

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No. 94147 / February 3, 2022

Admin. Proc. File No. 3-19719

In the Matter of
YANIV AVNON, RAN ARMON, and
G SIX TRADING Y.R LTD.

ORDER DISMISSING PROCEEDINGS AS TO G SIX TRADING Y.R LTD.

On February 28, 2020, the Commission issued an order instituting administrative proceedings (“OIP”) against Yaniv Avnon, Ran Armon, and G Six Trading Y.R Ltd. (collectively, “Respondents”).¹ The OIP alleged that a federal district court had permanently enjoined Respondents from committing future violations of Section 17(a) of the Securities Act of 1933; Sections 20(b), 10(b), and 15(a)(1) of the Securities Exchange Act of 1934; and Exchange Act Rule 10b-5. The OIP instituted proceedings to determine whether the allegations were true and whether remedial action was appropriate in the public interest. The Division of Enforcement now requests that the Commission dismiss the proceeding as to G Six Trading Y.R Ltd.

The Division represents that it has determined that G Six has been voluntarily dissolved pursuant to the laws of Israel, where G Six had been formed and headquartered. G Six has not responded to the Division’s motion. We conclude that, under the circumstances, it is appropriate to grant the Division’s motion to dismiss the proceeding against G Six.²

Accordingly, IT IS ORDERED that this proceeding is dismissed with respect to G Six Trading Y.R Ltd.

By the Commission.

Vanessa A. Countryman
Secretary

¹ *Yaniv Avnon*, Exchange Act Release No. 88305, 2020 WL 977941 (Feb. 28, 2020).

² *See, e.g., Quicksilver Stock Transfer, LLC*, Exchange Act Release No. 92834, 2021 WL 3895435, at *1 (Aug. 31, 2021) (dismissing proceeding where respondent company had been dissolved).