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

Administrative Proceedings Rulings Release No. 5761 / May 30, 2018

Administrative Proceeding File No. 3-18475

In the Matter of

Content Checked Holdings, Inc., e.Digital Corp., and Liberty Coal Energy Corp.

Order to Show Cause

The Securities and Exchange Commission instituted this proceeding on May 5, 2018, with an order instituting proceedings (OIP) that alleged respondents have securities registered with the Commission and have not filed their required periodic reports. All respondents were served with the OIP by May 12, 2018. Content Checked Holdings, Inc., Admin. Proc. Rulings Release No. 5734, 2018 SEC LEXIS 1162 (ALJ May 17, 2018). On May 29, 2018, the Commission accepted an offer of settlement from Content Checked Holdings, Inc., Securities Exchange Act of 1934 Release No. 83335, 2018 SEC LEXIS 1251 (May 29, 2018).

I held a prehearing conference on May 29, 2018. No one appeared on behalf of either e.Digital Corp. or Liberty Coal Energy Corp. and neither Respondent filed an answer by May 25, 2018, or contacted the Division of Enforcement.

Accordingly, I ORDER e.Digital and Liberty Coal to SHOW CAUSE by June 11, 2018, why the Commission should not revoke the registration of their registered securities by default for their failures to timely file answers, participate in the prehearing conference, or otherwise defend the proceeding. *See* OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f), .221(f).

Brenda P. Murray Chief Administrative Law Judge