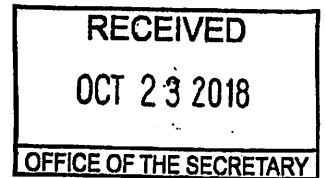


UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION



ADMINISTRATIVE PROCEEDING
File Nos. 3-18092, 3-18221, 3-18493

In the Matter of

Aurios, Inc., *et al.*
Guardian 8 Holdings, Inc., *et al.*,
Apptigo International, Inc., *et al.*

Respondents.

DIVISION OF ENFORCEMENT'S MOTION TO
THE COMMISSION TO DISMISS RESPONDENTS
MONAR INTERNATIONAL, INC., VERDE SCIENCE, INC.,
AND JD INTERNATIONAL LIMITED, AND BRIEF IN SUPPORT

The Division of Enforcement ("Division"), by counsel, hereby moves the Commission to dismiss Respondents Monar International, Inc. ("MNAI") (Administrative Proceeding No. 3-18092), Verde Science, Inc. ("VRCI") (Administrative Proceeding No. 3-18221), and JD International Limited ("JDID") (Administrative Proceeding No. 3-18493), from the respective administrative proceedings, brought pursuant to Section 12(j) of the Securities Exchange Act of 1934 ("Exchange Act") to suspend or revoke their securities registration.

As explained below in its Brief in Support of this Motion, the Division seeks this relief because each of these respondents filed a valid Form 15 to voluntarily terminate the registration of their securities, each of which has become effective.

BRIEF IN SUPPORT

The Commission instituted administrative proceedings against MNAI on August 1, 2017, against VRCI on September 26, 2017, and against JDID on May 17, 2018.¹ All three of the respondents filed Forms 15-12G to voluntarily terminate the Exchange Act registration of their securities: MNAI on August 15, 2017, VRCI on February 22, 2018, and JDID on May 16, 2018. All of these forms have now become effective. Each of these proceedings were subject to stays resulting from the pendency and ultimate decision of the Supreme Court in *Lucia v. SEC*. After the stays ended on August 22, 2018, the Commission also vacated the previously issued Initial Decisions of Default Revocation of the securities of MNAI and VRCI, entered on September 5, 2017 and November 2, 2017, respectively.²

The Division respectfully requests that Commission dismiss these respondents from the respective administrative proceedings because their securities are no longer registered under Exchange Act Section 12. Accordingly, none of these three issuers has securities with registrations that may be suspended or revoked pursuant to Section 12(j) of the Exchange Act -- the very purpose of these administrative proceedings. Accordingly, the administrative proceeding should be dismissed as to these respondents as effectively moot. *See JMAR Technologies, Inc.*, Securities Exchange Act of 1934 Rel. No. 67503 (July 25, 2012) (Commission dismissed Exchange Act Section 12(j) proceeding where respondent filed Form 15 after OIP was instituted and therefore no longer had a class of securities registered under Section 12); *BCI Telecom Holding, Inc.*, Securities Exchange Act of 1934 Rel. No. 62649 (Aug. 4, 2010) (Commission dismissed Section 12(j) proceeding where an unregistered issuer had been

¹ Although other respondents are included in each proceeding, in order to simplify this filing, this pleading does not discuss them.

² Although JDID was, and remains, in default, the Commission stayed that proceeding before entry of an initial decision.

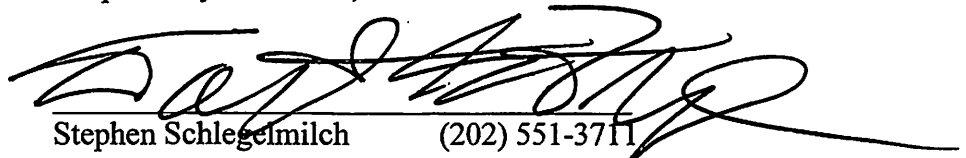
mistakenly confused with its registered corporate affiliate); *FuelNation, Inc.*, Securities Exchange Act of 1934 Rel. No. 55863 (June 5, 2007) (Commission dismissed Section 12(j) proceeding where issuer's Section 12(b) registration was stricken by the Division of Market Regulation, and the issuer did not become registered under Section 12(g) pursuant to Exchange Act Rule 12g-2).

Conclusion

For the reasons set forth above, the Division respectfully requests that the Commission order the dismissal of Respondents MNAI from Administrative Proceeding No. 3-18092, Verde VRCI from Administrative Proceeding No. 3-18221, and JDID from Administrative Proceeding No. 3-18493.

Dated: October 23, 2018

Respectfully submitted,



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Securities and Exchange Commission

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COUNSEL FOR
DIVISION OF ENFORCEMENT

CERTIFICATE OF SERVICE

I hereby certify that true copies of the Division of Enforcement's Motion to the Commission to Dismiss Respondent and Brief in Support were caused to be served on the following on October 23, 2018, in the manner indicated below:

By Email:

The Honorable James E. Grimes
Administrative Law Judge
alj@sec.gov

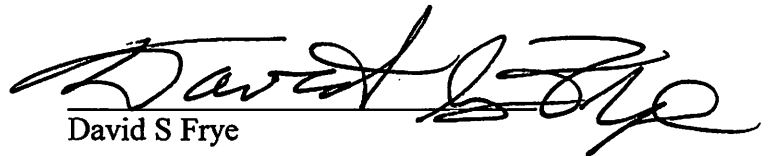
The Honorable Cameron Elliot
Administrative Law Judge
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