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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4554/January 27, 2017

ADMINISTRATIVE PROCEEDING File No. 3-17551	
In the Matter of	POST-HEARING ORDER
MED-X, INC.	TOOT ILLAND ORDER

The hearing in this proceeding was held on January 10 and 25, 2017. I ORDER the following post-hearing procedures:

- 1. By February 10, 2017, the parties shall jointly file paper copies of their exhibits with the Commission's Office of the Secretary. *See* 17 C.F.R. §§ 201.350, .351. The parties should also provide my office with electronic copies of the exhibits.
- 2. Also by February 10, 2017, the parties shall file a joint list of admitted exhibits. All exhibits offered into evidence were admitted at the hearing. This list should specify the exhibit number; description of the exhibit; Bates-stamp numbers, if any; and page(s) in the hearing transcript on which the exhibit was offered and admitted, if applicable. A courtesy copy of the exhibit list should be sent to ali@sec.gov in MS Word format.
- 3. By February 17, 2017, the parties shall file proposed transcript corrections, if any, whether by motion or stipulation. *See* 17 C.F.R. § 201.302(c). Any objections to proposed transcript corrections are due by February 24, 2017.
- 4. By March 17, 2017, the parties shall simultaneously file their opening post-hearing briefs. The parties are not required to submit separate filings with proposed, enumerated findings of fact.
- 5. By March 31, 2017, the parties shall file their responsive post-hearing briefs and counterstatements to proposed of findings of fact, if any.
- 6. The parties' factual assertions should be accompanied by citations to the record.
- 7. I would appreciate receiving courtesy copies of the parties' post-hearing pleadings, emailed to <u>alj@sec.gov</u>, in both PDF text-searchable format and MS Word format.

Jason S. Patil Administrative Law Judge