

UNITED STATES OF AMERICA  
before the  
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934  
Release No. 86575 / August 5, 2019

Admin. Proc. File No. 3-19239

In the Matter of  
  
EYECITY.COM, INC.  
(n/k/a CAREX BLOCKCHAIN  
TECHNOLOGY, INC.)  
  
For Review of Action Taken by  
  
FINRA

ORDER GRANTING MOTION TO WITHDRAW APPLICATION FOR REVIEW

On July 2, 2019, EyeCity.Com (n/k/a CareX Blockchain Technology, Inc.) filed an application for review of FINRA action. EyeCity.com sought review of FINRA staff's denial of its request that FINRA process certain corporate actions. On July 11, 2019, FINRA moved to dismiss the application for review "because FINRA has not issued a final decision and, therefore, Eyecity.com has failed to exhaust the administrative remedies available to it in FINRA's forum."

On July 23, 2019, Eyecity.com filed a notice of withdrawal of its application for review. In the notice, the Eyecity.com explained that "[p]ursuant to discussion with FINRA, this withdrawal will permit the parties to have the opportunity for final determination of FINRA's denial of company related actions by a subcommittee of FINRA's Uniform Practice Committee." Under the circumstances, it is appropriate to grant Eyecity.com's request.

Accordingly, IT IS ORDERED that the request by Eyecity.com to withdraw its application for review is granted and that this review proceeding is dismissed.<sup>1</sup>

---

<sup>1</sup> In its application for review, Eyecity.com sought a stay of FINRA staff's action. In light of Eyecity.com's withdrawal of its application for review, its motion for a stay is denied as moot.

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

Vanessa A. Countryman  
Secretary