

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

ADMINISTRATIVE PROCEEDINGS RULINGS  
Release No. 4345/November 14, 2016

ADMINISTRATIVE PROCEEDING  
File No. 3-17104

In the Matter of

BIOELECTRONICS CORP.,  
IBEX, LLC,  
ST. JOHN'S, LLC,  
ANDREW J. WHELAN,  
KELLY A. WHELAN, CPA, and  
ROBERT P. BEDWELL, CPA

ORDER ADMITTING RX 1C AND RX 1D

On November 8, 2016, I issued an order regarding certain hearing exhibits, noting that some exhibits had not been filed by the parties, that other exhibits were incorrectly listed as admitted, and that Respondents Exhibits 1C and 1D were not a part of the record because they were never offered by Respondents. *BioElectronics Corp.*, Admin. Proc. Rulings Release No. 4333, 2016 SEC LEXIS 4175. On November 14, 2016, Respondents filed their missing exhibits as well as a response to my order regarding Respondents Exhibits 1C and 1D, requesting that they be admitted as part of the hearing record. In their response, Respondents note that RX 1C is identical to DX 44 and thus "is not critical." Response at 1. However, DX 44 was never offered by the Division, included on the parties' joint exhibit list, or filed with the Office of the Secretary, and thus is not part of the record. Tr. 49-50.

Nonetheless, the Division does not appear to object to the admission of these two exhibits. I therefore GRANT Respondents' request and ADMIT RX 1C and RX 1D into the hearing record.

---

Cameron Elliot  
Administrative Law Judge