UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 1198/January 24, 2014

ADMINISTRATIVE PROCEEDING File No. 3-15650

In the Matter of

THE ENLIGHTENED GOURMET, INC.,
ETERNAL IMAGE, INC.,
MAXCONCEPT INTERNATIONAL HOLDINGS, INC.,
NMT MEDICAL, INC.,
U.S. FUEL CORP., AND
WITS BASIN PRECIOUS MINERALS, INC.

ORDER POSTPONING PREHEARING CONFERENCE

The Securities and Exchange Commission (Commission) issued an Order Instituting Proceedings (OIP) on December 18, 2013, alleging that Respondents have securities registered with the Commission and have failed to file required periodic reports in violation of Section 13(a) of the Securities Exchange Act of 1934 (Exchange Act) and Exchange Act Rules 13a-1 and/or 13a-13. All Respondents, except Maxconcept International Holdings, Inc. (Maxconcept), were served with the OIP by December 26, 2013. See 17 C.F.R. § 201.141(a)(2)(ii). On January 10, 2014, the Commission issued an Order Making Findings and Revoking Registration of Securities Pursuant to Section 12(j) of the Exchange Act as to Wits Basin Precious Minerals, Inc. The Enlightened Gourmet, Inc., Exchange Act Release No. 71280, 2014 SEC LEXIS 133 (Jan. 10, 2014).

Respondents are required to answer within ten days after service of the OIP. <u>See</u> OIP at 3; 17 C.F.R. § 201.220(b). As of the date of this Order, no Respondent has filed an Answer.

I expect to be presiding at a hearing out of town on February 11, 2014, the date set for a telephonic prehearing conference. For this reason, I POSTPONE the prehearing conference to February 19, 2014, at 2:00 p.m. EST. Hopefully, by that date the record will show that Maxconcept has been served with the OIP. I will default any Respondent that has been served and did not file an Answer, appear at the prehearing conference or otherwise defend the proceeding. See 17 C.F.R. §§ 201.1555(a), .220(f), .221(f).

Brenda P. Murray Chief Administrative Law Judge