

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No. 77399 / March 17, 2016

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 DISMISSING PETITION FOR
REVIEW OF GUNDAKER/JORDAN
AMERICAN HOLDINGS, INC.

On December 9, 2015, Gundaker/Jordan American Holdings (a/k/a Jordan American Holdings, Inc.), a Florida corporation (“Gundaker”), filed a petition for review of an initial decision that revoked the registration of Gundaker’s registered securities. The Commission issued a scheduling order directing that Gundaker and the Division of Enforcement brief the limited issue of whether Gundaker’s petition was timely.

While this issue was being briefed by the parties, Gundaker offered to settle with the Commission. The Commission accepted his offer and issued a settled order making findings and revoking the registration of each class of Gundaker’s registered securities.¹ In light of the settlement, we find it appropriate to dismiss Gundaker’s petition for review.

Accordingly, it is ORDERED that the petition for review of Gundaker/Jordan American Holdings is dismissed.

By the Commission.

Brent J. Fields
Secretary

¹ *Arrin Corp.*, Securities Exchange Act Release No. 76917, 2016 WL 192151 (Jan. 15, 2016).