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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 3778/April 12, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17185

In the Matter of

RINGS TO DINE FOR, INC.

ORDER POSTPONING HEARING AND REGARDING SERVICE

The Securities and Exchange Commission issued an order instituting proceedings (OIP) on March 29, 2016, pursuant to Section 12(j) of the Securities Exchange Act of 1934. A hearing is scheduled for April 18, 2016.

On April 11, 2016, the Division of Enforcement filed a declaration of service asserting that service was effected on April 6, 2016, by mailing the OIP to Respondent's address listed on its most recent EDGAR filing in the Philippines. Decl. at 2. The Division attached a printout of the U.S. Postal Service's tracking confirmation showing "[a]ddressee not available – [w]ill attempt delivery on next working day" on April 6 and 7, and that on April 8, 2016, "[c]ustoms clearance processing [was] complete." *Id.* at Ex. 1.

While the Division has provided sufficient support that service by mail is acceptable in the Philippines, *see* Decl. at 2 & Ex. 2, I find that the USPS tracking confirmation does not clearly establish attempted delivery without further information. I ORDER the Division to file a supplemental service declaration by April 27, 2016, addressing the following issues: (1) the meaning of "[c]ustoms clearance processing complete" and whether it refers to customs processing for entry into the Philippines or re-entry into the United States; and (2) the ability of USPS to track packages once they enter the Philippines' mail system.

I FURTHER ORDER that the hearing scheduled for April 18 is POSTPONED. I will schedule a telephonic prehearing conference after reviewing the Division's supplemental service declaration.

Jason S. Patil Administrative Law Judge