UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

ADMINISTRATIVE PROCEEDING File No. 3-20064

In the Matter of

DLD Group, Inc.,

Respondent.

DIVISION OF ENFORCEMENT'S MOTION FOR DEFAULT AND BRIEF IN SUPPORT

The Division of Enforcement ("Division"), by counsel, pursuant to Commission Rules of Practice 154(a) and 155(a)(2) respectfully moves the Securities and Exchange Commission ("Commission") for an order entering a default against DLD Group, Inc. ("DLDG") (CIK No. 1088949) in this proceeding and ordering the revocation of the registration of each class of DLDG's securities registered pursuant to Section 12 of the Securities Exchange Act of 1934 ("Exchange Act").

Argument

On September 24, 2020, the Commission issued an Order Instituting Proceedings ("OIP") against DLDG, which has securities registered with the Commission under Section 12(g) of the Exchange Act. The OIP alleges that DLDG is delinquent in filing its mandated periodic reports. Because DLDG failed to answer or otherwise respond to the OIP, the Division now seeks entry of an order finding DLDG to be in default in this proceeding.

The OIP requires "an Answer [to be filed] to the allegations contained in this Order within ten (10) days after service of this Order." OIP at IV. Commission Rule of Practice 160(a) provides that Saturdays, Sundays and Federal legal holidays are to be counted as part of the 10 day period, and Commission Rule of Practice 160(b) extends that time by three days if service is made by mail.

The Declaration of Julie Russo to Assist Secretary with Record of Service (attached hereto as Exhibit A) establishes that on September 26, 2020, DLDG was served by Priority Mail delivery with the OIP, at the address provided in its last EDGAR filing with the Commission, in accordance with Commission Rule of Practice 141(a)(2)(ii). DLDG's answer to the OIP was due by October 9, 2020. However, DLDG has neither filed an answer nor made any other response to the OIP in this proceeding.

DLDG is delinquent in its filings with the Commission and has been delinquent for over five years. In addition, DLDG's failure to answer supports revocation of the registration of each class of DLDG's securities. Accordingly, the Division moves for an order, pursuant to Rule 155(a)(2), finding DLDG to be in default in this proceeding and ordering that the registration of each class of its securities registered pursuant to Exchange Act Section 12 be revoked.

Conclusion

For the reasons set forth above, the Division respectfully requests that the Commission: 1) grant the Division's Motion; 2) enter an order of default against DLDG; and 3) revoke the registration of each class of its securities registered pursuant to Section 12 of the Exchange Act.

Dated: February 2, 2021

Respectfully submitted,

<u>/s/ Andrew O. Schiff, Esq.</u> Andrew O. Schiff Regional Trial Counsel Direct Line: (305) 982-6390 schiffa@sec.gov

DIVISION OF ENFORCEMENT SECURITIES AND EXCHANGE COMMISSION 801 Brickell Avenue, Suite 1950 Miami, FL 33131 Phone: (305) 982-6300 Fax: (305) 536-4154

CERTIFICATE OF SERVICE

I hereby certify that an original and three copies of the foregoing were filed with the Securities and Exchange Commission, Office of the Secretary, 100 F Street, N.E., Washington, D.C. 20549-9303, and that a true and correct copy of the foregoing has been served on this 2^{nd} day of February 2021, on the following persons entitled to notice:

VIA USPS CERTIFIED MAIL

DLD Group, Inc., 25 Fordham Drive Buffalo, New York 14216

> <u>/s/ Andrew O. Schiff, Esq.</u> Andrew O. Schiff Regional Trial Counsel

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DECLARATION OF JULIE RUSSO TO ASSIST SECRETARY WITH RECORD OF SERVICE

JULIE RUSSO, pursuant to 28 U.S.C. § 1746, declares:

1. I am a Senior Counsel with the Division of Enforcement ("Division") of the Securities and Exchange Commission, and co-counsel for the Division in the abovecaptioned administrative proceeding. I am submitting this Declaration to assist the Secretary in maintaining a record of service on the respondent in the above-captioned proceeding pursuant to Rule 141(a)(3).

2. The Office of the Secretary provided me with the U.S. Priority Mail tracking number for the copy of the Order Instituting Proceedings ("OIP") that was mailed by the Secretary to the respondent in this proceeding. I inputted the tracking number into the U.S. Postal Service's ("USPS's") package tracking system on its Internet website located at <u>www.usps.com</u>, and printed out the tracking confirmation in order to obtain confirmation of the delivery or attempted delivery of the OIP on the respondent. A true copy of the tracking confirmation of the respondent for whom priority mail service was delivered is attached as Exhibit 1, hereto. Rule 141(a)(2)(ii) provides that service on a corporation or

entity may be obtained by confirmation of attempted delivery on the address shown on the entity's most recent filing with the Commission.

3. The Secretary mailed the OIP to respondent DLD Group, Inc. ("DLDG") via Priority Mail, Tracking No. EJ 435 623 072 US, to the address shown on its most recent EDGAR filing at 25 Fordham Drive, Buffalo, New York 14216. This address was taken from DLDG's last filing with the Commission, which was a Form 10-Q filed with the Commission on October 16, 2015. The USPS tracking system confirms that delivery was made on September 26, 2020. *See* Exhibit 1.

I declare under penalty of perjury that the foregoing is true and correct. Executed on February 1, 2021.

Julie Russo

Julie Russo

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September 26, 2020, 11:31 am Delivered, In/At Mailbox BUFFALO, NY 14217 Your item was delivered in or at the mailbox at 11:31 am on September 26, 2020 in BUFFALO, NY 14217.

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