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

Administrative Proceedings Rulings Release No. 5808 / June 19, 2018

Administrative Proceeding File No. 3-18489

In the Matter of

Solaris Power Cells, Inc., Stragenics, Inc., and Ultimate Rack Inc. Order Scheduling Prehearing Conference

On June 4, 2018, I issued an order to show cause why Respondents should not be held in default due to failing to file answers or defend the proceeding. On June 18, 2018, my office received a response from Miroslaw Gorny, chief executive officer of Ultimate Rack Inc. Under Rule 102 of the Commission's Rules of Practice, a corporation may be represented by a bona fide officer. 17 C.F.R. § 201.102(b). I accept the response as Ultimate Rack's answer. Although the response did not explain why the answer was late, Ultimate Rack clearly wishes to participate in the proceeding, and I discharge the order to show cause as to it. No responses were received from the other Respondents.

From Ultimate Rack's service declaration, it is unclear whether it properly served its answer on the Office of the Secretary. The requirements for service are described in Rules 150 through 153 of the Rules of Practice. Under Rule 151, a filing may be faxed to the Commission "if the party also contemporaneously transmits to the Commission a non-facsimile original with a manual signature." 17 C.F.R. § 201.151(a). The originals should be mailed promptly if they have not already been sent.

The Commission's Rules of Practice are available here: https://www.sec.gov/about/rules-of-practice-2018.pdf. The Office of Administrative Law Judges has also prepared instructions for respondents, which can be found here: https://www.sec.gov/alj/alj-instructions-for-respondents.pdf.

I ORDER a telephonic prehearing conference for June 26, 2018, at 2	2:00
p.m. EDT. The Division of Enforcement shall provide dial-in instruction	s to
all parties in advance of the conference.	

Cameron Elliot Administrative Law Judge