

UNITED STATES OF AMERICA  
before the  
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934  
Release No. 86080 / June 10, 2019

Admin. Proc. File No. 3-18784

In the Matter of

AVANT DIAGNOSTICS, INC., CHITRCHATR  
COMMUNICATIONS, INC., ROI LAND INVESTMENTS,  
LTD., and WORDLOGIC CORP

ORDER TO SHOW CAUSE AS TO WORDLOGIC CORP.

The Securities and Exchange Commission (“Commission”) issued an Order Instituting Proceedings (“OIP”) on September 18, 2018, pursuant to Section 12(j) of the Securities Exchange Act of 1934, against WORDLOGIC Corp. (“Respondent”).<sup>1</sup>

On October 18, 2018, the Division of Enforcement filed the Declaration of Neil J. Welch, Jr., which states that service of the OIP was made on WORDLOGIC Corp. on October 2, 2018, pursuant to Rule 141(a)(2)(ii) and 141(a)(2)(iv) of the Commission’s Rules of Practice.<sup>2</sup>

---

<sup>1</sup> *Avant Diagnostics, Inc.*, Exchange Act Release No. 84188, 2018 WL 4488862 (Sep. 18, 2018). The OIP also instituted proceedings against Avant Diagnostics, Inc., ChitrChatr Communications, Inc. and ROI Land Investments, Ltd. This order does not apply to those parties, which previously settled with the Commission. *Avant Diagnostics, Inc.*, Exchange Act Release No. 85821, 2019 WL 2071391 (May 9, 2019); *Avant Diagnostics, Inc.*, Exchange Act Release No. 84654, 2018 WL 6178829 (Nov. 26, 2018); *Avant Diagnostics, Inc.*, Exchange Act Release No. 84549, 2018 WL 5840156 (Nov. 7, 2018).

<sup>2</sup> 17 C.F.R. § 201.141(a)(2)(ii), .141(a)(2)(iv); *see also Water Splash, Inc. v. Menon*, 137 S. Ct. 1504, 1512 n.7 (2017). The item was “refused by recipient” after being sent “out for delivery.” <https://www.canadapost.ca/trackweb/en#/search?searchFor=EZ092346629US> (last accessed June 10, 2019). Nevertheless, service was complete because the OIP was mailed by “U.S. Postal Service . . . Express Mail” and “confirmation of attempted delivery” was obtained. 17 C.F.R. § 201.141(a)(2)(ii); *see generally United States v. Bolton*, 781 F.2d 528, 532 (6th Cir. 1985).

As stated in the OIP, Respondent's answer was required to be filed within ten days of service of the OIP.<sup>3</sup> As of the date of this order, Respondent has not filed an answer. The prehearing conference and the hearing are thus continued indefinitely.

Accordingly, WORDLOGIC Corp. is ORDERED to SHOW CAUSE by June 24, 2019, why the registrations of its securities should not be revoked by default due to its failure to file an answer and to otherwise defend this proceeding. When a party defaults, the allegations in the OIP will be deemed to be true and the Commission may determine the proceeding against that party upon consideration of the record without holding a public hearing.

If Respondent fails to respond to this order to show cause, it may be deemed in default, the proceeding may be determined against it, and its securities may be revoked.<sup>4</sup> Upon review of the filings in response to this order, the Commission will either direct further proceedings by subsequent order or issue a final order resolving the matter.

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Vanessa A. Countryman  
Acting Secretary

---

<sup>3</sup> *Avant Diagnostics, Inc.*, 2018 WL 4488862, at \*2; Rules of Practice 151(a), 160(b), 220(b), 17 C.F.R. §§ 201.151(a), 160(b), .220(b).

<sup>4</sup> Rules of Practice 155, 180, 17 C.F.R. § 201.155, .180; *see Avant Diagnostics, Inc.*, 2018 WL 4488862, at \*3 (“If Respondents fail to file the directed Answers, . . . [they] may be deemed in default and the proceedings may be determined against them . . .”).