PRELIMINARY DETERMINATION OF THE CLAIMS REVIEW STAFF

In response to the above-referenced Notice of Covered Action, the U.S. Securities and Exchange Commission received one (1) whistleblower award claim from (“Claimant”).

Pursuant to Section 21F of the Securities Exchange Act of 1934 (the “Exchange Act”) and Rule 21F-10 promulgated thereunder, the Claims Review Staff has evaluated the above claim in accordance with the criteria set forth in Rules 21F-1 through 21F-17. The Claims Review Staff has preliminarily determined to recommend that the Commission deny the above award claim. The basis for this determination is as follows:

First, Claimant is not a “whistleblower” under Exchange Act Rule 21F-2(a)(1). To qualify as a whistleblower, an individual must provide the Commission with information relating to a possible securities law violation pursuant to the procedures set forth in Exchange Act Rule 21F-9(a), which Claimant did not do. Specifically, Claimant did not submit Claimant’s information on Form TCR or through the Commission’s on-line system.1 Second, Claimant is not eligible for an award because Claimant did not sign the required whistleblower declaration as required under Exchange Act Rule 21F-9(b). Third, to be eligible for an award, an individual who desires to remain anonymous, must submit his or her tip to the Commission through counsel, and counsel must sign the required counsel certification, which Claimant did not do here.

By: Claims Review Staff

Date: August 3, 2018

1 Although the requirements of Rule 21F-9(a) could also be satisfied by another form of writing if submitted after the effective date of Section 21F of the Exchange Act and before August 12, 2011 (the effective date of the Commission’s whistleblower rules), see Rule 21F-9(d), we find no evidence of any such qualifying submission from Claimant.