ORDER DISMISSING PROCEEDING WITH RESPECT TO
FAR VISTA INTERACTIVE CORP.

On February 29, 2012, the Commission instituted an administrative proceeding against Far Vista Interactive Corp. and seven other respondents under § 12(j) of the Securities Exchange Act of 1934.¹ The Order Instituting Proceedings alleged that Far Vista violated periodic reporting requirements and sought to suspend or revoke the registration of Far Vista's securities.

On July 14, 2012, Far Vista filed with the Commission a Form 15, pursuant to Exchange Act Rule 12g-4(a),² to voluntarily terminate the registration of its securities under Exchange Act § 12(g), which it amended by filing a Form 15/A on July 25, 2012. Under Rule 12g-4(a), an issuer's registration is terminated ninety days after filing Form 15, which in this case was October 25, 2012. On January 2, 2013, the Division of Enforcement filed a motion to dismiss the proceeding against Far Vista, based on the deregistration of its securities. Far Vista did not respond.

² 17 C.F.R. § 240.12g-4(a) (certification of termination of registration under § 12(g)).
It is appropriate to grant the Division's motion because the respondent does not now have a class of registered securities and because revocation or suspension of registration is the only remedy available in a proceeding instituted under Exchange Act § 12(j).³

Accordingly, IT IS ORDERED that this proceeding is dismissed with respect to Far Vista Interactive Corp.

By the Commission.

Elizabeth M. Murphy
Secretary

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