

23 October 2020

By email and courier

Urgent

American Chamber of Commerce
Horizon Park Business Center,
12 Amosova Street, 15th Floor,
Kyiv, 03038, Ukraine

O +44 20 7655 1000
F +44 20 7655 1001
squirepattonboggs.com

John Rollason
T +44 207 655 1745
john.rollason@squirepb.com

Our ref CSS/JRR/ARC.123-0003

Dear Sirs

**ADM Germany GmbH v Agrooxi Limited (formerly Oleos Trading Limited)
Gafta Appeal Award no. 4575 dated 10 June 2020
Case No. CL-2020-000495
Worldwide Freezing Order dated 7 August 2020**

We are instructed on behalf of ADM Germany GmbH ("**ADM**"). ADM have requested us to notify you that they have obtained a Worldwide Freezing Order ("**the Order**") in the High Court of England and Wales, dated 7 August 2020, against Agrooxi Limited (formerly Oleos Trading Limited) ("**Agrooxi**"), a copy of which is attached. The Order was subsequently continued until further order of the Court at a hearing before Mr Justice Foxton on 21 August 2020 ("**Continuation Order**"). We also enclose a copy of the Continuation Order (sealed on 10 September 2020).

The Order prohibits Agrooxi Limited (formerly Oleos Trading Limited) from dealing with, disposing of or diminishing the value of its assets up to the sum of US\$570,000, whether they be in England and Wales or elsewhere. This prohibition applies, in particular, to any stock of agricultural products or their proceeds of sale and any cargoes (including cargoes afloat), wherever located.

ADM have asked us to notify you of this injunction because they believe that you may have business connections with Agrooxi Limited (formerly Oleos Trading Limited).

You should read the Order carefully. You may already be, or may come to be, in possession or control of assets of Agrooxi Limited (formerly Oleos Trading Limited). If you deal with assets of Agrooxi Limited (formerly Oleos Trading Limited), or assist it in dealing with its assets, you may be at risk of breaching the Order. Your attention is specifically drawn to the Penal Notice on the front page of the Order.

Our clients have given an undertaking to the court to pay third parties for their reasonable costs incurred in complying with the Order granted. If it is likely that you will incur any substantial expenses, including legal fees, please alert the writer as soon as possible, as it may be that your proposed action is not necessary under the Order, and we will be able to agree the scope and extent of your actions, and therefore your costs, resulting from the Order.

If you wish to take independent legal advice you must of course speak to your own lawyers as soon as possible.

45 Offices in 20 Countries

Squire Patton Boggs is the trade name of Squire Patton Boggs (UK) LLP, a Limited Liability Partnership registered in England and Wales with number OC 335584 authorised and regulated by the Solicitors Regulation Authority. A list of the members and their professional qualifications is open to inspection at 7 Devonshire Square, London, EC2M 4YH. The status "partner" denotes either a member or an employee or consultant who has equivalent standing and qualifications.

Squire Patton Boggs (UK) LLP is part of the international legal practice Squire Patton Boggs, which operates worldwide through a number of separate legal entities.

Please visit squirepattonboggs.com for more information.

Yours faithfully

Squire Patton Boggs

Squire Patton Boggs (UK) LLP

Enc.