

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No.76698 / December 18, 2015

Admin. Proc. File No. 3-16678

In the Matter of

ARRIN CORPORATION,
GUNDAKER/JORDAN AMERICAN
HOLDINGS (A/K/A JORDAN AMERICAN
HOLDINGS, INC.),
LIBERTY PETROLEUM CORPORATION,
MIKOJO INCORPORATED,
ROYAL INVEST INTERNATIONAL CORP.,
and
SAN JOAQUIN BANCORP

ORDER DIRECTING
THE FILING OF BRIEFS

On November 2, 2015, Law Judge Cameron Elliot issued an Initial Decision that revoked the registration of securities of Gundaker/Jordan American Holdings (a/k/a Jordan American Holdings, Inc.) (“Gundaker”). The Initial Decision stated, among other things, the following:

Pursuant to 17 C.F.R. § 201.360, a party may file a petition for review of this Initial Decision within twenty-one days after service of the Initial Decision. A party may also file a motion to correct a manifest error of fact within ten days of the Initial Decision, pursuant to 17 C.F.R. § 201.111(h). If a motion to correct a manifest error of fact is filed by a party, then a party shall have twenty-one days to file a petition for review from the date of the undersigned’s order resolving such motion to correct a manifest error of fact.

On December 9, 2015, Law Judge Elliot’s office received a letter from Gundaker, in which the company stated that it was requesting “a petition for review or a motion to correct a manifest error.” On December 11, 2015, Law Judge Elliot issued an order stating that, “[t]o the extent that Gundaker’s letter is construed as a motion to correct manifest error, it is DENIED because it is untimely, having been submitted thirty-seven days after issuance of the Initial Decision.”

The Commission now requests the parties’ views as to whether Gundaker’s petition for review should be dismissed as untimely pursuant to Commission Rule of Practice 410(b).

Accordingly, it is ORDERED that Gundaker and the Division of Enforcement each file a brief, not to exceed five pages, addressing the issue set forth above by January 8, 2016. The parties may file a response to the initial briefs, not to exceed three pages, by January 15, 2016. No further briefs may be filed without seeking leave from the Commission.

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

Brent J. Fields
Secretary