Securities and Exchange Commission

Re: Matter of David Mura (3-15045)

Pro-Se Litigant Answer

Dear Sirs:

- Please take this document as my formal answer to the Securities and Exchange allegations in case # 3-15045. I, David Mura vigorously deny any obviously non-factual allegations made by the Securities and Exchange Commission regarding any improper or illegal activity by David Mura and intend to pursue the proper outcome in a vigorous fashion.
- 2. I respectfully request an adjournment of the November 5th hearing due to several reasons:
 - a. I was just handed yesterday the equivalent of 250, 000 pages of documents which I will need to examine and prepare my defense which is impossible by November 5th
 - b. In the spirit of good faith, I believe an adjournment is also appropriate to give both the SEC and myself time to possibly negotiate an acceptable settlement in this matter.
 - c. I am now a pro-se litigant moving forward due to the fact that I do not have the funds available to move forward with Mr. Steven Cole.
 - d. I will expect the commission will afford me the legally due courtesies and latitude that come with being a pro-se litigant throughout this proceeding and any further actions.

I can assure you that I am working diligently on completing the questionnaire and sworn financial statement and consent for consumer credit report form. I will return it to you with as much information as humanly possible by October 24th, 2012. I want to caution you that I am working with zero funds and may be impeded in my ability to obtain certain documents, especially due to the period of time that has evolved.

In closing, I respectfully request November 5th be moved to a later date, especially to allow us to continue settlement negotiations. Hopefully we can complete this task to accomplish a settlement acceptable to both parties.

Yours truly.

Unul J. Mun David J. Mura