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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4288/October 20, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17590

In the Matter of

TELESTONE TECHNOLOGIES CORP., US FUEL CORP., and VICTORY EAGLE RESOURCES CORP.

ORDER SCHEDULING PREHEARING CONFERENCE

On September 28, 2016, the Securities and Exchange Commission issued an order instituting proceedings (OIP) under Section 12(j) of the Securities Exchange Act of 1934 against Respondents.

On October 14, 2016, I ordered the Division of Enforcement to supplement its service declaration regarding Respondent Telestone Technologies Corp. *Telestone Techs. Corp.*, Admin. Proc. Rulings Release No. 4254, 2016 SEC LEXIS 3877. That day, the Division provided a Westlaw printout from the Delaware Secretary of State indicating that Telestone was a void corporation, which I will make part of the record with the Office of the Secretary. Subsequently, my office received a letter dated October 4, 2016, from the Corporation Trust Co., Telestone's former registered agent, indicating that its statutory representation services had been discontinued. On October 19, 2016, the Division filed a declaration of service establishing that a process server delivered two copies of the OIP to the Delaware Secretary of State on October 17, 2016. I find that Telestone was served in accordance with 17 C.F.R. § 201.141(a)(2)(ii) on October 17, 2016. See Del. Code Ann. tit. 8, § 321(b); *Int'l Pulp Equip. Co. v. St. Regis Kraft Co.*, 54 F. Supp. 745, 748-49 (D. Del. 1944) (providing that the Delaware Secretary of State can accept service on behalf of a dissolved corporation if there is no resident agent who can be served). Accordingly, Telestone's answer to the OIP is due October 27, 2016. See OIP at 3; 17 C.F.R. § 201.220(b).

All Respondents in this proceeding have been served. I ORDER that a telephonic prehearing conference shall be held on November 9, 2016, at 3:00 p.m. EST. Any Respondent that fails to timely file an answer, appear at the prehearing conference, or otherwise defend the proceeding will be deemed in default and the registration of its securities will be revoked. OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f), .221(f).

James E. Grimes Administrative Law Judge