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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2188/January 7, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16136

	_
In the Matter of	ORDER SCHEDULING STATUS
CORRIDOR VENTURES II ACQUISITION CORP.,	UPDATE
DONG XIN CHEMICAL CO., LTD.,	
SILICA RESOURCES CORP.,	
SINO OIL & GAS PIPE HOLDINGS LTD.,	
SK SHASTA ACQUISITION CORP. 1,	
SK SHASTA ACQUISITION CORP. 2,	
SK SHASTA ACQUISITION CORP. 3, and	
SK SHASTA ACQUISITION CORP. 4	

On September 18, 2014, the Securities and Exchange Commission issued an Order Instituting Administrative Proceedings against Respondents pursuant to Section 12(j) of the Securities Exchange Act of 1934. The proceeding has ended as to all Respondents except Sino Oil & Gas Pipe Holdings Ltd. (Sino Oil). *See Corridor Ventures II Acquisition Corp.*, Initial Decision Release No. 700, 2014 SEC LEXIS 4020 (Oct. 24, 2014).

On November 24, 2014, I ordered that the Division of Enforcement (Division) provide updates every other month on the status of service on Sino Oil. On December 31, 2014, the Division sent this Office a status update, representing that the Chinese Hague Authority received the request for service on October 8, 2014, and that based on the Division's "most recent experience with Hague service to China . . . service will take a minimum of six months and ten days." In light of that experience, I will dispense with the requirement of updates every other month. Instead, the Division shall provide an update regarding the status of service on Sino Oil on July 31, 2015. However, if service is effected prior to that date, the Division should promptly file a declaration of service.

Accordingly, I ORDER that the Division shall update this Office of the status of service on Sino Oil on July 31, 2015, via email to <u>alj@sec.gov.</u>

Jason S. Patil Administrative Law Judge