UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2866/June 25, 2015

ADMINISTRATIVE PROCEEDING File No. 3-16293

In the Matter of

LAURIE BEBO and JOHN BUONO, CPA

REVISED POST-HEARING SCHEDULING ORDER

The Securities and Exchange Commission commenced this proceeding on December 3, 2014. Hearing testimony was heard on April 20-24, April 27-May 1, May 4-7, and June 15-19, 2015. Respondent Laurie Bebo and the Division of Enforcement (Division) filed a Joint Motion for Extension of Time to File Briefs and Exhibits (Joint Motion) today, requesting a two-week extension of the schedule I issued on June 24, 2015, citing the length of the hearing, the upcoming Fourth of July holiday, and the upcoming births of four babies of the family members of counsel involved in this matter. *See Laurie Bebo*, Admin. Proc. Rulings Release No. 2851, 2015 SEC LEXIS 2571. For good cause shown, I GRANT the Joint Motion and revise the post-hearing schedule as follows.

- 1. The Division and Respondent shall file simultaneous opening post-hearing briefs by July 31, 2015, and any reply briefs by August 28, 2015. Proposed findings of fact and conclusions of law need not be filed; if they are, they shall be filed by July 31, 2015. Electronic courtesy copies of these filings, preferably in PDF text-searchable format, may be emailed to ALJ@sec.gov.
- 2. The Division and Respondent shall file a Joint Exhibit List by July 31, 2015, that lists exhibits admitted into evidence and exhibits offered but not admitted. The parties shall also jointly submit a Microsoft Word or Excel version of their Joint Exhibit List by July 31, 2015, to this Office at ALJ@sec.gov. This exhibit list should specify the exhibit number; description of the exhibit; Bates-stamp numbers, if any; and page(s) in the hearing transcript in which the exhibit was offered and admitted or not admitted.
- 3. The Division and Respondent are responsible for filing their respective exhibits (both admitted and offered but not admitted) in hardcopy form with the Office of the Secretary by July 31, 2015. For any exhibits subject to a protective order, two versions shall be filed: (1) a public version with protected information redacted; and (2) a sealed version without redactions. The parties shall also submit complete sets of their respective

unredacted exhibits, in electronic form, by July 31	1, 2015, to this Office at <u>ALJ@sec.gov</u> .
Electronic copies of exhibits should not be co	ombined into a single PDF file, but
submitted as separate attachments.	
SO ORDERED.	

Cameron Elliot Administrative Law Judge