

**ASX ANNOUNCEMENT 13 April 2021** 

# FEDERAL COURT ORDERS CLEANSING OF HISTORICAL SHARE PLACEMENT — REQUEST TO LIFT VOLUNTARY SUSPENSION

333D Limited (ASX:T3D or "the Company") refers to its ASX announcements on 25 February, 8 March, 7 April and 23 April 2021 regarding its application to the Federal Court of Australia (Victoria) in relation to the Company's inadvertent failure to lodge cleansing notices under section 708A of the Corporations Act in relation to 311,159,510 ordinary fully paid shares which were issued on 9 February 2021 and 12 February 2021.

The Company is pleased to advise that the application was heard today, and the Court granted the relief sought. A copy of the orders by the Court made, are attached to this announcement.

The Company has requested that the voluntary suspension of trading in the Company's shares be lifted by the ASX immediately following the release of this announcement.

As a consequence of the late lodgement of the cleansing notice, the Company has undertaken a review of its governance and compliance practices to ensure that it complies with its obligations moving forward, especially to ensure all future share allotments are cleansed within the statutory notice period.

The Board remains committed to regularly reviewing and improving its governance regime as the business of the Company expands.

This announcement has been authorised for release by the **Board of 333D Limited**.

Sally McDow Company Secretary

## About 333D Limited

333D Limited (ASX: T3D) is Australia's leading 3d printing and technology licensing company. Our leading-edge approach unites the latest in next-generation digital and manufacturing technology to make 3D printed licensed merchandise for sports and entertainment organisations in Australia and around the world.

To find out more about 333D visit: www.333D.com.au. For further enquiries please contact:
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Federal Court of Australia

District Registry: Victoria

Division: General No: VID154/2021

#### IN THE MATTER OF 333D LIMITED

### 333D LIMITED (ACN 118 159 881)

Plaintiff

## **ORDER**

JUDGE: JUSTICE BEACH

**DATE OF ORDER:** 13 April 2021

WHERE MADE: Melbourne

#### THE COURT ORDERS THAT:

1. Pursuant to s 1322(4)(d) of the *Corporations Act 2001* (Cth), in respect of the 311,159,510 ordinary fully paid shares of the plaintiff, 333D Limited (ACN 118 159 881) (333D) which were issued on 9 February 2021 and 12 February 2021 (new shares), the period of five business days referred to in s 708A(6)(a) of the Act be extended to the second business day after the day on which these orders are entered.

- 2. Pursuant to s 1322(4) of the Act, it is declared that a notice under s 708A(5)(e) of the Act given to the Australian Securities Exchange Limited in respect of the new shares within the period provided for in order 1 is deemed to take effect as if it had been given to the ASX on 15 February 2021.
- 3. Pursuant to s 1322(4)(a) of the Act, it is declared that any offer for sale, or sale of, the new shares during the period after their issue to the date of this order is not invalid by reason of:
  - (a) any failure of a notice under s 708A(5)(e) of the Act to exempt the sellers from the obligation of disclosure under the Act; or
  - (b) the sellers' failure to comply with ss 707(3) or 727(1) of the Act causally related to the failure in sub-paragraph (a).



- 4. Pursuant to s 1322(4)(c) of the Act, any person to whom any of the new shares were issued, or have been sold, and who have in turn on-sold any of those shares up until the date of this order, is relieved in whole from any civil liability in respect of:
  - (a) any failure of a notice under s 708A(5)(e) of the Act to exempt the sellers from the obligation of disclosure under the Act; or
  - (b) the sellers' failure to comply with ss 707(3) or 727(1) of the Act causally related to the failure in sub-paragraph (a).
- 5. The plaintiff, as soon as reasonably practicable, serve a sealed copy of these orders on:
  - (a) the Australian Securities and Investments Commission;
  - (b) the ASX; and
  - (c) each person to whom the new shares were issued.
- 6. For a period of 28 days from the date of publication of a copy of these orders on the ASX website, any person who claims to have suffered substantial injustice or is likely to suffer substantial injustice by the making of any or all of these orders shall have liberty to apply to vary or to discharge them within that period.

Date that entry is stamped: 13 April 2021

Sia Lagos Registrar