

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

ADMINISTRATIVE PROCEEDINGS RULINGS

Release No. 6227/October 19, 2018

ADMINISTRATIVE PROCEEDING

File No. 3-17366

In the Matter of

CAPITOL CITY BANCSHARES, INC.,	:	
CHANG-ON INTERNATIONAL, INC.,	:	ORDER
COMPUTER GRAPHICS INTERNATIONAL INC.,	:	
JOHN D. OIL AND GAS COMPANY,	:	
LEGAL LIFE PLANS, INC., and	:	
POWDER RIVER COAL CORP.	:	

The Securities and Exchange Commission instituted this proceeding with an Order Instituting Proceedings (OIP), pursuant to Section 12(j) of the Securities Exchange Act of 1934 on August 9, 2016. Only Chang-On International, Inc., and Computer Graphics International Inc. remain in the proceeding, which ended as to the remaining captioned respondents in 2016.¹

On August 22, 2018, in light of *Lucia v. SEC*, 138 S. Ct. 2044 (2018), the Commission ordered a new hearing in each pending proceeding, including this one, before an administrative law judge who had not previously participated in the proceeding, unless the parties expressly agreed to alternative procedures, including agreeing that the proceeding remain with the previous presiding administrative law judge. *Pending Admin. Proc.*, Securities Act of 1933 Release No. 10536, 2018 SEC LEXIS 2058, at *2-3. Accordingly, the proceeding was reassigned to the undersigned. *Pending Admin. Proc.*, Admin. Proc. Rulings Release No. 5955, 2018 SEC LEXIS 2264 (C.A.L.J. Sept. 12, 2018).

The OIP provides that each Respondent's Answer is due within ten days of service of the OIP on it. *See* OIP at 3; 17 C.F.R. § 201.220(b). However, neither Chang-On International, Inc., nor Computer Graphics International, Inc., has been served with the OIP; both are located in the People's

¹ The September 13, 2016, Initial Decision of Default revoking the registrations of the registered securities of Capitol City Bancshares, Inc., and Powder River Coal Corp. became final on November 29, 2016. *Capitol City Bancshares, Inc.*, Initial Decision Release No. 1056, 2016 SEC LEXIS 3424, *finality order*, Exchange Act Release No. 79415, 2016 SEC LEXIS 4405. Legal Life Plans, Inc., and John D. Oil and Gas Company settled, and the proceeding ended as to them on September 12 and November 3, 2016, respectively. *Capitol City Bancshares, Inc.*, Exchange Act Release Nos. 78810, 2016 SEC LEXIS 3398; 79230, 2016 SEC LEXIS 4115.

Republic of China. On October 12, 2018, the Division of Enforcement filed a motion for default as to them, based on Article 15 of the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents, *done* Nov. 15, 1965, 20 U.S.T. 361, T.I.A.S. 6638, 658 U.N.T.A. 163, which permits entry of a default judgment if a Hague Authority fails to provide a certificate of service within six months despite reasonable efforts to obtain the certificate. The Division describes efforts made over the past two years that have not resulted in proof of service. However, it also concedes that Chang-On is a Utah corporation and Computer Graphics is a Nevada corporation. The Division should, therefore, serve them via service on the registered agents pursuant to the laws of those states. Such service on an “agent authorized by appointment or law to receive [it]” accords with 17 C.F.R. § 201.141(a)(2)(ii) and will serve administrative and judicial efficiency.

IT IS SO ORDERED.

/S/ Carol Fox Foelak
Carol Fox Foelak
Administrative Law Judge