On April 15, 2014, the Securities and Exchange Commission (Commission) issued an Order Instituting Administrative and Cease-and-Desist Proceedings against Respondents Total Wealth Management, Inc. (Total Wealth), Jacob Keith Cooper (Cooper), Nathan McNamee (McNamee), and Douglas David Shoemaker (Shoemaker). The proceeding was stayed from August 7, 2014, until October 23, 2014, when the Division of Enforcement (Division) notified me that it had withdrawn the Offers of Settlement from Commission consideration. I held prehearing conferences on November 18, 2014, and January 6, 2015. At the prehearing conference on January 6, 2015, the Division indicated it would recommend the Commission accept Offers of Settlement from McNamee and Shoemaker.

On January 16, 2015, the Division informed my Office that it is unable to recommend settlement with Total Wealth and Cooper. Because of this development, I have sought a six month extension of the due date for an Initial Decision, Total Wealth Mgmt., Inc., Admin Proc. Rulings Release No. 2228, 2015 SEC LEXIS 197 (Jan. 16, 2015), and I ORDER the following procedural schedule for Total Wealth and Cooper.

- February 20, 2015: Division will provide Total Wealth and Cooper the names of its witnesses and copies of its exhibits;
- March 6, 2015: Total Wealth and Cooper will provide the Division with the names of their witnesses and copies of their exhibits;
- March 13, 2015: Due date for Prehearing Briefs; and
- March 30, 2015: Hearing beginning at 9:30 a.m. PDT in Los Angeles, California, at a location to be determined.

A party will inform me if it expects to present any expert witnesses. The Division will inform my office of the status of the settlement process with each Respondent in thirty days.

Brenda P. Murray
Chief Administrative Law Judge