

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

ADMINISTRATIVE PROCEEDINGS RULINGS  
Release No. 1168/January 14, 2014

ADMINISTRATIVE PROCEEDING  
File No. 3-15655

In the Matter of

CHINA DONGFANG HEALTHCARE GROUP, INC.,  
CHINA GOLF GROUP, INC.,  
OMA ENTERPRISES CORP., AND  
STARTEC GLOBAL COMMUNICATIONS CORP.

ORDER FOLLOWING PREHEARING  
CONFERENCE AND FINDING TWO  
RESPONDENTS IN DEFAULT

On December 19, 2013, the Securities and Exchange Commission (Commission) issued an Order Instituting Administrative Proceedings (OIP) against Respondents, pursuant to Section 12(j) of the Securities Exchange Act of 1934 (Exchange Act). The OIP alleges that Respondents each have a class of securities registered with the Commission pursuant to Section 12(g) of the Exchange Act and are delinquent in their periodic filings, in violation of Section 13(a) of the Exchange Act and Rules 13a-1 and/or 13a-13 thereunder.

I held a telephonic prehearing conference on January 13, 2014, to address whether service of the OIP was effected on Respondents China Dongfang Healthcare Group, Inc. (China Dongfang), and China Golf Group, Inc. (China Golf).<sup>1</sup> The prehearing conference was attended by the Division of Enforcement (Division); no Respondent, however, appeared.

As I determined at the prehearing conference, the Division has provided evidence that China Dongfang and China Golf were served with the OIP by December 30, 2013, in accordance with Commission Rule of Practice (Rule) 141(a)(2)(ii). See 17 C.F.R. § 201.141(a)(2)(ii). China Dongfang's and China Golf's Answers were due ten days after service of the OIP, or by Thursday, January 9, 2014. See OIP at 3; 17 C.F.R. § 201.220(b).

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<sup>1</sup> The two other Respondents in this proceeding—OMA Enterprises Corp. (OMA) and Startec Global Communications Corp. (Startec)—were served with the OIP by December 27, 2013, and their Answers were due by January 9, 2014. See China Dongfang Healthcare Grp., Inc., Admin. Proc. Rulings Release No. 1143, 2014 SEC LEXIS 8 (Jan. 3, 2014). Pursuant to my prior order, OMA and Startec shall show cause, by Tuesday, January 21, 2014, why this proceeding should not be determined against them due to their failure to file their Answers, appear at the prehearing conference, or otherwise defend this proceeding. See id.

To date, China Dongfang and China Golf have not answered the OIP. Moreover, they failed to appear at the prehearing conference. Accordingly, pursuant to Rule 155(a), I find China Dongfang and China Golf in default and the proceeding will be determined against them.<sup>2</sup> OIP at 3; 17 C.F.R. §§ 201.155(a)(1)-(2), .220(f), .221(f). An Initial Decision of Default will issue in due course.

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Cameron Elliot  
Administrative Law Judge

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<sup>2</sup> China Dongfang and China Golf are notified that they may move to set aside the default pursuant to Rule 155(b):

A motion to set aside a default shall be made within a reasonable time, state the reasons for the failure to appear or defend, and specify the nature of the proposed defense in the proceeding. In order to prevent injustice and on such conditions as may be appropriate, the hearing officer, at any time prior to the filing of the initial decision, or the Commission, at any time, may for good cause shown set aside a default.

17 C.F.R. § 201.155(b).