



CAYMAN ISLANDS

GAZETTE

Extraordinary No.06/2026

Wednesday, 28 January 2026

Supplement

The following supplement is published with this issue of the Extraordinary *Gazette*. (Please NOTE the below *Supplement is available on the WEB only*).

1. Proclamation No.1 of 2026.

COMMERCIAL

Voluntary Liquidator and Creditor Notice

GOOD STAR INVESTMENTS LTD

In Voluntary Liquidation

Cwr From No. 19

Notice Of Voluntary Winding Up (O.13, R.2)

The Companies Act (As Revised)

Notice Of Voluntary Winding Up

To: The Registrar Of Companies

Registration No. 179200

TAKE NOTICE that the above-named Company was put into liquidation on 22 January 2026 by special resolution of the sole shareholder of the Company dated 22 January 2026.

AND FURTHER TAKE NOTICE that Elena Shalneva of Verkhnearmyanskoye Loo, Dachny Lane, 32, Russia has been appointed as the Voluntary Liquidator of the Company.

AND NOTICE IS HEREBY GIVEN that creditors of the Company are to prove their debt or claims within 21 days of the publication of this notice and to establish any title they may have under the Companies Act (as amended), or in default thereof they will be excluded from the benefit of any distribution made before the debts are proved or from objecting to the distribution.

Dated this 22 day of January 2026

Signed by: ELENA SHALNEVA

Voluntary Liquidator

Contact for Enquiries:

Name: Elena Shalneva

Address:

Verkhnearmyanskoye Loo

Dachny Lane, 32, Russia

and

c/o Nelsons Legal

P.O. Box 30069

Grand Cayman KY1-1201

Cayman Islands

Email: shalneva02@gmail.com

And loseland@nelsonslegal.com

Phone: +1 345-949-9710

Final Meeting Notice

GOOD STAR INVESTMENTS LTD
(In Voluntary Liquidation)
The Companies Act
Notice Of Final General Meeting
Registration No. 179200

TAKE NOTICE THAT the Final General Meeting of the Company pursuant to Section 127 of the Companies Act (as revised) will be held at the offices of Nelsons Attorneys at Law Ltd, The Grand Pavilion, 802 West Bay Road, Bougainvillea Way, 2nd Floor, Grand Cayman, Cayman Islands on the 23 February 2026 at 10:00am (Cayman time) for the purposes of considering and if thought fit, passing the following resolutions:

- (a) Approving the Voluntary Liquidator's Final Report and accounts;
- (b) Resolving that the books, account and documents of the Company and the Voluntary Liquidators shall be retained for a period of 10 years from the date of dissolution of the Company before being destroyed.

Any creditor or member wishing to attend and vote at the meeting may appoint another person as their proxy to attend and vote instead of them.

Further any member shall be entitled to vote provided that they are recorded as a member of the Company in its Register of Member.

If you wish to attend the meeting via teleconference, please advise the Voluntary Liquidators in writing or by email no later than three (3) days prior to the meeting following which, the conference call details will be provided.

Dated this 27 day of January 2026

Signed by: ELENA SHALNEVA
Voluntary Liquidator

Contact for Enquiries:

Name: Elena Shalneva

Address:

Verkhnearmyanskoye Loo

Dachny Lane, 32, Russia

and

c/o Nelsons Legal

P.O. Box 30069

Grand Cayman KY1-1201
Cayman Islands
Email: shalneva02@gmail.com
And loseland@nelsonslegal.com
Phone: +1 345-949-9710

Grand Court Notice

**IN THE GRAND COURT OF THE CAYMAN ISLANDS
FINANCIAL SERVICES DIVISION
CAUSE NO. FSD 004 OF 2026 (MRHJ)**

IN THE MATTER OF SECTION 86 OF THE COMPANIES ACT (2025 REVISION)

AND

**IN THE MATTER OF FANTASIA HOLDINGS GROUP CO., LIMITED
NOTICE OF SCHEME MEETING**

Unless otherwise defined herein, terms used in this Notice have the same meanings as defined in the explanatory statement (the "Explanatory Statement") relating to the proposed scheme of arrangement between Fantasia Holdings Group Co., Limited (the "Company") and the Scheme Creditors (as defined therein) under: (i) section 86 of the Companies Act (2025 Revision) of the Cayman Islands (the "Cayman Scheme") and (ii) sections 670, 673 and 674 of the Companies Ordinance (Cap. 622) of Hong Kong (the "Hong Kong Scheme", and together with the Cayman Scheme, the "Schemes"). For the avoidance of doubt, references to "Scheme Creditors" in this Notice shall exclude any Sanctioned Scheme Creditors, who are not entitled to vote in the Scheme Meeting and who are required to notify the Company of their status instead.

Copies of the Schemes, the Explanatory Statement and the Solicitation Packet are available for download from the Transaction Website (<https://clients.dfkintltd.com/fantasia>) subject to eligibility confirmation and registration.

TAKE NOTICE that on 6 January 2026, a Petition was presented to the Grand Court of the Cayman Islands (the "CaymanCourt") for sanction pursuant to section 86 of the Companies Act (2025 Revision) of a proposed Scheme of Arrangement between the Company and the Scheme Creditors (as defined in the Cayman Scheme).

NOTICE IS HEREBY GIVEN that,

1. by an order made on 23 January 2026 (the "Cayman Scheme Convening Order"), the Cayman Court directed that a single meeting of Scheme Creditors (the "CaymanScheme Meeting") be convened for the purpose of considering and, if thought fit, approving the Cayman Scheme (with or without modification, addition or condition approved or imposed by the Cayman Court); and
2. by an order made on 16 January 2026 (the "Hong Kong Scheme Convening Order", together with the Cayman Scheme Convening Order, the "Scheme Convening Orders"), the High Court of the Hong Kong Special Administrative Region (the "Hong Kong Court") has directed that a single meeting of Scheme Creditors (the "Hong KongScheme Meeting") be convened for the purpose of considering and, if thought fit, approving the Hong Kong Scheme (with or without modification, addition or condition approved or imposed by the Hong Kong Court).

Details of Scheme Meeting

The Cayman Scheme Meeting and the Hong Kong Scheme Meeting of the Schemes (collectively, the "Scheme Meeting") will be held together and convened at 7 p.m. Hong Kong time / 6 a.m. Cayman time on 20 February 2026.

Registration at the Scheme Meeting will commence at 6 p.m. Hong Kong time / 5 a.m. Cayman time on 20 February 2026.

The Scheme Meeting will be held at the offices of Linklaters at 11th Floor Alexandra House, Chater Road, Hong Kong ("Linklaters Hong Kong Office"), at which place Scheme Creditors are requested to attend. The Scheme Meeting is subject to any adjournment as may be necessary or appropriate (in which case any changes in arrangements relating to the Scheme Meeting shall be communicated to Scheme Creditors in advance of the Scheme Meeting (i) on the Transaction Website, (ii) by way of notice through the Clearing Systems, and (iii) by email to Scheme Creditors, Account Holders and Intermediaries, for whom the Information Agent has valid contact details).

Scheme Creditors will be able to attend the Scheme Meeting and vote either in person, by a duly authorised representative (if a corporation), or by proxy provided that an Account Holder Letter (and Custody Instruction), ADI Creditor Proxy Form or Blocked Scheme Creditor Form (as applicable) has been validly submitted in relation to their Existing Debt Instruments by the Voting Instruction Deadline.

Scheme Creditors do not have to personally attend the Scheme Meeting in order to express their vote, provided that they validly complete and submit their Account Holder Letter (and Custody Instruction), ADI Creditor Proxy Form or Blocked Scheme Creditor Form (as applicable) by the Voting Instruction Deadline, and appoint the Chairperson as their proxy, or a proxy other than the Chairperson (who attends the Scheme Meeting on their behalf) for the purposes of expressing their vote.

Telephone and video conference facilities will also be made available to Scheme Creditors upon request to (i) the Information Agent at fantasia@dfkingltd.com (for Scheme Creditors who are not Blocked Scheme Creditors); or (ii) the Blocked Scheme Creditor Tabulation Agent at agent.asia@glas.agency (for Blocked Scheme Creditors), in each case, at least two (2) Business Days before the Scheme Meeting. Scheme Creditors who dial in by telephone or video conference facilities will only be able to observe the Scheme Meeting (but not cast any vote). Scheme Creditors will be sent instructions for dialing in via telephone or video conference upon providing the Information Agent or Blocked Scheme Creditor Tabulation Agent (as applicable) with satisfactory evidence of their identity and/or their authority (in the case of a corporation) to represent the Scheme Creditor.

For the avoidance of doubt, Scheme Creditors, their duly authorised representatives (if a corporation), or their proxies will not be able to cast their vote at the Scheme Meeting should they only observe the Scheme Meeting via telephone or video conference rather than attend in person. Should Scheme Creditors wish to vote, they will need to attend the Scheme Meeting in person or by proxy (including appointing the Chairperson as proxy) at the Linklaters Hong Kong Office. Scheme Creditors who have validly completed and submitted their Account Holder Letter (and Custody Instruction), ADI Creditor Proxy Form or Blocked Scheme Creditor Form (as applicable) appointing the Chairperson as proxy or a proxy other than the Chairperson (who attends the Scheme Meeting on their behalf) to express their vote, may in addition, request for the telephone and video conference facilities to observe the Scheme Meeting.

Completion of voting forms

Scheme Creditors may vote in person (or, if a corporation, appoint a duly authorised representative) or appoint the Chairperson as their proxy or appoint a proxy other than the Chairperson to attend and vote in their place. A Scheme Creditor should indicate whether it wishes to attend and vote at the Scheme Meeting in person (or if a corporation, by a duly authorised representative), or to appoint a proxy to vote on its behalf at the Scheme Meeting in (i) Part 2 (Voting and Appointment of Proxy) of the Account Holder Letter or Part 2 (Voting and Appointment of Proxy) of the ADI Creditor Proxy Form for Scheme Creditors who are not Blocked Scheme

Creditors; or (ii) Part 2 (Voting and Appointment of Proxy) of the Blocked Scheme Creditor Form for Blocked Scheme Creditors (as applicable).

Scheme Creditors (who are not Blocked Scheme Creditors)

In order to vote on the Schemes and attend the Scheme Meeting (in person, by a duly authorised representative (if a corporation) or by proxy), a Scheme Creditor must ensure that:

1. in respect of the Existing Noteholders only, a Custody Instruction is submitted on its behalf via the Clearing Systems by the Custody Instruction Deadline (being 5 p.m. Hong Kong time / 4 a.m. Cayman time on 10 February 2026) and in any event prior to submitting an Account Holder Letter (in accordance with the instructions set out in the Account Holder Letter and Solicitation Packet); and
2. the Account Holder Letter or the ADI Creditor Proxy Form (as applicable) has been validly completed and submitted on its behalf to and received by the Information Agent via the Transaction Website: <https://clients.dfkngltd.com/fantasia> (in accordance with the instructions set out in the Account Holder Letter or the ADI Creditor Proxy Form, and Solicitation Packet) by no later than the Voting Instruction Deadline (being 5 p.m. Hong Kong time / 4 a.m. Cayman time on 12 February 2026).

Blocked Scheme Creditors

Blocked Scheme Creditors are Scheme Creditors that are not entitled, able or permitted (whether directly or through a custodian) to submit instructions or settle through the Clearing Systems as a result of any Applicable Sanctions affecting the Scheme Creditor or its custodian, and who do not have a sanctions license in respect of the Applicable Sanctions which would allow that Scheme Creditor to freely deal in the Scheme Consideration Entitlement and submit instructions or settle through the Clearing Systems.

In order to vote on the Schemes and attend the Scheme Meeting (in person, by a duly authorised representative (if a corporation) or by proxy), a Blocked Scheme Creditor must ensure the Blocked Scheme Creditor Form (including the required supporting evidence to establish their identity, status as a Scheme Creditor and the value of their holding) has been validly completed and submitted to and received by the Blocked Scheme Creditor Tabulation Agent via email at agent.asia@glas.agency (in accordance with the instructions set out in the Blocked Scheme Creditor Form and Solicitation Packet) by no later than the Voting Instruction Deadline (being 5 p.m. Hong Kong time / 4 a.m. Cayman time on 12 February 2026).

Registration prior to Scheme Meeting

Registration at the Scheme Meeting will commence at 6 p.m. Hong Kong time / 5 a.m. Cayman time on 20 February 2026.

Each Scheme Creditor (or, if a corporation, its duly authorised representative) or its proxy intending to attend the Scheme Meeting in person at the Linklaters Hong Kong Office: (i) will be required to register its attendance at the Scheme Meeting no later than half an hour prior to the scheduled start time of the Scheme Meeting; and (ii) must produce a duplicate copy of the Account Holder Letter, ADI Creditor Proxy Form or Blocked Scheme Creditor Form (as applicable) validly completed and submitted by or on behalf of that Scheme Creditor or Blocked Scheme Creditor (as applicable) together with evidence of corporate authority (in the case of a corporation) (for example, a valid power of attorney and/or board resolutions) and evidence of personal identity (being a valid original passport or other original government-issued photographic identification) at the registration desk. If the appropriate personal identification and authorisation evidence is not produced, that person may not be permitted to attend, or vote at, the Scheme Meeting. If a Scheme Creditor appoints the Chairperson as its proxy, there is no need for the Chairperson to take the Account Holder Letter, the ADI Creditor Proxy Form or the Blocked Scheme Creditor Form (as applicable) to the Scheme Meeting.

Chairperson of Scheme Meeting

Pursuant to the Scheme Convening Orders, the Cayman Court and Hong Kong Court have each appointed Mat Ng, a Managing Director of Grant Thornton Recovery & Reorganisation Limited or Denny Tse, a Director of Grant Thornton Recovery & Reorganisation Limited, or such other representative of Grant Thornton Recovery & Reorganisation Limited to act as the Chairperson of the Scheme Meeting and pursuant to the Cayman Scheme Convening Order, the Chairperson has been directed, in their capacity as the Chairperson of the Scheme Meeting, to report the results of the Scheme Meeting to the Cayman Court and Hong Kong Court within seven (7) days of the date of the Scheme Meeting. The results of the Scheme Meeting will be made available on the Transaction Website, by way of notice through the Clearing Systems, and by email to Scheme Creditors, Account Holders and Intermediaries, for whom the Information Agent has valid contact details.

Sanction Hearing

The respective Schemes, if approved at the Scheme Meeting, will be subject to the subsequent approval and sanction of each of the Cayman Court and the Hong Kong Court. The Hong Kong Scheme Sanction Hearing is presently listed to be heard at 10 a.m. Hong Kong time on 12 March 2026. The Cayman Scheme Sanction hearing is presently listed to take place at 9:30 a.m. Cayman time on 12 March 2026. Any Scheme Creditor is entitled (but not obliged) to attend the Cayman Scheme Sanction Hearing and/or the HK Scheme Sanction Hearing, through legal counsel, to support or oppose the sanction of the Cayman Scheme and/or the Hong Kong Scheme.

If any Scheme Creditor of the Company desires to obtain a copy of the Petition, this may be obtained free of charge from the Company's legal representatives by making an email request to ApplebyProjectOne@applebyglobal.com.

Further information

For further information, please contact the Information Agent (for Scheme Creditors who are not Blocked Scheme Creditors), the Blocked Scheme Creditor Tabulation Agent (for Blocked Scheme Creditors) or the Company's financial advisor or legal advisor (as applicable), in each case, using the contact details below:

Dated: 28 January 2026

FANTASIA HOLDINGS GROUP CO., LIMITED

Information Agent

D.F. KING

Address:

Suite 1601, 16/F, Central Suite 1601
16/F, Central Tower 28 Queen's Road Central
Hong Kong

Telephone: +852 5803 1716 (Hong Kong) / +44 20 4578 1565 (UK)

Transaction Website (document posting website and for submission of the Account Holder Letter or the ADI Creditor Proxy Form): <https://clients.dfkingsltd.com/fantasia>

Email: fantasia@dfkingsltd.com

Blocked Scheme Creditor Tabulation Agent

GLAS Agency (Hong Kong) Limited

Address:

Suite 1603, 16/F Central Tower,
28 Queen's Road Central
Hong Kong

Email: agent.asia@glas.agency

Financial Advisor to the Company

Alvarez & Marsal Corporate Finance Limited

Address: Room 405-7, 4/F, St. George's Building, 2 Ice House Street, Central, Hong Kong

Email: fantasia@alvarezandmarsal.com

Legal Advisor to the Company

Linklaters

Address:

11th Floor, Alexandra House

Chater Road, Hong Kong SAR

Phone: +852 2842 4888

Email: dlprojectone2025@linklaters.com

Cayman Islands Legal Advisor to the Company

Appleby

Address In the Cayman Islands:

9th Floor, 60 Nexus Way Camana Bay

PO Box 190

Grand Cayman KY1-1104

In Hong Kong:

Suites 3505-06, 35/F, Two Taikoo Place

979 King's Road, Quarry Bay

Hong Kong

Phone: Cayman Islands:

+1 345 949 4900

Hong Kong +852 2523 8123

Email: ApplebyProjectOne@applebyglobal.com