UNITED STATES OF AMERICA

Before the
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

Administrative Proceedings Rulings
Release No. 6204 / October 17, 2018

Administrative Proceeding
File No. 3-17352

Order Scheduling
Prehearing Conference

In the Matter of
Saving2Retire, LLC, and
Marian P. Young

The Securities and Exchange Commission issued an order instituting proceedings (OIP) on July 19, 2016. The OIP alleges that Marian P. Young was the sole owner, managing member, and employee of Saving2Retire, LLC, an investment adviser, (collectively Respondents) and that Saving2Retire willfully violated, and Young willfully aided and abetted and caused, violations of Section 203A, Section 204, and Rule 204-2(a) of the Investment Advisers Act of 1940.


Respondents, who now appear pro se, filed a pleading on October 10, 2018, stating that they wish to contest the allegations in the OIP but prefer to submit a brief with supporting documentation rather than participate in a new hearing. The Division of Enforcement filed a pleading on October 12, 2018, stating, among other things, that it believes the parties want the case decided “on the papers submitted based on the facts and evidence developed in the prior proceedings, including the sworn testimony of witnesses at the hearing and in depositions.”
I GRANT the parties’ proposal to decide the issues on the papers without an in-person hearing. To do this under Rule 250 of the Commission’s Rules of Practice, I need to establish what evidentiary materials the parties agree I can consider in deciding a motion. For this purpose, I ORDER a telephonic prehearing conference on Tuesday, October 30, 2018 at 11:00 a.m. Eastern. It would be helpful if the Division will arrange the phone call and circulate dial-in instructions.

________________________________________
Brenda P. Murray
Chief Administrative Law Judge