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

Administrative Proceedings Rulings Release No. 6238 / October 22, 2018

Administrative Proceeding File No. 3-17751

In the Matter of

Roy Dekel

Order Following Prehearing Conference

The Division of Enforcement appeared at Friday's telephonic prehearing conference. Respondent Roy Dekel did not—but he previously filed an answer to the order instituting proceedings, which he has not withdrawn.

I therefore ORDER that the Division's motion for summary disposition is due on November 16, 2018; Dekel's opposition is due on December 14, 2018; and the Division's reply, if any, is due on December 21, 2018. See 17 C.F.R. §§ 201.154(b), .161(a), .250(f)(2). The motion should include legal analysis and evidentiary support for the allegations and requested sanction in accordance with Rapoport v. SEC, 682 F.3d 98, 108 (D.C. Cir. 2012), and Ross Mandell, Securities Exchange Act of 1934 Release No. 71668, 2014 WL 907416, at \*2 (Mar. 7, 2014), vacated in part on other grounds, Exchange Act Release No. 77935, 2016 WL 3030883 (May 26, 2016). If Dekel wishes to file a dispositive motion, he will follow the same schedule.

In addition to complying with the rules regarding service contained in the Securities and Exchange Commission's Rules of Practice, courtesy copies of any filings should be e-mailed to my office at alj@sec.gov, in PDF textsearchable format if possible. Exhibits should be e-mailed as separate attachments, not as a combined PDF file, and accompanied by a declaration.

> James E. Grimes Administrative Law Judge