

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

ADMINISTRATIVE PROCEEDINGS RULINGS
Release No. 1021/November 4, 2013

ADMINISTRATIVE PROCEEDING
File No. 3-15496

In the Matter of

AMERICAN ENERGY PRODUCTION, INC.,
BEST ENERGY SERVICES, INC.,
COMMUNITY CENTRAL BANK CORPORATION,
EXPLORTEX ENERGY, INC.,
HEMOBIOTECH, INC.,
LARREA BIOSCIENCES CORPORATION,
MBI FINANCIAL, INC., AND
MILLION DOLLAR SALOON, INC.

ORDER

The Securities and Exchange Commission issued an Order Instituting Administrative Proceedings (OIP), pursuant to Section 12(j) of the Securities Exchange Act of 1934, on September 18, 2013. Respondent Larrea Biosciences Corporation (Larrea) failed to timely file an answer or respond to the order to show cause, and an Initial Decision of Default was issued as to Larrea on October 23, 2013. See American Energy Production, Inc., Initial Decision Release No. 509 (Oct. 23, 2013).

On October 25, 2013, this Office received a letter, dated October 24, 2013, from Larrea (Letter). The Letter does not provide any explanation for why Larrea did not timely file an answer, mention the default or request that the default be set aside, seek review of or reconsideration of the Initial Decision of Default, or assert or identify any manifest errors of fact. Although it attaches a copy of the order to show cause, it does not discuss any aspect of the order to show cause. It does, however, describe Larrea's efforts to bring itself back into compliance with the securities laws, and requests that its securities not be "de-listed." The Letter appears to be best construed as either an untimely answer or a motion for summary disposition.

So construed, I lack the authority to act upon it because the Initial Decision of Default has issued. Inasmuch as the Letter is an untimely answer, there is no action for me to take. Inasmuch as the Letter is a motion for summary disposition, it is DENIED.

Cameron Elliot
Administrative Law Judge