

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

Administrative Proceedings Rulings
Release No. 5789 / June 12, 2018

Administrative Proceeding
File No. 3-18475

In the Matter of

**Content Checked Holdings, Inc.,
e.Digital Corp., and
Liberty Coal Energy Corp.**

Notice of Communications

The Securities and Exchange Commission instituted this proceeding on May 8, 2018, based on allegations that respondents have securities registered with the Commission and have not filed required periodic reports.¹ After the Commission accepted an offer of settlement from Content Checked Holdings, Inc., I ordered the remaining respondents to show cause by June 11, 2018, why the Commission should not revoke the registration of their registered securities by default for their failures to timely file answers, participate in the prehearing conference, or otherwise defend the proceeding. *See Content Checked Holdings, Inc.*, Admin. Proc. Rulings Release No. 5761, 2018 SEC LEXIS 1262, at *1-2 (ALJ May 30, 2018).

The only issue that I have before me is the allegation set out in the first sentence of this notice—that is, whether the registrations of Respondents' securities should be revoked. Over the past several days, however, I have received emails from e.Digital Corp. shareholders claiming improper

¹ A copy of the order instituting proceedings and all of the other orders issued in this proceeding are publicly available on the Commission's website at <https://www.sec.gov/litigation/apdocuments/ap-3-18475.xml>. A copy of the Commission's Rules of Practice, which govern this proceeding, are available at <https://www.sec.gov/about/rules-of-practice-2018.pdf>.

activities by management.² Some of these emails have copied the Division of Enforcement, but some have not. I have sent copies of all of the emails to the Office of the Secretary for inclusion in the record. *See* 17 C.F.R. § 201.350(a)(4), (9). Because this is a formal legal proceeding any further communications need to be confined to matters relevant to this proceeding and filed and served on all parties as required by the Commission's Rules of Practice. *See* 17 C.F.R. §§ 201.150-.153.

Brenda P. Murray
Chief Administrative Law Judge

² To date, I have received an email from Phillip A. (Tony) Rogers on June 1, 2018; Pete Steinkamp on June 2, 2018; Marie E. Fullerton on June 6, 2018 (with eight attachments); Fred Shalom on June 6, 2108; and David Levine on June 7, 2018; and two emails from Charles Guilford on June 10, 2018.