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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 1095/December 9, 2013

ADMINISTRATIVE PROCEEDING File No. 3-14971

In the Matter of

FALCON OIL & GAS CO., INC.,

FIRST DEARBORN INCOME PROPERTIES, LP, FRANKLIN AMERICAN CORP., FUTURE HEALTHCARE, INC., GANDALF TECHNOLOGIES, INC., GEO INTERNATIONAL CORP.,

GEO INTERNATIONAL CORP.,

GEOALERT, INC., and GIRASOLAR, INC.

The Securities and Exchange Commission (Commission) instituted this proceeding with an Order Instituting Proceedings (OIP), pursuant to Section 12(j) of the Securities Exchange Act of 1934 (Exchange Act), on August 2, 2012. The OIP alleges that each Respondent is a corporation with a class of securities registered with the Commission pursuant to Section 12(g) of the Exchange Act and has repeatedly failed to file required periodic reports. Only GiraSolar, Inc. (GiraSolar), which has not yet been served with the OIP, remains in the proceeding.¹

ORDER

The Division of Enforcement (Division) has attempted to serve GiraSolar at its last address in The Netherlands through The Netherlands Hague Convention Authority (The Authority). However, The Authority was unable to deliver the OIP, stating in its June 11, 2013, letter to the Division, "Herewith I return your documents. The request made in them has not been complied with. Company is unknown in the Netherlands." Accordingly, as the undersigned ruled previously, GiraSolar has not been served in accordance with 17 C.F.R. § 201.141(a)(2)(ii) or (iv). Falcon Oil & Gas Co., Inc., Admin. Proc. Rulings Release No. 1022, 2013 SEC Lexis 3464 (A.L.J. Nov. 4, 2013). Under consideration is the Division's request for reconsideration of that ruling in which it argues that attempted service under the Hague Convention at the issuer's last filing address is sufficient.

Pursuant to 17 C.F.R. § 201.141(a)(2)(ii), service of an OIP on a corporation or entity ("a person other than a natural person") may be made by various means, including "in the case of an

¹ <u>See Falcon Oil & Gas Co., Inc.</u>, Exchange Act Release No. 67745 (A.L.J. Aug. 29, 2012), 104 SEC Docket 58102 (revoking the registration of the securities of the remaining Respondents).

issuer of a class of securities registered with the Commission, by sending a copy of the [OIP] addressed to the most recent address shown on the entity's most recent filing with the Commission by U.S. Postal Service certified, registered, or Express mail and obtaining a confirmation of attempted delivery." Pursuant to 17 C.F.R. § 201.141(a)(2)(iv), service of an OIP on a person in a foreign country may be made by any method specified in 17 C.F.R. § 201.141(a)(2), "or by any other method reasonably calculated to give notice, provided that the method of service used is not prohibited by the law of the foreign country." (emphasis added). The record does not contain a showing that The Authority's failure to deliver the OIP to GiraSolar because the issuer was no longer at its last known address is a "method of service [that] is not prohibited by the law of [The Netherlands]."

IT IS SO ORDERED.

/S/ Carol Fox Foelak
Carol Fox Foelak
Administrative Law Judge

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² Nor does it contain such a showing concerning U.S. Postal Service (U.S.P.S.) delivery or attempted delivery of the OIP to GiraSolar. Further, the record available on the U.S.P.S. website has no information after August 11, 2012, when its status in The Netherlands was noted as "Processed Through Sort Facility" and "in transit to the destination." <u>See https://tools.usps.com/go/TrackConfirmAction!input.action?tRef=qt&tLc=1&tLabels=+RA253427785US</u> (last visited December 9, 2013).