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

Administrative Proceedings Rulings Release No. 6414 / December 19, 2018

Administrative Proceeding File No. 3-17935

In the Matter of

Biovest International, Inc., Olie, Inc. (n/k/a Syndicate Business Development Corp.), StarGate Entertainment, Inc., and Three Sigma Ventures, Inc.

Order Finding Service and Directing Respondents to Show Cause

Before this matter was remanded and reassigned to me, the Securities and Exchange Commission issued a finality order revoking the registrations of Respondents' securities. I was therefore concerned that service by mail to Respondents' most recent address on their most recent filing with the Commission might not be effective. On November 7, 2018, I ordered the Division of Enforcement to serve copies of that order and the order I issued on September 21, 2018, on Respondents using a method other than attempted delivery to the most recent address shown on their most recent filings with the Commission.

The Division submitted a declaration describing its efforts to serve these orders on December 13, 2018. Based on this declaration and the declarations of process servers filed on November 29 and December 17, 2018, I find that the Division provided notice of the orders to an officer or director of Biovest International, Inc., Olie, Inc., and StarGate Entertainment, Inc. I find that, after reasonable efforts, the Division was unable to find anyone connected to Three Sigma Ventures, Inc., which last filed a periodic report with the Commission on November 14, 2008. The Division's efforts, in combination with the mailed service done by the Office of the Secretary, satisfy my concerns about service of these orders.

As for original service of the OIP, on May 8, 2017, the Division of Enforcement submitted a service declaration, which I have independently reviewed. The declaration, along with U.S. Postal Service tracking information provided in the declaration, establishes that Respondents were served by May 1, 2017. 17 C.F.R. § 201.141(a)(2)(ii), (iv). No Respondent filed an answer.

I ORDER Respondents to SHOW CAUSE by January 7, 2019, why the registration of their securities should not be revoked by default due to their failures to file answers or otherwise defend the proceeding. *See* OIP at 3; 17 C.F.R. §§ 201.155(a), .220(f).

Cameron Elliot Administrative Law Judge