UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Rel. No. 51652 / May 4, 2005

Admin. Proc. File No. 3-11560

In the Matter of

EVTC, INC.,

Respondent.

NOTICE THAT ORDER IMPOSING REMEDIAL SANCTION BY DEFAULT HAS BECOME FINAL

On July 26, 2004, the Commission issued an Order Instituting Proceedings ("OIP") against EVTC, Inc. ("EVTC"). EVTC was served with a copy of the OIP on August 31, 2004, but failed to file an answer to the OIP. On September 22, 2004, the administrative law judge entered a default against EVTC, made findings, and ordered, pursuant to Section 12(j) of the Exchange Act of 1934, that the registration of EVTC's securities be revoked ("Order"). 1/ EVTC has not filed a motion to set aside the default. On April 22, 2005, the Division asked the Commission to declare the Order final.

Although EVTC was served, it has not responded to the Division's motion. We believe that, in accordance with Rule 155(b) of the Rules of Practice, a reasonable time to set aside the default has passed. 2/

Accordingly, notice is hereby given, pursuant to Rule 360(e) of the Commission's Rules of Practice, 3/ that the Order has become the final decision of the Commission with respect to EVTC. The Order, which revoked the registration of EVTC's securities, is hereby declared final.

For the Commission by the Office of the General Counsel, pursuant to delegated authority.

Jonathan G. Katz Secretary

^{1/ &}lt;u>EVTC, Inc.</u>, Order Making Findings and Imposing Remedial Sanction by Default, Securities Exchange Act Rel. No. 50419 (Sept. 22, 2004), 83 SEC Docket 2880.

^{2/ 17} C.F.R. § 201.155(b).

^{3/ 17} C.F.R. § 201.360(e).