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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2625/May 4, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16059

In the Matter of

BIO OIL NATIONAL CORP., CSV INTERNATIONAL HOLDINGS, INC. (F/K/A EUROPA ACQUISITION VIII, INC.), GREENPRO RESOURCES CORP. (F/K/A LIGHTWOOD ACQUISITION CORP.), MOXIAN CORP., and OPERA JET INTERNATIONAL LTD. **ORDER**

On September 9, 2014, the Securities and Exchange Commission issued an Order Instituting Administrative Proceedings (OIP) against Respondents pursuant to Section 12(j) of the Securities Exchange Act of 1934. On November 13, 2014, I issued an Initial Decision of Default as to all Respondents except Opera Jet International Ltd. *Bio Oil Nat'l Corp.*, Initial Decision Release No. 707, 2014 SEC LEXIS 4302, *finality order*, Exchange Act Release No. 73934, 2014 SEC LEXIS 4999 (Dec. 24, 2014).

On April 30, 2015, the Division of Enforcement filed a Declaration of Service stating that a process server served the OIP and other documents on Opera Jet by leaving a copy of the papers at the office of Opera Jet's registered agent on April 23, 2015. According to the OIP, Opera Jet is a void Delaware corporation. OIP at 2. It is ORDERED that the Division of Enforcement shall file legal authority as to whether service on a void Delaware corporation's registered agent is proper. See Int'l Pulp Equip. Co., 54 F. Supp. 745, 748-49 (D. Del. 1944). Alternatively, if appropriate in this instance, the Division may wish to serve the OIP and associated papers on Delaware's Secretary of State. See 8 Del. C. § 321(b).

James E. Grimes Administrative Law Judge