

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS
Release No. 2447/March 20, 2015

ADMINISTRATIVE PROCEEDING
File No. 3-16403

In the Matter of

DEFENSE INDUSTRIES
INTERNATIONAL, INC.,
EVCARCO, INC., AND
ISLAND BREEZE INTERNATIONAL, INC.

ORDER TO SHOW CAUSE AND
POSTPONING HEARING

On February 25, 2015, the Securities and Exchange Commission (Commission) issued an Order Instituting Administrative Proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934. The OIP alleges that Respondents have a class of securities registered with the Commission and are delinquent in its periodic filings. A hearing is currently scheduled to begin on March 25, 2015.

On March 9, 2015, the Division of Enforcement (Division) filed a declaration establishing that Respondents Defense Industries International, Inc., and EvCarCo, Inc., were served with the OIP by at least March 5, 2015, in accordance with Commission Rule of Practice 141(a)(2)(ii).¹ See 17 C.F.R. § 201.141(a)(2)(ii). Postal records received from the Office of Secretary also indicate that Island Breeze International, Inc., was served with the OIP at its registered agent by March 2, 2015. Accordingly, I find that service of the OIP was accomplished on all Respondents by March 5, 2015, meaning their answers were due by Wednesday, March 18, 2015. OIP at 3; 17 C.F.R. §§ 201.160(b), .220(b). As of today, no Respondent has filed an Answer.

Accordingly, it is ORDERED that: (1) the hearing scheduled to begin on March 25, 2015, is POSTPONED *sine die* and a telephonic prehearing conference shall be held on April 17, 2015, at 1:00 p.m. EDT; and (2) on or before March 30, 2015, Respondents shall SHOW CAUSE why the registrations of their securities should not be revoked by default due to their failure to file Answers or otherwise defend this proceeding. See 17 C.F.R. §§ 201.155(a)(2), .220(f). If Respondents fail to respond to this Order, they will be deemed in default, the proceeding will be determined against them, and the registration of their securities will be revoked. OIP at 3; 17 C.F.R. § 201.155(a)(2).

Cameron Elliot
Administrative Law Judge

¹ The declaration also sought to establish service on Island Breeze International, Inc., but listed an incorrect address of service.