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

Administrative Proceedings Rulings Release No. 6415 / December 19, 2018

Administrative Proceeding File No. 3-18530

In the Matter of

Fern Holdings Corp.,
Fortune Capital Financial
Holding Corp.,
Gaming Entertainment
International, Inc., and
Global Food Technologies, Inc.

Order Finding Service and Directing Respondents to Show Cause

On June 4, 2018, the Securities and Exchange Commission issued an order instituting proceedings (OIP) against Respondents under Section 12(j) of the Securities Exchange Act of 1934. 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, *4 (ALJ). I directed the parties to propose how further proceedings should be conducted. Fern Holdings Corp., Admin. Proc. Rulings Release No. 6118, 2018 SEC LEXIS 2690 (ALJ Sept. 28, 2018). No Respondent filed a proposal. On October 17, 2018, the Division of Enforcement submitted a notice stating that it had held settlement discussions with Respondents Fern Holdings Corp. and Global Food Technologies. Inc.: that the president of Gaming Entertainment International, Inc., stated that the company was no longer in business and would not object to revocation by default; and that it was unable to contact Fortune Capital Financial Holding Corp. Subsequently, Global Food Technologies settled with the Commission. Fern Holding Corp., Exchange Act Release No. 84446, 2018 SEC LEXIS 2878 (Oct. 17, 2018).

On June 11, 2018, the Division of Enforcement submitted a declaration of service. After my independent review, I find it establishes that Respondents were served with the OIP by June 6, 2018. 17 C.F.R. § 201.141(a)(2)(ii). Their answers were therefore due on June 19, 2018. OIP at 3; 17 C.F.R. §§ 201.160(b), .220(b). No Respondent filed an answer.

I ORDER the remaining Respondents to SHOW CAUSE by January 4, 2019, why the registration 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).

I FURTHER ORDER that a telephonic prehearing conference be held on January 11, 2019, at 10:00 a.m. Eastern.

Brenda P. Murray Chief Administrative Law Judge