australian** shareholders who have waited for many years for a change of direction and a CEO and Board who would move the company forward with a focused vision which could finally produce revenue for TTCM.

The current management team inherited a company which hadn't been able to gain any traction over many years and had accrued significant debt. Mr Holly has worked tirelessly to address many issues and to bring new members to the ARtelligence Holdings Inc. Board. These new board members have extensive experience in areas which will enhance the company.

I realise that one of the main goals of the SEC is to protect shareholders' interests, but I believe that revoking the company's securities registration will do incredible harm to so many long-standing shareholders. The company isn't trading at present, so there is no risk of harm to old or new investors.

However, those of us who have shares in TTCM and have held on for so many years, now believe that with new management in charge we finally have some hope of

recouping our losses but would be seriously disadvantaged if the company's securities registration were to be revoked.

Giving ARtelligence Holdings Inc. additional time to resolve the deficiencies and bring its filings up to date would allow management to keep moving forward. This would be wonderful for shareholders who are extremely distressed by the SEC notice dated 23 June, 2025.

<u>The material facts are as follows:</u> As I have said above, since the appointment of CEO Holly and the new Board, I have observed an incredible transformation in the company's strategy, transparency and financial restraint.

Operations have been restructured and a change of direction and certain initiatives have totally enhanced the underlying asset base of ARtelligence Holdings Inc.

CEO Holly has demonstrated a proven record in business over many years and TTCM shareholders support the turnarounds he has achieved - which include a new website for the company which has Open Letters from the CEO to Shareholders. https://aiar.solutions/

The company has an exciting future in our opinion and the CEO and Board Members come with experience and knowledge that was lacking with the previous management. Terminating the registration would prevent the realisation of fair market value and eliminate our opportunity to recoup and grow the value of our investment in the public market.

I urge the Commission to consider the measurable progress evidenced by 8K filings signed by CEO Holly and to allow ARtelligence Holdings Inc. the time necessary to bring all the required filings current. The path to compliance is underway and shareholders should not be punished for legacy reporting lapses during a period of prior instability when far less qualified people were in charge of the company.

Again, I respectfully urge you, please do not revoke TTCM's registration as the shareholders are not at risk or do not lose their money or shares- UNLESS the revocation occurs - and the public is not at risk because the stock is currently not trading.

Additional time is warranted as no harm to shareholders or the public is possible at this time.

Revocation would actually cause incredible pain to current shareholders.

Thank you for allowing me the opportunity to share my assessment of the facts. It is my hope that by sharing my thoughts and opinions (and that of many, many other shareholders) will give you more information to consider along with the evolved record of the company and its initiatives in the consideration of your decision.

Revocation may have been appropriate several years ago under the previous management, but it is not warranted at this time.

Thank you for considering all the points in my letter. Sincerely,

Cheryl Bryers (TTCM Shareholder)