ADMINISTRATIVE PROCEEDING FILE NO. 3-12063

UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION October 26, 2005

In the Matter of

DANBURY FINANCIAL, INC.

ORDER FINDING THAT SERVICE OCCURRED

The Securities and Exchange Commission (Commission) issued an Order Instituting Proceedings (OIP) on September 30, 2005, pursuant to Section 12(j) of the Securities Exchange Act of 1934. The allegations are that Danbury Financial, Inc. (Danbury), a company based in West Vancouver, Canada, has securities registered with the Commission and is delinquent in its periodic filings. As of the date of this order, the Commission's files do not show that Danbury was served with the OIP.

On or about October 25, 2005, the Division of Enforcement (Division) filed a notice of service of the OIP that consists of a Declaration of Division Counsel and a letter the Division sent by facsimile to Sandy Winick in Toronto, Ontario, Canada. Mr. Winick signed as President and Chief Executive Officer of Danbury a paragraph in the Division's letter acknowledging that he received the OIP and accepted service on behalf of Danbury (Exhibit 1). Mr. Winick returned the letter to the Division by facsimile on October 24, 2005.

Ruling

I allow into evidence in this proceeding as Division Exhibit 1, the Declaration of Division counsel and accompanying Exhibit 1.

The OIP states that it shall be served on the Respondent personally or by certified mail. I find that Division Exhibit 1 establishes that Danbury was personally served with the OIP. Because Mr. Winick's signature is undated, I will use October 24, 2005, as the date of service on Danbury. I will find Danbury in default if it does not file an answer within ten days after service of the OIP. See OIP at 2; 17 C.F.R. §§ 201.155(a), 220(f).

Brenda P. Murray O Chief Administrative Law Judge