

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

Administrative Proceedings Rulings
Release No. 6159 / October 10, 2018

Administrative Proceeding
File Nos. 3-18077, 3-18097, 3-18149, 3-18151, 3-18155, 3-18180, 3-18191, 3-18199, 3-18202, 3-18210, 3-18219

**Cibolan Gold Corporation,
Medbook World Inc.,
Pacific Gold Corp., and
Sungame Corporation (n/k/a
Freevi Corp.)**

**China Greenstar Corporation,
Cortronix Biomedical
Advancement Technologies,
Inc.,
HW Holdings, Inc., and
Microelectronics Technology
Company**

**Mackenzie Taylor Minerals, Inc.,
Raptor Resources Holdings, Inc.,
Shoshone Silver Gold Mining Co.,
and
VR Holdings, Inc.**

**Bohai Pharmaceuticals Group
Inc.**

**Hall Tees, Inc.,
Hosokawa Micron International,
Inc.,
James River Coal Company,
Napa Sonoma Group, Inc. (f/k/a
Andes 1, Inc.), and
Self Change Corporation**

Order Granting Postponement

**Neurologix, Inc.,
Organic Alliance, Inc., and
Zinco do Brasil, Inc.**

**Engage Eco Solutions, Inc.,
Old Stone Corporation,
Teltronics, Inc. (n/k/a Forerunner
Technologies, Inc.), and
Xunna Information Technology,
Inc.**

**Aervision Holdings, Inc.,
Amalgamated Pictures Corp.,
American Patriot Financial
Group, Inc., and
Asia8, Inc.**

**Penny Auction Solutions, Inc.,
Sebring Software, Inc., and
Studio II Brands, Inc.**

**Icon Vapor, Inc.,
POWRtec International Corp.,
Silvergraph International, Inc.,
and
Walter Energy, Inc. (n/k/a New
WEI, Inc.)**

**Next Galaxy Corp.,
Novamex Energy, Inc.,
Occidental Development Group,
Inc., and
Sable Natural Resources
Corporation**

On August 22, 2018, the Securities and Exchange Commission ordered a new hearing in these administrative proceedings. I, in turn, directed the parties to submit proposals for the conduct of further proceeding by various dates between October 10 and 17, 2018. If the Division of Enforcement could not contact the respondents, it was to submit a notice to that effect by that

designated date. In a letter dated October 5, 2018, the Division requested an extension of a few days in which to follow the order's directive.

Ruling

I GRANT the Division's request for an extension in which to confer with respondents. Given the number of proceedings at issue, I deem it best to modify my order following reassignment in each these proceedings.

By October 31, 2018, the Division should file a status report on the result of its efforts to confer with the respondents and inform me if the parties have reached agreement on how to proceed. If the Division has been unable to communicate with a respondent, then the Division should inform me how it recommends proceeding to resolve the allegations. I will evaluate the adequacy of the Division's attempts to contact respondents on a case-by-case basis after the Division has filed its status reports.

Brenda P. Murray
Chief Administrative Law Judge