

# ASTRA VEDA CORPORATION REMINDS SHAREHOLDERS OF BENEFICIAL OWNER RESTRICTIONS POLICY

Astra Veda Corporation (OTC PINK: ASTA), a public alternative reporting standard company, reminds shareholders that its comprehensive ongoing Shareholder Restrictions Policy is designed to enhance overall value, ensure regulatory compliance, and provide full transparency to the public regarding insider activities.

The policy, which is critical for the company's progression toward becoming an SEC Section 12(g) reporting company underscores Astra Veda's commitment to shareholder fairness and market stability.

The company's updated legacy policy, effective January 2024, was introduced to ensure fairness and transparency for shareholders. This policy imposes strict guidelines and restrictions on the acquisition, ownership, transfer, and reporting of convertible or tradable ASTA shares held by management and insiders, demonstrating the company's commitment to ethical governance and accountability.

**A copy of the policy can be found in the 'Research Reports' area of the OTC Markets web site.**

<https://www.otcm Markets.com/otcapi/company/research/408871/content>

## Key Highlights of the Shareholder Restrictions Policy

**Limiting Insider Activities:** The policy imposes strict limits on insiders' ability to accumulate and sell shares. Significant shareholders (those holding 5% or more of the company's shares) must obtain pre-approval from the Board of Directors at least ten business days prior to any intended sale. Volume restrictions prevent significant shareholders from selling more than 5% of their total holdings in any given 30-day period without explicit approval and public notices.

**Transparency and Compliance:** Significant shareholders are required to disclose their holdings to the company and report any subsequent changes within five business days to ensure full transparency. This measure is designed to prevent undisclosed accumulation and market manipulation.

**No Dilution Since April 2019:** Astra Veda Corporation has not diluted a single share since April 2019. The company has successfully sustained operations through creative strategies and private partnerships while navigating numerous "lawfare" battles with toxic lenders and limiting risk to our joint venture partners.

## Court Order Regarding Scott Eppinga:

This renewed attention to the Beneficial Shareholder Restrictions Policy comes in the wake of a 2024 court ruling related to the disputed September 2016 loan and stock agreement case involving Scott Eppinga and the previous management of Hiskarma Productions Inc. which trans morphed into WorldFlix, Inc. Scott Eppinga along with Derrick DeRoos, joined as "major shareholders" with Eppinga providing 31 separate loans and cash investments to help the former management take the company public in between 2006 and 2013. This financial set back, combined with ongoing legal challenges by past business associates, has highlighted the need for stricter shareholder regulations and enhanced transparency to protect the interests of all stakeholders going forward.

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## ABOUT ASTRA VEDA CORPORATION

Astra Veda Corporation is a Wyoming. The company does not routinely communicate with anonymous investors from the public on a one-on-one basis.

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