

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

ADMINISTRATIVE PROCEEDINGS RULINGS
Release No. 4490/December 29, 2016

ADMINISTRATIVE PROCEEDING
File No. 3-17698

In the Matter of

ODYSSEY PICTURES CORPORATION,
PORTUS CORPORATION,
VAMPT AMERICA, INC., and
WESTPORT ENERGY HOLDINGS, INC.

ORDER FOLLOWING PREHEARING
CONFERENCE AND TO SHOW CAUSE

On November 29, 2016, the Securities and Exchange Commission issued an order instituting proceedings (OIP) under Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and are delinquent in their periodic filings. Respondents were served with the OIP on December 2, 2016, and their answers were due December 19, 2016. Portus Corporation filed an answer on December 19, 2016. No other Respondent has filed an answer.

I held a telephonic prehearing conference on December 22, 2016, at which the Division of Enforcement appeared, as did two representatives from Portus. The Division reported that it had received an offer of settlement from Odyssey Pictures Corporation; the Commission accepted the offer the following day. *Odyssey Pictures Corp.*, Exchange Act Release No. 79681, 2016 SEC LEXIS 4777 (Dec. 23, 2016). The other two Respondents, Vampt America, Inc., and Westport Energy Holdings, Inc., did not appear. Regarding Portus, its CEO reported that it had rectified certain issues and is working to become current with its filings. The Division requested that Portus's answer be stricken from the record because it was signed by Kevin Bobryk, who the Division asserted was not an officer or director of the company. However, Bobryk stated during the conference that he was now the vice president of corporate communications and had been appointed on December 18, as reported in a Form 8-K filed by Portus.

As I stated during the conference, Portus's answer shall remain in the record. However, if the Division is so inclined, it may file a motion to strike the answer from the record by January 5, 2017. Portus's opposition to such motion is due January 19, 2017.

Further, I ORDER that the Division shall file its motion for summary disposition as to Portus by January 19, 2017. Portus's opposition to such motion shall be due February 16, 2017, and the Division's reply due February 27, 2017.

Lastly, I ORDER that by January 9, 2017, Vampt America, Inc., and Westport Energy Holdings, Inc., shall SHOW CAUSE why the registrations of their securities should not be revoked by default due to their failures to file answers, appear at the prehearing conference, or otherwise defend this proceeding. If either Respondent fails to respond to this order, it will be deemed in default, the proceeding will be determined against it, and the registration of its securities will be revoked. OIP at 3; 17 C.F.R. §§ 201.155(a)(1)-(2), .220(f), .221(f).

James E. Grimes
Administrative Law Judge