

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

ADMINISTRATIVE PROCEEDINGS RULINGS
Release No. 3018/August 6, 2015

ADMINISTRATIVE PROCEEDING
File No. 3-16678

In the Matter of

ARRIN CORPORATION,
GUNDAKER/JORDAN AMERICAN HOLDINGS
(A/K/A JORDAN AMERICAN HOLDINGS, INC.),
LIBERTY PETROLEUM CORPORATION,
MIKOJO INCORPORATED,
ROYAL INVEST INTERNATIONAL CORP., AND
SAN JOAQUIN BANCORP

SCHEDULING ORDER

On July 8, 2015, the Securities and Exchange Commission issued an Order Instituting Proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934. On July 27, 2015, I ordered all Respondents except Liberty Petroleum Corporation to show cause by August 6, 2015, why the registrations of their securities should not be revoked by default due to their failures to file Answers or otherwise defend this proceeding. *Arrin Corp.*, Admin. Proc. Rulings Release No. 2974, 2015 SEC LEXIS 3043.

On August 3, 2015, Respondent Gundaker/Jordan American Holdings (a/k/a Jordan American Holdings) filed a response to the OIP, which I construe to be an Answer. Although the filing does not address the Order to Show Cause, in an abundance of caution, I find that good cause has been shown as to why the proceeding should not be determined against them.

I ORDER the following briefing schedule for motions for summary disposition as to Gundaker. *See* 17 C.F.R. § 201.250.

August 21, 2015: Motions for summary disposition are due;
September 18, 2015: Oppositions are due; and

September 25, 2015: Replies are due.

Gundaker is reminded that papers filed with the Commission should conform with Rules of Practice 151-54. 17 C.F.R. §§ 201.151-54. Electronic courtesy copies of all filings may be sent to alj@sec.gov, preferably in PDF text-searchable format.

Cameron Elliot
Administrative Law Judge