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

Administrative Proceedings Rulings Release No. 6216 / October 18, 2018

Administrative Proceeding File No. 3-18177

In the Matter of

Cono Italiano, Inc., Native American Energy Group, Inc., Plures Technologies, Inc., and Secured Technology Innovations Corp. Order Finding Service and Directing Respondents to Show Cause

On September 13, 2017, the Securities and Exchange Commission issued an order instituting proceedings (OIP) against Respondents under Section 12(j) of the Securities Exchange Act of 1934. After a prior initial decision was vacated by the Commission, the proceeding was reassigned to me on September 12, 2018. *Pending Admin. Proc.*, Admin. Proc. Rulings Release No. 5955, 2018 SEC LEXIS 2264, at \*2-3 (ALJ). The parties were provided the opportunity to propose how further proceedings should be conducted. *Cono Italiano, Inc.*, Admin. Proc. Rulings Release No. 5985, 2018 SEC LEXIS 2349 (ALJ Sept. 17, 2018). None of the remaining Respondents, Cono Italiano, Inc., Plures Technologies, Inc., and Secured Technology Innovations Corp., filed a proposal. The Division of Enforcement represents that it was unable to contact any of them.

On September 29, 2017, the Division submitted a declaration of service. After independently reviewing the declaration, I find that it establishes that Respondents were each served with the OIP by September 15, 2017, by U.S. Postal Service Priority Mail Express delivery or attempted delivery to the most recent address shown on Cono Italiano and Secured Technology Innovations' most recent filing with the Commission, and in the case of Plures Technologies, delivery to a forwarding address provided when a delinquency letter sent to the address on its most recent filing with the Commission was returned. 17 C.F.R. § 201.141(a)(2)(i), (ii). Their answers

were due by September 28, 2017. OIP at 3; 17 C.F.R. §§ 201.160(b), .220(b). To date, no Respondent has answered.

I ORDER the three remaining Respondents to SHOW CAUSE by October 29, 2018, why the registrations of their securities should not be revoked by default due to their failures to file answers or otherwise defend this proceeding. If a Respondent fails to respond to this order, it shall be deemed in default, the proceeding will be determined against it, and the registration of its securities will be revoked. OIP at 3; 17 C.F.R. §§ 201.155(a)(2), .220(f).

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Cameron Elliot Administrative Law Judge