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

Administrative Proceedings Rulings
Release No. 5465 / January 16, 2018
Administrative Proceeding
File No. 3-18221

In the Matter of
Guardian 8 Holdings, Idaho North Resources

Corporation,
Mecklermedia Corporation, and Verde Science, Inc.

## Order Denying Stay

An individual claiming to be a "major shareholder" of Mecklermedia Corporation has emailed my office requesting " 6 months to update filings" so that another entity can purchase Mecklermedia. I have caused a copy of the email chain to be filed with the Office of the Secretary.

Construing the emails as a motion for a stay or extension of time, I DENY the shareholder's request. Shareholders may not participate in administrative proceedings on behalf of corporations, such as Mecklermedia. Corporations may be represented before the hearing officer only by an attorney or "a bona fide officer" of the corporation. 17 C.F.R. § 201.102(b).

As a reminder, motions and all other submissions should be properly filed with the Secretary and served on all parties. See 17 C.F.R. §§ 201.150.153. Direct correspondence to my office on substantive matters-especially when all of the parties are not copied-is improper absent exigent circumstances.

Jason S. Patil

Administrative Law Judge

