

16 May 2022

## Takeover Offer Update – Compulsory Acquisition

- Tamawood now holds a relevant interest in 93.46% of AstiVita's shares
- Tamawood is moving to compulsory acquisition of the remaining shares in AstiVita
- Tamawood's Offer will close at 5.00pm AEST on 23 May 2022
- AstiVita's shareholders who accept the Offer before it closes will receive their consideration sooner than through compulsory acquisition
- Trading in AstiVita shares on the ASX will be suspended 5 business days after today

Tamawood Limited (ASX: TWD) (**Tamawood**) refers to its bidder's statement dated 6 April 2022 in respect of its all scrip takeover offer for 100% of the fully paid shares in AstiVita Limited (ASX: AIR) (**AstiVita**) (**Takeover Offer**). As at the date of this announcement, Tamawood had a relevant interest in 93.46% of AstiVita's shares.

## Closing Date of the Offer and Compulsory Acquisition

The Takeover Offer is scheduled to close at 5.00pm AEST on 23 May 2022 and will not be further extended.

As a result of having a relevant interest in greater than 90% of AstiVita's shares, Tamawood will now proceed to acquire the remaining AstiVita shares under the compulsory acquisition provisions of the *Corporations Act 2001* (Cth) (**Corporations Act**). The compulsory acquisition will be on the same terms as the Takeover Offer, that is, 1 Tamawood shares for every 5 AstiVita shares.

The compulsory acquisition process, which is subject to the Corporations Act, is likely to take approximately 4 to 6 weeks, but may take longer in some circumstances.

AstiVita shareholders who have not yet accepted the Takeover Offer may still, and are urged to, do so before the Offer closes at 5.00pm AEST on 23 May 2022 in order to receive their consideration within 10 business days of their acceptance being processed. Otherwise, their AstiVita shares will be compulsorily acquired and they will have to wait at least four weeks to receive their consideration.

AstiVita shareholders should also be aware that they may not be able to sell their AstiVita shares onmarket after 27 May 2022, which is when trading in AstiVita shares on ASX is likely to be suspended in accordance with ASX Listing Rule 17.4.



**Attached** to this announcement, by way of service pursuant to section 661B(1)(d) of the Corporations Act, is:

- a copy of ASIC Form 6021 Notice of compulsory acquisition following takeover bid in respect of AstiVita ordinary shares; and
- a copy of the accompanying letter to be sent to the remaining AstiVita shareholders attaching the compulsory acquisition notice.

The compulsory acquisition notice sets out the compulsory acquisition procedure and the remaining AstiVita shareholders' rights. The compulsory acquisition notice has been lodged with the Australian Securities and Investment Commission today and will be dispatched to AstiVita shareholders who have not accepted the Offer as required under the Corporations Act.

Please note that AstiVita shareholders do not need to sign or return the enclosed notice.

## Acceptance of the Offer

Acceptance forms have been provided to all AstiVita shareholders. AstiVita shareholders who hold their AstiVita shares through CHESS can instruct their broker to accept the Takeover Offer on their behalf.

Please note that AstiVita shareholders may also return their signed acceptance form by email to <u>corpactprocessing@computershare.com.au</u> or post original documents in accordance with the instructions set out in the acceptance form.

AstiVita shareholders that have any questions relating to the Takeover Offer or how to accept the Takeover Offer made to them, should contact your professional financial adviser.

#### For further enquiries contact:

Robert Lynch

## Chairman

Tamawood Limited

--ENDS--



16 May 2022

Dear AstiVita shareholder

### **Compulsory Acquisition Notice**

As you will be aware, Tamawood Limited (ASX: TWD) (**Tamawood**) has announced a recommended offmarket takeover offer (**Takeover Offer**) for all of the fully paid ordinary shares in AstiVita Group Limited (ASX: AIR) (**AstiVita**). The terms of the Offer are contained in the bidder's statement dated 6 April 2022.

The Offer is scheduled to close at 5.00pm AEST on 23 May 2022 and will not be further extended.

As at 5.00pm AEST on 16 May 2022, Tamawood had a relevant interest in 93.46% of the ordinary shares in AstiVita. Tamawood will now exercise its right to compulsorily acquire the remaining AstiVita shares in which Tamawood does not have a relevant interest under the compulsory acquisition provisions of the *Corporations Act 2001* (Cth) (**Corporations Act**). The compulsory acquisition will be on the same terms as the Offer. This means you will receive

1 Tamawood Share for each of your 5 AstiVita shares.

Enclosed is a copy of ASIC Form 6021 – Notice of compulsory acquisition following takeover bid (**Notice**) which Notice Tamawood is required to give you under section 661B(1)(c)(i) of the Corporations Act to exercise its right to compulsorily acquire the remaining shares in AstiVita. This Notice has been lodged with ASIC on 16 May 2022. Please read this Notice carefully.

You should be aware that you can still accept the Offer made to you before 5.00pm AEST on 25 May 2022, at which time the Offer will close. If you validly accept the Offer by this date, you will receive your consideration within 10 business days of their acceptance being processed, instead of having to wait for the compulsory acquisition process to complete.

## Tamawood urges all AstiVita shareholders who have not yet accepted the offers made to them to ACCEPT WITHOUT DELAY and take advantage of the accelerated payment terms.

If you do not accept the Offer before the scheduled closing time for the Offer and your AstiVita shares are compulsorily acquired, the consideration for your AstiVita shares will be issued upon completion of the compulsory acquisition process. The compulsory acquisition process is likely to take approximately 4 to 6 weeks to complete but may take longer in some circumstances. On completion of the compulsory acquisition procedure, Tamawood will issue AstiVita the consideration for your AstiVita shares. You will then be entitled to claim the consideration from Tamawood.

Please note that you do not need to sign or return the enclosed Notice. In due course, AstiVita will send you a letter which sets out the details for the method to claim the consideration.



Please note further that in accordance with ASX Listing Rule 17.4, ASX will suspend trading in AstiVita shares 5 business days after the date of the Notice, which is expected to occur on 27 May 2022. Once suspended, ASX will remove AstiVita from the official list at the close of trading on a date to be determined.

If you have any questions relating to the Offer, please contact your professional financial adviser.

Yours faithfully

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Robert Lynch **Chairman** Tamawood Limited

# Notice of compulsory acquisition following takeover bid

Notice		To each holder of:
Description of class of		
securities to which the bid relates.		Fully Paid Ordinary Shares
		('Bid class Securities')
		In
Name of target company		Name ('the Company')
		ASTIVITA LIMITED
		ACN/ARBN/ARSN
		139461733
Tick applicable box(es)		<ul> <li>and each holder of securities that will or may be converted into, or confer rights to be issued, in the next 6 weeks, securities to which the bid related</li> <li>and each holder of non-transferable securities issued under an employee incentive scheme referred to in paragraph 2.</li> </ul>
	1.	Under a takeover bid offers were made by
Name of bidder		
		Tamawood Limited
		in respect of the acquisition of Bid Class Securities in the company.
Tick one box		The offers
		Closed
		Are scheduled to close
Date offers closed or are		Date
scheduled to close on		23/05/2022
		[DD/MM/YY]
	2.	You are, as at the date of this notice, the holder of one or more of the following
Tick applicable box(es). (See subsection 661A(4) and 4A))	X	securities in respect of which the takeover offer was made but have not accepted the offer, (If you have accepted the offer but have received this notice you do not need to do anything in response to this notice— the bidder will acquire your securities under the offer,)
		securities to which the bid related issued after the end of the offer period and before the date of this notice
		securities that will or may be convened into, or confer rights to be issued, in the next 6 weeks, securities to which the bid related
		securities issued under an employee incentive scheme to which restrictions on transfer apply under the company's constitution or the terms of issue, being
Description of securities		
		Lefter The following securities in the bid class in which the bidder has a relevant interest
Description of securities		
	3.	The bidder gives you notice under subsection 661B(1) of the Corporations Act 2001 ('the Act') that the bidder has
Tick one box	$\mathbf{X}$	become entitled pursuant to subsection 661 A(1)
		661 A(3) of the Act to compulsorily acquire your securities and desires to acquire those securities.

# Australian Securities & Investments Commission

	4.	Under section 661D of the Act, you have the right, by notice in writing given to the bidder within one month after this notice is lodged with ASIC, to ask the bidder for a written statement of the names and addresses of everyone else the bidder has given this notice to.	
Date of lodgement		This notice was lodged with ASIC on Date 16/05/2022 [DD/MM/YY]	
Insert paragraph 4A only where alternative forms of consideration were offered under the bid.	4A.		
Details of alternative terms.			
		If you do not elect which of the alternative forms of consideration will apply to the acquisition of your securities, the form of consideration that will apply will be:	
Set out the terms that will apply			
	5.	Under section 661E of the Act, you have the right, within one month after being given this notice (see paragraph 8) or within 14 days after being given a statement requested under section 661D of the Act (as referred to in paragraph 4	
	6.	of this notice), whichever is later, to apply to the Court for an order that the securities not be compulsorily acquired. The bidder is entitled and bound to acquire the securities on the terms that applied under the takeover bid immediately before	
Tick one box	$\boxtimes$	this notice was given. the end of the offer period.	
	7.	Unless the Court otherwise orders, on application made by you under section 661E of the Act within one month after being given this notice (see paragraph 8) or within 14 days after being given a statement under section 661D (as referred to in paragraph 4 of this notice), whichever is the later, the bidder must comply with paragraph 6 of this notice.	
	8.	A notice sent by post to you is taken to be given to you 3 days after it is posted.	
Signature	N	ame of person signing	
orgnataro		Geoffrey Acton	
	Ca	apacity	
		On behalf of the Regulated Entity named in this document as a secretary of that entity Signature	
	Si		
		Geoffrey Acton	
	Da	ate signed	
		16-May-2022 09:32	

## Privacy

The information provided to ASIC in this form may include personal information. Please refer to our privacy policy (www.asic.gov.au/privacy) for information about how we handle your personal information, your rights to seek access to and correct personal information and to complain about breaches of your privacy,

# Australian Securities & Investments Commission

Lodgement

For more information Web www.asic.gov.au Need help? www.asic.gov.au/question Telephone 1300 300 630