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

Administrative Proceedings Rulings Release No. 5324 / December 7, 2017

Administrative Proceeding File No. 3-17856

In the Matter of

John Austin Gibson, Jr.

Notice to the Parties and Order Following Remand

Following issuance of the initial decision in this case, the Securities and Exchange Commission remanded this and every case pending before it on appeal. See Pending Admin. Proc., Securities Act of 1933 Release No. 10440, 2017 SEC LEXIS 3724 (Nov. 30, 2017). The Commission's order is available at https://www.sec.gov/litigation/opinions/2017/33-10440.pdf. In its order, the Commission directed me to take certain actions in this proceeding. This order implements the Commission's directive.

The parties are directed to review the Commission's order. The parties are granted "until January 5, 2018 to submit any *new* evidence the parties deem relevant to [my] reexamination of the record." *Pending Admin. Proc.*, 2017 SEC LEXIS 3724, at \*3 (emphasis added).

Any party that submits evidence must contemporaneously file a brief explaining the relevance, materiality, and reliability of the evidence submitted. See 17 C.F.R. § 201.320(a). The brief should also address whether I should "ratify or revise in any respect" any action that I have taken in this proceeding. Pending Admin. Proc., 2017 SEC LEXIS 3724, at \*3; see Wilkes-Barre Hosp. Co. v. NLRB, 857 F.3d 364, 371–72 (D.C. Cir. 2017). If a party declines to submit evidence, it may nonetheless submit a brief no later than January 5, 2018, addressing whether I should "ratify or revise in any respect" any action that I have taken in this proceeding. Absent leave to exceed the

limit, a	party's brie	ef may not	exceed 5	,000 wor	ds in le	ength. A	party	may	file a	1
brief in	opposition,	not to exc	eed 3,000	words,	by Janı	uary 19,	2018.			

James E. Grimes Administrative Law Judge