

HIRU CORPORATION OTC: HIRU Supplemental filing Exclusion from Lawsuit

SUPPLEMENTAL OTC MARKETS FILING West Palm Beach, Florida, March 22, 2024 -- Hiru Corporation www.otchiru.com.

The Company brings attention to these 3 prior OTC Filings by HIRU

02/10/2024	Supplemental Information - HIRU Supplemental filing - Defense	02/09/2024	A
02/10/2024	Supplemental Information - HIRU Supplemental filing - Motion	02/09/2024	A
02/10/2024	Supplemental Information - HIRU Supplemental filing - Complaint	02/09/2024	A

These filings are self-explanatory. The key takeaway is the HIRU defense statement and the motion the Company filed with the courts. Today the Arizona courts made a certain order (See attached) for settlement discussions. **This order excluded HIRU.** Some of the HIRU followers took the issuance of this order as bad news or some sort of liability by HIRU. In the management view there is no need to panic or to take drastic steps. HIRU position is that it is a victim of the ex-management activities as much as the bank is.

The Company continues to operate its ongoing logistics business model. The Company operates a Freight & Warehouse service with 2 company-owned physical locations in FL and CA. The Company also has a codeshare type of agreement to utilize up to other POP (Point of Presence) locations throughout USA and Canada. HIRU also has a well-developed water packaging infrastructure and a second operating water packing division. The water division is currently in restoration mode. See OTC Filings 3-4-24 OTC: HIRU Supplemental filing Business Alignment

OTHER EVENTS:

The Company continues its exploration of other opportunities such as a specialty medical equipment manufacturer that also packs CBD enhanced and infused water. The Company sees this as a great way to restart its water packing division. On a completely opposite scale the Company has received an unsolicited offer for a lithium mining opportunity. The management is exploring all available avenues and will provide additional info as it crystalizes further. Our key management are also principals engaged in an ATV manufacturing business. As HIRU has an existing 50,000 sq foot facility in AZ currently available some of the plans being considered is to utilize the space to allow HIRU to be a master distributor of the ATV throughout the USA. The management is looking at all options to restore and maximize HIRU existing resources and the infrastructure without any dilution of the common shares. The Company has also received support from the water equipment financier as we work through the trauma of the failed Alkaline customer and the ex-managements affairs.

Again as this is worth repeating the court order is benign a moot point and has zero 0% impact on our current and future business model and moving forward.

The Company is staying the course of recovery and will provide further updates on above mentioned **OTHER EVENTS** on a timely basis.

Disclaimer Regarding Forward Looking Statements Certain statements that we make may constitute "forward-looking statements" under the Private Securities. Litigation Reform Act of 1995. Forward-looking statements include information concerning future strategic objectives, business prospects, anticipated savings, financial results (including expenses, earnings, liquidity, cash flow and capital expenditures), industry or market conditions, demand for and pricing of our products, acquisitions and divestitures, anticipated results of litigation and regulatory developments or general economic conditions. In addition, words such as "believes," "expects," "anticipates," "intends," "plans," "estimates," "projects," "forecasts," and future or conditional verbs such as "will," "may," "could," "should," and "would," as well as any other statement that necessarily depends on future events, are intended to identify forward-looking statements. Forward-looking statements are not guarantees, and they involve risks, uncertainties and assumptions. Although we make such statements based on assumptions that we believe to be reasonable, there can be no assurance that actual results will not differ materially from those expressed in the forward-looking statements. We caution investors not to rely unduly on any forward-looking statements. Contact: otchiru.com +1 954-228-1053 corporate@otchiru.com

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2023-012400

03/12/2024

HONORABLE SARA J. AGNE

CLERK OF THE COURT
Y. Rodriguez
Deputy

AMERICA FIRST CREDIT UNION

LARRY O FOLKS

v.

JOEL NATARIO, et al.

ANTHONY J KNOWLES

SALOME WATER AND ICE L L C
304 S JONES BLVD STE 6202
LAS VEGAS NV 89107
FREDERICK C BAUMAN
A Z CUSTOM BOTTLED WATER L L C
304 S JONES BLVD STE 6202
LAS VEGAS NV 89107
KATHRYN GAVIN
13835 N TATUM BLVD STE 9
PHOENIX AZ 85202
ALTERNATIVE DISPUTE
RESOLUTION - CCC
JUDGE AGNE

MINUTE ENTRY

Pursuant to the Scheduling Order signed by the Court on March 7, 2024, and filed (entered) by the clerk on March 11, 2024,

IT IS ORDERED that the parties participate in a mandatory settlement conference. This case is referred to the Court's Alternative Dispute Resolution (ADR) Department for the

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2023-012400

03/12/2024

appointment of a judge pro tempore to conduct a settlement conference. The judge pro tempore is requested to conduct the settlement conference no later than **November 1, 2024**.

IT IS FURTHER ORDERED that no later than **August 5, 2024**, the parties file with the Court a Joint Request and Certification of Readiness for Setting Settlement Conference Under Rule 16(i), Ariz. R. Civ. P. The Joint Request and Certification of Readiness for Setting Settlement Conference Under Rule 16(i), Ariz. R. Civ. P. is available through the Law Library Resource Center website: <https://tinyurl.com/CV-JointReq-English>; <https://tinyurl.com/CV-JointReq-Spanish>

IT IS FURTHER ORDERED that failure to file a Joint Request and Certification of Readiness for Setting Settlement Conference will result in the Court vacating the ADR referral for appointment of a judge *pro tempore*, with leave for the parties to seek another ADR referral upon completion of the certification process.