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

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4806/May 17, 2017

ADMINISTRATIVE PROCEEDING File No. 3-17352

In the Matter of

POST-HEARING ORDER

SAVING2RETIRE, LLC, and MARIAN P. YOUNG

The hearing in this administrative proceeding concluded May 16, 2017, and was attended by the Division of Enforcement and Respondents.¹ At the conclusion of the hearing, I issued instructions to the parties. This order memorializes and supplements those instructions:

- 1. The parties should provide my office with electronic copies of all admitted exhibits at their earliest convenience.
- By May 22, 2017, the Division will designate relevant portions of Division Exhibit 9, the deposition of Respondent Marian P. Young. *See Del Mar Fin. Servs., Inc.*, Securities Act of 1933 Release No. 8314, 2003 WL 22425516, at *9 & n.22 (Oct. 24, 2003). Respondents' cross-designations or objections are due May 26, 2017.
- 3. Each party must file a list of admitted exhibits and exhibits offered but not admitted by June 6, 2017. This exhibit list should be in MS Excel or Word format and 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, if applicable.
- 4. The parties are responsible for filing copies of their respective exhibits, both admitted and offered but not admitted, in hardcopy with the Commission's Office of the Secretary, and must do so by June 13, 2017. *See* 17 C.F.R. §§ 201.350, .351.

¹ Counsel for Respondents entered his appearance for the first time at the hearing. In accordance with Commission Rule of Practice 102(d)(2), he should file a written notice of appearance with the Office of the Secretary, stating the name of the proceeding; his name, business address, and telephone number; and the name and address of the Respondents. 17 C.F.R. § 201.102(d)(2).

- 5. The parties may file simultaneous opening post-hearing briefs by June 26, 2017. Opening post-hearing briefs shall not exceed 14,000 words. A motion for leave to exceed the word limit must be filed by June 19, 2017. Any responsive post-hearing briefs are due by July 10, 2017, and shall not exceed 7,000 words.
- 6. The parties may file proposed findings of fact and conclusions of law, consistent with 17 C.F.R. § 201.340, at the time opening post-hearing briefs are filed. Proposed findings of fact shall be numbered and must be supported by citations to specific portions of the record. Each citation shall be accompanied by a quotation of the language that supports the proposed finding. Proposed conclusions of law shall be numbered and must be supported by citation shall be accompanied by a quotation of the language that supports the proposed finding. Proposed conclusions of law shall be accompanied by a quotation of the language from the legal authority that supports the proposed conclusion. Argument is not permitted in proposed findings and conclusions. I will strike findings or conclusions that contain argument.

James E. Grimes Administrative Law Judge