SECURITIES AND EXCHANGE COMMISSION
Washington, D.C.

SECURITIES EXCHANGE ACT OF 1934
Rel. No. 52956 / December 15, 2005

Admin. Proc. File No. 3-12031

In the Matter of
ENAMELON, INC., et al.,

SEMICONDUCTOR LASER INTERNATIONAL CORP., Respondent

ORDER DISMISSING PROCEEDING

On September 7, 2005, the Commission instituted an administrative proceeding against Semiconductor Laser International Corp. ("Semiconductor Laser") and six other respondents under Section 12(j) of the Securities Exchange Act of 1934 1/. However, on July 6, 2005, Semiconductor Laser had filed with the Commission a Form 15-12G, pursuant to Exchange Act Rule 12g-4(a)(1)(ii) 2/, by which it sought to deregister its securities voluntarily. In the Form 15-12G, Semiconductor Laser certified that it sought termination based on Exchange Act Rule 12g-4(a)(1)(ii). 3/ That rule permits the termination of registration if the issuer certifies that the class of securities being deregistered is held of record by less than 500 persons and the total assets of the issuer have not exceeded $10 million on the last day of each of the issuer's most recent three fiscal years. Semiconductor Laser certified in the Form 15-12G that its approximate number of shareholders of record as of July 6, 2005, was 264. The Form 15-12G became effective automatically, upon the expiration of 90 days, on October 4, 2005.

On October 26, 2005, the Division of Enforcement filed a motion to dismiss Semiconductor Laser. Semiconductor Laser has not responded. We have determined to grant the Division's motion. Semiconductor Laser no longer has a class of securities registered under Section 12 of the Exchange Act. Because revocation or suspension of registration are the only


2/ 17 C.F.R. § 240.12g-4(a)(1)(ii).

3/ An issuer may withdrawn its Form 15 at any time before the termination of registration becomes effective. See generally 17 C.F.R. § 240-12g-4(b).
remedies available in a proceeding instituted under Section 12(j) of the Exchange Act, we find that it is appropriate to dismiss this proceeding as to Semiconductor Laser.

Accordingly, it is ORDERED that this proceeding be, and it hereby is, dismissed with respect to Semiconductor Laser International Corp.

By the Commission.

Jonathan G. Katz
Secretary