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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4413/December 2, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17210

In the Matter of

PAUL LEON WHITE, II

ORDER DENYING MOTION TO CORRECT

I issued an initial decision with respect to Respondent Paul Leon White, II, on October 27, 2016. *See Paul Leon White, II*, Initial Decision Release No. 1072, 2016 SEC LEXIS 4036. On November 28, 2016, the Securities and Exchange Commission's Office of the Secretary received White's motion to correct manifest error and his motion to extend time to file an appeal. White declares that he served his motions on November 8, 2016.

White's motion to correct manifest error is premised on his one-sided recitation of the procedural history of this proceeding in conjunction with his misreading or misunderstanding of the initial decision and particular constitutional, statutory, and regulatory provisions. *See* Mot at 1-18. It is also based on his continued attempts to attack the validity of his underlying conviction. *Id.* at 19-32.

A "properly filed" motion to correct manifest error must demonstrate a "patent misstatement of fact in the initial decision." 17 C.F.R. § 201.111(h). Assuming White's motion is timely, it does not approach meeting this standard. White's motion is therefore denied because it is meritless.

As to White's motion to extend time to file an appeal, because my authority to grant an extension expired once I issued the initial decision, *see* 17 C.F.R. § 201.161(a), White's request may only be adjudicated by the Commission. White is informed that, assuming his motion to correct manifest error was timely, he will have twenty-one days from the date of this order to seek further review. *See* 17 C.F.R. § 201.410(b).

James E. Grimes
Administrative Law Judge