ivis. Vanessa A. Countryman Secretary for J. Mathew DeLos Dernier Securities and Exchange Commission Division of Enforcement

Re: SEC Release #99883 3 21206 Admin Proc. File #

Dear Ms. Countryman:

This letter confirms that I am in agreement with the Commissions decision and limitations placed upon me. I requested that a letter be sent to the Commission by my former attorney in Long-who needless to say did not send the letter that was written and signed by me, personally attesting the above foregoing information. I understand by default that the decision and limitations will be placed upon me administratively. However, I wanted to respond to the Commission direct from the Bureau of Prisons and state my exact thoughts and agreement with the Commissions decision and limitations.

Sincerely Daniel Broyles
Prisoner ID & Dated May 14, 2024

Please see attached as well



3-2/206

Witness: KENNETH YONIER signature: May 15, 2024 Ms. Vanessa Countryman
Administrative Secretary
MR. J. MATTHEW DELOS DERNIER
SECURITIES AND EXCHANGE COMMISSION
DIVISION OF ENFORCEMENT
NASHINGEN, DC.

Ms. Country mare

I am writing in response to SEC RELEASE # 99883, Jubsection Administrative Procedure file # 3-21206. I have been informed that I must respond to the Securities & Exchange Commission (the "Commission") request for acknowledgement of prior communication to me, Mr. Daniel Broyles. During the year ending December 31, 2022 I had hired an attorney to represent me. The attorney at my direction prepared a response to the Commission. Prior to my further incarceration my attorney was instructed to send The response. For reasons unknown to me this attorney did not file such letter, nor send such letter to the Commission Therefore I respond the Se, that I, Daniel Broyles, agree to be barred from being involved with any selling of perny Stock securities, involved as an officer or director of a public company, as well as being bunned from interacting, participating with any broker dealer. I agree to all the restrictions and limitations put forth in Adm. Proc. 4 3-31206

I, Daniel Broyles, prisoner at Lompoc Federal prison, prisoner The above statement is time The above statement is time.

5-16-2021 A-A-MOJ :Jinu - MARIE - MERCHAN SAMPLE

Signature 1

Date

SUBJECT: Release No 99883 DATE: 05/13/2024 02:21:06 PM

Release No. 99883 / April 2, 2024

Admin. Proc. File No. 3-21206 In the Matter of Daniel Thomas Broyles

ORDER TO SHOW CAUSE

The Securities and Exchange Commission issued an order instituting proceeddings ("OIP") on October 11, 2022, pursuant to section 15(b) of the Securities Exchange Act of 1934, against Daniel Thomas Broyles, who is currently incarcerated. On November 6, 2023, the Division of Enforcement filed an Affidavit of Service, which establishes that service of the OIP was made on Broyles on July 17, 2023, pursuant to Commission Rule of Practice 141(a)(2)(i).

As stated in the OIP, Broyles's answer was required to be filed within 20 days of service of the OIP. As of the date of this order, Broyles has not filed an answer. The prehearing conference and the hearing are thus continued indefinitely.

Accordingly, Broyles is ORDERED to SHOW CAUSE by May 17, 2024, why he should not be deemed to be in default and why this proceeding should not be determined against him due to his failure to file an answer and to otherwise defend this proceeding. Broyles's submission shall address the reasons for his failure to timely file and answer, and include a propposed answer to be accepted in the event that the Commission does not enter a default against him. Broyles shall deliver any response, including any answer, to the proper prision authorities not later than the due date, for forwarding to the Commission's Office of the Secretary.

When a party defaults, the allegations in the OIP will be deemed to be true adn the Commission may determine the proceeding against that party upon consideration of the record without holding a public hearing. The OIP informed Broyles that a failure to file an answer could result in deeming him in default and determing the proceedings against him.

If Broyles files a response to this orderto show cause, the Division may file a reply within 28 days after its service. If Broyles does not file a response, the Division shall file a motion for entry of an order of default and the imposition of remedial sanctions by June 14, 2024. The motion for sanctions should address each statutory element of the relevant provisionsof Section 15(b) of the Exchange Act. The motion should discuss relevant authority relating to the legal basis for, and the appropriateness of, the requested sanctions and include evidentiary support sufficient to make an individualized assessment of whether those sanctions are in the public interest. The parties may file opposition and reply briefs within the deadlines provided by the Rules of Practice. The failure to timely oppose a dispositive motion is itself a basis for a finding of default; it may result in the determination of particular claims, or the proceeding as a whole, adversely to the non-moving party and may be deemed a forfeiture of arguments that could have been raised at that time.

Upon review of the filings in response to this order, the Commission will either direct further proceedings by subsequent order or issue a final opinion and order resolving the matter.

The parties' attention is directed to the e-filing requirements in the Rules of Practice. We also remind the parties that any document filed with the Commission must be served upon all participants in the proceeding and be accompanied by a certicate of service.

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Vanessa A. Countryman Secretary

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