UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 880/September 17, 2013

ADMINISTRATIVE PROCEEDING File No. 3-15439

In the Matter of ANASAZI CAPITAL CORP., CERTIFIED DIABETIC SERVICES, INC., CHARTWELL INTERNATIONAL, INC. (n/k/a COVALENT ENERGY INTERNATIONAL, INC.), CHINA JUNLIAN INTEGRATED SURVEILLANCE, INC., FIRST SUN SOUTH CORP., FIRSTPLUS FINANCIAL GROUP, INC., and GREAT AMERICAN HOTELS & RESORTS, INC.

The Securities and Exchange Commission (Commission) issued an Order Instituting Proceedings (OIP) on August 26, 2013, pursuant to Section 12(j) of the Securities Exchange Act of 1934. A hearing is scheduled to commence on September 23, 2013.

On September 3, 2013, the Division of Enforcement (Division) filed the Declaration of Neil J. Welch, Jr. to Assist Secretary with Record of Service (Declaration), which reflects that Respondents Anasazi Capital Corp., Certified Diabetic Services, Inc., Chartwell International, Inc. (n/k/a Covalent Energy International, Inc.), FirstPlus Financial Group, Inc., and Great American Hotels & Resorts, Inc., were served with the OIP by August 31, 2013, in accordance with Rule 141(a)(2)(ii) of the Commission's Rules of Practice.¹ See 17 C.F.R. § 201.141(a)(2)(ii). On September 16, 2013, the Division filed a Declaration of Service with respect to Respondent China Junlian Integrated Surveillance, Inc. (China Junlian), stating that a process server personally delivered the OIP to 2215-B Renaissance Drive, Las Vegas, Nevada 89119. The Nevada Secretary of State's web site reflects that China Junlian's registered agent,

¹ The Declaration reflects that the OIP may have been mailed to Respondent First Sun South Corp. (First Sun) using an incorrect Zip Code; therefore, this Order to Show Cause does not apply to it and service on First Sun will be discussed at the telephonic prehearing conference.

CSC Services of Nevada, Inc., is located at the address where the OIP was delivered.² Therefore, I find that China Junlian was served with the OIP on September 5, 2013, in accordance with Rule 141(a)(2)(ii) of the Commission's Rules of Practice. See 17 C.F.R. § 201.141(a)(2)(ii).

Respondents' Answers were due within ten days of service of the OIP. OIP at 3; 17 C.F.R. §§ 201.160(b), .220(b). As of today, no Respondent has filed an Answer.

Accordingly, it is ORDERED that, on or before September 27, 2013, all Respondents, with the exception of First Sun South Corp., shall show cause why the registrations of their securities should not be revoked by default. See 17 C.F.R. §§ 201.155(a)(2), .220(f). Any Respondent that fails to respond shall be deemed in default and the proceeding will be determined against it. See OIP at 4; 17 C.F.R. § 201.155(a).

It is further ORDERED that the hearing scheduled for September 23, 2013, is postponed <u>sine die</u> and a telephonic prehearing conference shall be held on Wednesday, October 2, 2013, at 11:00 a.m. EDT.

Cameron Elliot Administrative Law Judge

 $^{^{2}}$ The OIP alleges that China Junlian is a revoked Nevada corporation located in Guangzhou, China.