

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

Administrative Proceedings Rulings  
Release No. 6941 / June 6, 2025

Administrative Proceeding  
File No. 3-20828

In the Matter of

**Gregory Lemelson<sup>1</sup>**

**Order Directing a Response**

Respondent Lemelson filed a motion to postpone the July 7 hearing and requested a subpoena that would require the Division of Enforcement to produce certain documents and communications. I order that the Division's responses to both filings are due by June 10, 2025. If the Division opposes the subpoena request based on one or more privileges, the Division must include a privilege log and accompanying declaration with its response. *See Caudle v. District of Columbia*, 263 F.R.D. 29, 35 (D.D.C. 2009) ("A privilege log has become an almost universal method of asserting privilege . . ."). The privilege log must identify documents individually and must note whether each document is privileged in whole or in part, the nature of the privilege asserted, and whether the document can be redacted. In addition, if there are no responsive documents to a particular category of documents requested, the Division should state that in its declaration.

Until Respondent's motion to postpone the hearing is decided, the current procedural schedule—including the June 9 deadline for requesting witness subpoenas and for exchanging witness lists, exhibit lists, and exhibits—remains in place. No extension request will be considered.

/s/ Jason S. Patil  
Administrative Law Judge

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<sup>1</sup> Respondent goes by his ecclesiastical name, Father Emmanuel Lemelson.