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

Administrative Proceedings Rulings Release No. 5195 / October 20, 2017

Administrative Proceeding File No. 3-18209

In the Matter of

Hui Feng, and Law Offices of Feng & Associates, P.C. Order Concerning Email Communications with Respondent Hui Feng

On October 18, 19, and 20, 2017, Respondent Hui Feng sent four emails to my office and other recipients, including to at least two current Commissioners of the Securities and Exchange Commission. I have caused these communications to be filed with the Commission's Office of the Secretary. In one email, Feng indicated that he had no financial resources to attend the hearing or file any formal response in the proceeding.

Respondent is expected to participate in the prehearing conference scheduled for October 30, 2017, at 2:00 p.m. Eastern. If Respondent does not participate, I may find Respondent in default as provided in Rule 155 of the Commission's Rules of Practice. See 17 C.F.R. § 201.155(a)(1). And should Respondent choose to otherwise participate in the proceeding, emails to my office will not suffice. As provided in Rules 150 through 154, Respondent must file an answer—and all other pleadings—with the Office of the Secretary, in addition to appropriately serving the Division of Enforcement. See 17 C.F.R. §§ 201.150-54. Future emails to my office—other than courtesy copies of properly filed documents—may be disregarded or stricken without notice.

> Cameron Elliot Administrative Law Judge