

**UNITED STATES OF AMERICA**  
**Before the**  
**U.S. SECURITIES AND EXCHANGE COMMISSION**

**ADMINISTRATIVE PROCEEDING**  
**File No. 3-15823**

**In the Matter of**  
**VISIONARY TRADING LLC, et al.,**  
**Respondents.**

**DIVISION OF ENFORCEMENT'S**  
**REQUEST FOR EXTENSION OF TIME**  
**TO FILE RESPONSE TO THE**  
**MOTION OF RESPONDENT ANDREW**  
**ACTMAN TO VACATE FINAL ORDER**  
**and SANCTIONS**

The Division of Enforcement (“Division”) respectfully requests a two-week extension, until April 10, 2026, to file its response to the motion of Respondent Andrew Actman (“Actman”) to Vacate Final Order and Sanctions (“Motion”). The Division received Respondent Actman’s Motion by e-mail on March 20, 2026. Actman then served a supplement to his motion on March 24, 2026 (“Supplement”). Actman cites Commission Rule of Practice 201.154, 17 C.F.R. § 201.154 (“Rule 154”), in his Motion. Under Rule 154, the Division’s deadline to respond to Actman’s Motion, served on March 20, is March 27, 2026. *See* Rule 154; 17 C.F.R. § 201.160. The Division has conferred with the Respondent, who consents to this extension request.

Pursuant to Commission Rule 201.161, 17 C.F.R. § 201.161, good cause exists to extend the Division’s time to respond to the Motion. The Motion concerns the Commission’s April 14, 2014 settled Order Instituting Proceedings (the “Settled OIP”) <sup>1</sup>, which resolved all charges against

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<sup>1</sup> Respondents Joseph Dondero (“Dondero”) and Eugene Giaquinto (“Giaquinto”) have motions currently pending before the Commission to vacate the same 2014 Settled OIP. On September 19, 2025, the Commission filed a combined opposition to Dondero’s and Giaquinto’s motions. On February 12, 2026, the Division filed a response to a supplemental filing by Giaquinto. While Dondero and Giaquinto advance similar arguments as those Actman makes in his Motion, the

Respondent in this case. Under the Settled OIP, Respondent agreed to pay a civil penalty and to complete a one-year supervisory suspension. He has completed both remedial obligations. Good cause exists for the Division's requested extension because the Division will need time to review the material Actman has submitted in the Motion and the Supplement regarding his history since the Settled OIP was entered into twelve years ago, which he argues is relevant to the relief he seeks, and to consider his arguments. In addition, Division staff assigned to this matter have pre-arranged annual leave scheduled during the next two weeks, and Respondent consents to this extension request.

For the foregoing reasons, the Division respectfully requests that the Commission enter an Order extending the Division's time to respond to the Motion until April 10, 2026.

Dated: March 24, 2026

Respectfully Submitted,

*s/ Ben Kuruvilla*

Ben Kuruvilla

DIVISION OF ENFORCEMENT

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arguments are not identical and Actman submits additional background information about his work history since the 2014 Settled OIP.

**STATEMENT OF ELECTRONIC FILING AND CERTIFICATE OF SERVICE**

I certify that on March 24, 2026, I caused to be filed the foregoing DIVISION OF ENFORCEMENT’S REQUEST FOR EXTENSION OF TIME TO FILE RESPONSE TO THE MOTION OF RESPONDENT ANDREW ACTMAN TO VACATE FINAL ORDER and SANCTIONS with the Commission through the Office of the Secretary by the eFAP filing system, and further caused the same to be served on the following persons in the manner indicated:

**By Electronic Mail:**

Office of the Secretary  
Securities and Exchange Commission  
100 F Street, N.E.  
Washington, D.C. 20549  
APfilings@sec.gov

**By Electronic Mail:**

Andrew Actman  
[REDACTED]

*s/ Ben Kuruvilla*

Ben Kuruvilla