

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

<p>SECURITIES AND EXCHANGE COMMISSION,</p> <p style="text-align:right">Plaintiff,</p> <p style="text-align:center">v.</p> <p>MAGDALENA TAVELLA, ANDRES HORACIO FICICCHIA, GONZALO GARCIA BLAYA, LUCIA MARIANA HERNANDO, CECILIA DE LORENZO, ADRIANA ROSA BAGATTIN, DANIELA PATRICIA GOLDMAN, MARIANO PABLO FERRARI, MARIANO GRACIARENA, and FERNANDO LOUREYRO, Defendants.</p>	<p>Civil Action No. 13-CIV-4609 Judge Naomi Reice Buchwald</p>
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BIOZOOM, INC. FAIR FUND NOTICE

**The United States Securities and Exchange Commission authorized this Notice.
This is not a solicitation from a lawyer.**

If you purchased or otherwise acquired Biozoom, Inc. (“Biozoom”; OTCBB ticker: BIZM; CUSIP: 09072T100) common shares in the United States during the Relevant Period, on or between May 16, 2013 and June 25, 2013, you are eligible for damages if the shares were sold at a loss or continue to be held. Per the Plan of Allocation you may be entitled to receive a monetary payment from the Biozoom Fair Fund (“Fair Fund”).

Background

On July 3, 2013, the Securities and Exchange Commission (“SEC” or “Commission”) filed a complaint in United States District Court Southern District of New York alleging that Magdalena Tavella, Andres Horacio Ficicchia, Gonzalo Garcia Blaya, Lucia Mariana Hernando, Cecilia De Lorenzo, Adriana Rosa Bagattin, Daniela Patricia Goldman, and Mariano Pablo Ferrari (collectively, the “Defendants”) had unlawfully sold to the public almost \$34 million worth of securities in Biozoom (f/k/a Entertainment Art, Inc.) a penny stock company traded on the Over-the-Counter Bulletin Board. No registration statement was in effect for the selling Defendants’ resale of securities and thus their sales were in violation of Section 5 of the Securities Act. Though the Defendants claimed that they had purchased the stock between November 2012 and March 2013 from the original shareholders, this was impossible because those original shareholders ceased to have any interest in the company more than three years earlier than the selling Defendants’ claimed purchases.

From March 2013 to June 2013, Defendants opened brokerage accounts at broker-dealers and deposited millions of shares of Biozoom that they claimed did not bear a restrictive legend and were free-trading shares. All of the Defendants claimed that they had purchased all or some of their shares from some of the original shareholders of Entertainment Art in transactions between November 2012 and March 2013.

On July 9, 2013, a Temporary Restraining Order (“TRO”) was granted freezing the brokerage accounts of the Defendants holding Biozoom shares and any accounts held by financial institutions or brokers that have the proceeds of the Biozoom sales on behalf of the Defendants. Pursuant to the Final Judgment, a Fair Fund was

established to distribute the disgorged funds for the benefit of investors pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002 (“Sarbanes-Oxley”), 15 U.S.C. § 7246(a).

In partial satisfaction of the amounts owed by Defendants, Defendants accounts that were frozen pursuant to the TRO, were ordered to be turned over. To date, the Commission recovered from the frozen assets a total of \$16,117,936. The Commission invested \$16,022,574 with United States Department of the Treasury at the Bureau of the Fiscal Service (“BFS”). It is doubtful, but possible, that additional funds will be recovered from the Defendants from various foreign sources.

Plan of Allocation

The purpose of this distribution is to compensate investors in the Defendants’ misrepresentations and omissions in its sale of Biozoom common stock.

The Net Available Fair Fund for the Biozoom distribution will be allocated to Eligible Claimants according to the Plan of Allocation relative to the total disgorgement. The calculations made pursuant to the Plan of Allocation are not intended to be estimates of the amounts that investors might have been able to recover. Nor are the calculations pursuant to the Plan of Allocation intended to be estimates of the amounts that will be paid to Eligible Claimants. Appendix I to the Distribution Plan details the Plan of Allocation methodology and calculation which is designed to equitably distribute the Fair Fund to those Eligible Investors who suffered economic losses. Appendix I to the Distribution Plan is posted on the Fair Fund website at www.BiozoomFairFund.com.

Preliminary calculations will be made for all Eligible Claimants on a *pro rata* basis determined by an Eligible Claimant’s investment in Biozoom common stock divided by the sum of all Eligible Claimants’ investments in the Biozoom common stock. After the preliminary calculations have been made, any Eligible Claimant whose preliminary calculation amount is less than the Distribution *De Minimis* Amount of \$10 will be removed from the pool of Eligible Claimants.

Final calculations will then be made for all remaining Eligible Claimants on a *pro rata* basis as described above, but excluding Eligible Claimants whose preliminary calculation amounts are less than the Distribution *De Minimis* Amount, to arrive at a Recognized Claim amount. In the event that the number of claims submitted by Eligible Claimant(s) is such that the Eligible Claimant(s) would receive a recovery in excess of their Recognized Claim amount, the recovery per claim is limited to the Recognized Claim. The excess amount in the Fair Fund shall be distributed to the U.S Treasury.

Fund Administration

On August 25, 2015, the Commission issued an Order appointing KCC as the Distribution Agent, to assist in overseeing the administration and distribution of the Fair Fund in coordination with Commission staff, pursuant to the terms of the Distribution Plan.

Fair Fund

The Fair Fund is a “Qualified Settlement Fund” (“QSF”) as defined in U.S. Treas. Reg. Sec. 1.468B-1 et seq. The distribution is intended to compensate you for losses incurred with respect to your investment in Biozoom common stock as a result of the conduct described in the Order.

Generally, your distribution is not income to you to the extent of your basis in your investment. However, you must reduce your basis by the amount of your distribution. If your distribution exceeds your tax basis in your investment, then the excess is includable in your income as capital gain. Any such capital gain is long-term capital gain, unless you disposed of your investment before holding it for longer than one year. If you do not have reasonable access to records indicating the tax basis of your

Special Notice to Brokers and Nominees

If you purchased or held Biozoom common stock for the beneficial interest of a person or organization other than yourself, within fourteen (14) calendar days of receipt of this Fair Fund Notice you must either: (1) request additional copies of the Fair Fund Notice and Proof of Claim Form from the Distribution Agent, and, within fourteen (14) calendar days of receipt of such copies, send copies by first-class mail directly to beneficial owners; or (2) provide a list of the names and last known addresses of the beneficial owners (preferably in excel format) to the Distribution Agent by email to notifications@Gilardi.com or by mail to the following address:

Biozoom Fair Fund
c/o KCC
P.O. Box 30233
College Station, TX 77842-3233

If you choose to mail the Fair Fund Notice and Proof of Claim Form yourself, you may obtain from the Distribution Agent (without cost to you) as many additional copies of these documents as you will need to complete the mailing. If you choose the second option, KCC will send a copy of the Fair Fund Notice and Proof of Claim Form to the persons and/or entities whose names and address you supply.

In either case, you may obtain reimbursement for reasonable administrative costs actually incurred in connection with forwarding the Fair Fund Notice that would not have been incurred but for the obligation to forward the Fair Fund Notice and Proof of Claim Form, upon submission of appropriate documentation to the Distribution Agent.

Regards,

KCC
Distribution Agent