

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No. 76379 / November 6, 2015

Admin. Proc. File No. 3-16765

In the Matter of

AVALON DIGITAL MARKETING SYSTEMS, INC.,
COMPUTERIZED THERMAL IMAGING, INC., and
DAW TECHNOLOGIES, INC.

NOTICE THAT INITIAL DECISION HAS BECOME FINAL

The time for filing a petition for review of the initial decision in this proceeding has expired. No such petition has been filed by Avalon Digital Marketing Systems, Inc., Computerized Thermal Imaging, Inc., or DAW Technologies, Inc., and the Commission has not chosen to review the decision on its own initiative.

Accordingly, notice is hereby given, pursuant to Rule 360(d) of the Commission's Rules of Practice,¹ that the initial decision of the administrative law judge has become the final decision of the Commission with respect to Avalon Digital Marketing Systems, Inc., Computerized Thermal Imaging, Inc., and DAW Technologies, Inc.² The order contained in that decision is hereby declared effective. The initial decision ordered that, pursuant to Section 12(j)

¹ 17 C.F.R. § 201.360(d).

² *Avalon Digital Mktg. Sys., Inc., Computerized Thermal Imaging, Inc., and DAW Technologies, Inc.*, Initial Decision Release No. 882 (Sept. 15, 2015), 112 SEC Docket 08, 2015 WL 5337473. The stock symbols and Central Index Key numbers are: AVLD and 1095792 for Avalon Digital Marketing Systems, Inc.; COIB and 1021853 for Computerized Thermal Imaging, Inc.; and DAWKQ and 882159 for DAW Technologies, Inc.

of the Securities Exchange Act of 1934, the registrations of the registered securities of Avalon Digital Marketing Systems, Inc., Computerized Thermal Imaging, Inc., and DAW Technologies, Inc., are revoked.

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

Brent J. Fields
Secretary