UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4846/June 2, 2017

ADMINISTRATIVE PROCEEDING File Nos. 3-17984 through 3-17989

In the Matter of the Registration Statements of

CANSO ENTERPRISES LTD., PRIVOZ, UNIVERSAL MOVERS CORP., LORILAY CORP., FORMOUS CORP., and LION PRINT CORP. ORDER FOLLOWING HEARING

On May 12, 2017, the Securities and Exchange Commission issued six orders instituting proceedings (OIPs) pursuant to Section 8(d) of the Securities Act of 1933, alleging that two Respondents' registration statements contain material misstatements and omissions and that four Respondents failed to cooperate with the Commission's investigation under Section 8(e) of the Securities Act. I consolidated the six proceedings for hearing. *Canso Enters. Ltd.*, Admin. Proc. Rulings Release No. 4798, 2017 SEC LEXIS 1418 (ALJ May 15, 2017). The Division of Enforcement established that Respondents, all revoked Nevada corporations headquartered outside the United States, were served with the OIPs by May 16, 2017. *Canso Enters. Ltd.*, Admin. Proc. Rulings Release No. 4814, 2017 SEC LEXIS 1469 (ALJ May 19, 2017).

Respondents did not answer the OIP or appear at the hearing on June 1, 2017. At the hearing, I granted the Division's two motions in limine and allowed into evidence the sworn investigative testimony of James Burns and Mark Milman, pursuant to Rule of Practice 235(a) and (b), and the declaration of Marlee Engel pursuant to Rule 235(a)(2). The Division introduced into evidence sixty-six exhibits. I will send a list of exhibits to the Office of the Secretary for inclusion in the record index shortly, after which the Division should make sure that the Office of the Secretary has a copy of each exhibit. *See* Rule 351(b). The Division's brief is due June 30, 2017.

Brenda P. Murray Chief Administrative Law Judge