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

## ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 2771/June 4, 2015

## ADMINISTRATIVE PROCEEDING File No. 3-15842

In the Matter of

TOTAL WEALTH MANAGEMENT, INC., JACOB KEITH COOPER, NATHAN MCNAMEE, AND DOUGLAS DAVID SHOEMAKER EXTENSION ORDER

On April 15, 2014, the Securities and Exchange Commission (Commission) issued an Order Instituting Administrative and Cease-and-Desist Proceedings against Respondents. On February 11, 2015, I stayed the proceeding as to Respondents Nathan McNamee and Douglas David Shoemaker. *Total Wealth Mgmt., Inc.*, Admin. Proc. Rulings Release No. 2306, 2015 SEC LEXIS 506. On March 19, 2015, I stayed the proceeding as to Total Wealth. *Total Wealth Mgmt., Inc.*, Admin. Proc. Rulings Release No. 2306, 2015 SEC LEXIS 506. On March 19, 2015, I stayed the proceeding as to Total Wealth. *Total Wealth Mgmt., Inc.*, Admin. Proc. Rulings Release No. 2445, 2015 SEC LEXIS 1022. The hearing went forward as to Respondent Jacob Keith Cooper (Cooper), and was held from March 30 to April 2, 2015.

On the last day of the hearing, I ordered that the Division of Enforcement's (Division) initial post-hearing brief would be due by May 8, Respondent Cooper's response would be due June 5, and the Division's rebuttal would be due on June 26. On June 3, 2015, Respondent Cooper submitted a request for a one-week extension for the filing of a response. Counsel for Respondent Cooper stated that his client lacked the funds to purchase the hearing transcript and as a result, had only received the transcript late last week, after counsel's law firm fronted the money for the transcript. The Division opposes the request, arguing that it would complicate the briefing schedule.

Accordingly, I GRANT Respondent Cooper's request and ORDER his post-hearing brief due on June 12, 2015, and the Division's rebuttal due on July 6, 2015.

Brenda P. Murray Chief Administrative Law Judge