UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

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SECURITIES EXCHANGE ACT OF 1934 Release No. 80829 / May 31, 2017

ADMINISTRATIVE PROCEEDING File No. 3-18004

In the Matter of	ANSWER
Cardinal Resources, Inc., and StationDigital Corp.,	
Respondents.	

Respondent, Cardinal Resources, Inc., through its legal counsel, John D. Thomas hereby answers allegations contained in the Order executed by the Securities and Exchange Commission (the "Commission") to cease trading of the Respondent's common stock on the OTC Markets trading platform.

The Commission alleges delinquency in the Respondent's filings in accordance with Section 12(g) of the Securities Exchange Act of 1934 and failure to maintain a valid address on file with the Commission to receive delinquency notices. Respondent's refute this allegation as several Form 8-K filings were filed with the Respondent's proper address. A review of the form 8-K filings reveals that this new address for notice was used. It is impossible to heed delinquency letters sent by the Division of Corporation Finance if notices were never received.

The Respondent realizes that reports were necessary and it was disclosing material events during the delinquency period. The Respondent has allocated all its resources to operations and

not audits necessary to complete these reports. The Respondent's business is moving forward and is very promising. The following is a detail of the Respondent's business activities:

-- Cardinal Resources business has begun to grow again with both environmental services projects and on our patented Red Bird System. For the Environmental Services part of the business we are working for companies that range from multinational corporations to small businesses. Environmental Services is generating revenue, that is growing from projects located across the US including Arizona, South Carolina, Pennsylvania, Illinois, Mississippi and Connecticut. On the products side of the business, growth has been slow in part due to the loss of the U.S. Export Import Banks Charter. However, with the resumption of the EXIM Bank, we recently signed a \$9.3 million contract, backed by Standard Chartered Bank, and a Sovereign Guarantee from the Republic of Cameroon to provide our patented Red Bird System, US produced potable water storage tanks, US vehicles, distribution piping and other US produced goods. It is currently proceeding through the process for Standard Chartered and the Government of Cameroon to obtain a US Export Import Bank Guarantee. Cameroon has successfully received multiple direct loans and guarantees from the US Export Import Bank and Standard Chartered is a Designated Lender. We have other smaller purchase orders for systems in the US and several high probability proposals pending. In addition, several long-term equity investors and debt holders have offered to assist in bringing the company current.

The Respondent intended to file a Form 15 terminating its duty to file reports with the Commission and start filing its unaudited reports on the OTC Market trading platform at www.otcmarkets.com, but did not do so prior to this action by the Commission. The Respondent has subsequently filed this Form 15 with the Commission and is preparing its annual

and quarterly filings for the OTC Market alternative reporting platform. It is the Respondent's intention to stay current with every reporting period so that its shareholders always have current information in the marketplace.

In conclusion, the Respondent has an operating business with shareholders that deserve a public marketplace for their shareholdings of Cardinal Resources, Inc. The Respondent is taking all reasonable steps to become current with its alternative reporting requirements on the OTC Markets trading platform. Furthermore, the Respondent intends to become audited and file a new registration statement with the Commission in the future and only became delinquent due to the reallocation of funds to vibrant operations instead of audit fees.

The Respondent prays that the Administrative Law Judge will lift the Cease Trade Order from the Commission and allow a reasonable period for the Respondent to become a current alternative reporting filer on the OTC Markets trading platform.

John D. Thomas P.C., Attorney for Respondent

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