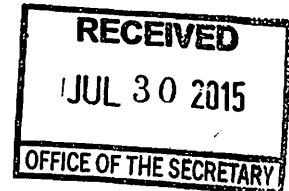


UNITED STATES OF AMERICA  
before the  
SECURITIES AND EXCHANGE COMMISSION  
JULY 31ST 2015

SECURITIES EXCHANGE ACT OF 1934

July 31, 2015 Admin. Proc. File No. 3-16502



In the matter of  
Securities and Exchange Commission  
*Petitioner*  
Luminary Acquisition Corp  
*Respondent*  
(Acting Pro Se)

**LUMINARY ACQUISITION CORPORATION FILING OF BRIEF IN AS ORDERED JULY 22ND 2015**

**Introduction**

Luminary Acquisition Corporation (acting Pro Se) ("Respondent") submits that the Notice of Appeal filed on July 1 2015 is valid and the decision revoking the securities registration of Luminary was made in error as the initial decision revoking the securities was not correct as the periodic filings for Luminary were filed in March 2015 therefore making the decision on May 12th 2015, Revoking Registrations by Default were in fact made in error and did not take into consideration that all periodic filings for Luminary had been brought up to date on March 20 2015

**Statement of Facts**

On April 21 the Securities and Exchange Commission initiated a proceeding against Luminary for violation of exchange acts section 13a, rules 13a-1 and or 13a-13. Further on May 12 2015, Law

Judge Carol Fox Foelak issued an initial order revoking the registration of the Securities providing Luminary giving twenty days (21) to lodge an appeal against this initial decision. Subsequently that decision became final on June 24 2015, for Luminary failing to provide an appeal within twenty one (21) days of the Initial order on May 12 2015. The appeal filed by Luminary was lodged on July 1 2015, 7 days after the expiration of the twenty one (21) days and in contravention of [Rule of Practice 360].

### Argument

The periodic filings for Luminary Acquisition Corporation were brought up to date on March 20 2015, therefore negating the revoking the registration of the securities. As the filings were current Luminary argue that the Order Instituting Proceedings against Luminary were in fact made in error and should never have been commenced.

In furtherance Luminary changed their lawyers and auditors and registered office on April 27 2015 to King & Spalding Lawyers in Atlanta, GA to assist with errors made in some of the previous periodic filings which were the filings made, bringing all periodic filings up to date in March 2015. These errors were acknowledged to the Securities and Exchange Commission on April 15 in a letter sent by Luminary to the Securities and Exchange Commission via email. Luminary submits that due to the change in lawyers, auditors and registered office the attempts by the Securities and Exchange Commission to deliver notices on May 16 2015 and May 18 2015 would have indeed failed or not reached Luminary as this was no longer the registered office for the Company.

Luminary accepts its failure to correctly update the Securities and Exchange Commission on the new registered office for the Company, however it submits that all information has now been

updated and delivery of the Notice could also have been attempted by E-mail (Electronic Mail) as an acceptable format for delivery which the Securities and Exchange Commission to use as acceptable means of delivery of Notices in other aspects.

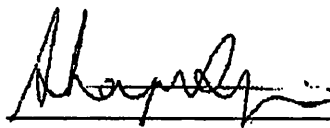
Luminary did file the appeal and has attempted to rectify and remedy the violations of the Securities and Exchange Commission Acts and has attempted to act in continuous good faith since becoming aware of the OIP (order initiating proceedings) and the subsequent orders by Law Judge Carol Fox Foelak revoking the registration of Luminary

**Conclusion**

Luminary respectfully requests that the Final Order revoking the registration of the securities of Luminary on June 24 be set aside and Luminary be allowed to continue its status as a fully reporting company to the Securities and Exchange Commission and work with the Securities and Exchange Commission to ensure all filings are correct and in accordance with Securities and Exchange Rules of Practice.

Respectfully submitted,

Dated: July 31 2015



Shaun Morgan  
CEO  
Pro Se