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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4461/December 19, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17683

In the Matter of

ORDER FOLLOWING PREHEARING CONFERENCE

HARVEY WESTBURY CORP., INTERCORE, INC., and KALEX CORP.

On November 17, 2016, the Securities and Exchange Commission issued an order instituting proceedings (OIP) against Respondents under Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and failed to file required periodic reports. The proceeding has ended as to Harvey Westbury Corp. Harvey Westbury Corp., Exchange Act Release No. 79452, 2016 SEC LEXIS 4463 (Dec. 2, 2016).

On December 6, 2016, I ordered the remaining respondents, InterCore, Inc., and Kalex Corp., to show cause by December 16 why the registrations of their securities should not be revoked by default due to their failures to file answers or otherwise defend this proceeding. *Harvey Westbury Corp.*, Admin. Proc. Rulings Release No. 4419, 2016 SEC LEXIS 4512. To date, neither of those Respondents has answered the OIP or responded to my order to show cause.

The Division of Enforcement appeared at the December 16 prehearing conference and informed me that it soon expects to receive InterCore's signed settlement agreement. The Division, however, has had no contact with Kalex. The Division will update me when the settlement with InterCore is concluded, after which I will determine how to proceed with respect to Kalex.

James E. Grimes Administrative Law Judge