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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2809/June 15, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16533

In the Matter of

COMPUTER LEARNING CENTERS, INC., INFERX CORP., and SEDONA CORP.

ORDER FOLLOWING PREHEARING CONFERENCE AND FINDING ONE RESPONDENT IN DEFAULT

On May 12, 2015, the Securities and Exchange Commission issued an Order Instituting Proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and are delinquent in their periodic filings.

A telephonic prehearing conference was held on June 12, 2015, attended by the Division of Enforcement and the Chairman and CEO of Sedona Corp. Sedona represented that it intends to file a Form 15, Certification and Notice of Termination of Registration, shortly. The Division represented that if Sedona files an acceptable Form 15, it would move to dismiss this proceeding as to Sedona. I explained that if Sedona shows cause why it should not be held in default, the proceeding as to Sedona will continue, and I will allow the Division to file a motion for summary disposition pursuant to 17 C.F.R. § 201.250 and I will set a briefing schedule. Sedona is ORDERED to show cause by June 19, 2015, why this proceeding should not be determined against it for its failure to both answer the OIP and respond timely to my earlier order to show cause. See Computer Learning Ctrs., Inc., Admin. Proc. Rulings Release No. 2729, 2015 SEC LEXIS 2130 (May 27, 2015).

The Division represented during the prehearing conference that it had spoken with a representative of InferX Corp. who represented that InferX intends to settle this proceeding. If InferX fails to provide the Division with a signed offer of settlement by June 22, 2015, I will deem InferX in default, the proceeding will be determined against it, and the registration of its securities will be revoked. OIP at 3; 17 C.F.R. §§ 201.155(a)(1)-(2), .220(f).

Computer Learning Centers, Inc., is in default for failing to answer the OIP, participate in the prehearing conference, or otherwise defend this proceeding. *See Computer Learning Ctrs.*, *Inc.*, Admin. Proc. Rulings Release No. 2729, 2015 SEC LEXIS 2130 (May 27, 2015). An initial decision of default will be issued as to Computer Learning.

James E. Grimes Administrative Law Judge