

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

Administrative Proceedings Rulings  
Release No. 6341 / November 19, 2018

Administrative Proceeding  
File No. 3-17352

In the Matter of

**Saving2Retire, LLC, and  
Marian P. Young**

**Order For New Procedural  
Schedule**

This proceeding began with an order instituting proceedings (OIP) on July 19, 2016. I held a prehearing conference on November 7, 2018. The parties do not want another in-person hearing and requested that they submit briefs with supporting documentation. We agreed that the transcript of the prior hearing and all exhibits previously admitted and any evidence submitted with prior motions for summary disposition would be evidence in this proceeding. I ordered a procedural schedule believing that the parties did not request additional discovery. *Saving2Retire, LLC*, Admin. Proc. Rulings Release No. 6309, 2018 SEC LEXIS 3125 (ALJ Nov. 7, 2018).

On November 9, 2018, Respondent Marian P. Young emailed my office requesting clarification and documents from the Division of Enforcement. On November 15, 2018, I vacated the procedural schedule and allowed Young to seek materials that she believes the Division's witness and counsel referenced at an earlier hearing and deposition. Later on November 15, the Division inquired whether cancelation of the procedural schedule meant that discovery was open for both parties. Taking into account the parties' desire to engage in limited discovery, I accordingly revise the procedural schedule.

**New Procedural Schedule**

December 10, 2018: Deadline for requests under Rule of Practice 232, 17 C.F.R. § 201.232, for fact deposition subpoenas and for subpoenas to produce documents. Subpoena forms are available online at:

<https://www.sec.gov/alj>

January 7, 2019: Deadline for completion of fact discovery.

January 9, 2019: The parties shall notify my office whether they intend to rely on any evidence obtained through discovery. I will then set a procedure for considering the admissibility of such new evidence.

January 22, 2019: The Division will file an opening brief and proposed findings of fact and conclusions of law.<sup>1</sup>

February 12, 2019: Respondents will file an opposing brief and proposed findings of fact and conclusions of law.

February 19, 2019: The Division will file a reply brief.

If a party wishes to rely on a prior brief or filing in whole or in part, it may do so, and notify my office to that effect.

It would be helpful if in addition to filing their briefs with the Office of the Secretary, the parties email courtesy copies to [alj@sec.gov](mailto:alj@sec.gov) in PDF text-searchable format.

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Brenda P. Murray  
Chief Administrative Law Judge

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<sup>1</sup> The Division's proposal for the conduct of further proceedings filed on October 12, 2018, requests that this proceeding be resolved on motions for summary disposition. However, given that the parties intend to rely on the testimony and exhibits presented at a hearing it seems preferable to consider the filings as post-hearing briefs. See 17 C.F.R. § 201.250(c) (indicating that summary disposition is a prehearing procedure).