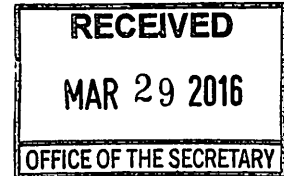


Peter J. Eichler, Jr.  
*In pro per*



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

ADMINISTRATIVE PROCEEDING  
File No. 3-17003

In the Matter of

PETER J. EICHLER, JR.

SUPPLEMENTAL  
DECLARATION OF PETER  
J. EICHLER, JR.  
March 28, 2016

I, PETER J. EICHLER, JR., declare and state:

I settled this matter with the SEC on a "no admit no deny basis". I have tried to cooperate as much as possible. I want the judge to understand that there is a fatal flaw with respect to the allegations and alleged damages purportedly caused by me and also with respect to the assertion that I "knew" I was (allegedly) "disfavoring" certain hedge funds. The entire action brought by the SEC rests on a falsehood. That is, that the price of options on the day they were traded and billed tells you anything about whether certain trades were beneficial or detrimental in the final analysis-only the actual closed out trade does that. Also their allegations rest on the impossible-that I or any other human can predict the future. I cannot, nor can they. What I mean is, it was impossible for me to know which trades would work out better. An option that was fractionally lower on the day it was billed is not evidence that that trade was worse than a day trade that made money. In many, many instances, options that were held turned out to be far more profitable than certain day trades. Indeed in our wells response, we demonstrated that trades held for one or two days produced approximately \$700,000.00 in PROFITS-the exact opposite of what the SEC has contended with their misleading "estimates". Please also refer to DR. Sabry's report which details on just 50 random trades a nearly \$400,000.00 swing from options the SEC says lost money with their methodology but, in fact, made money. And this was on ACTUAL trades closed out.

The only way to prove that I disfavored the hedge funds in question would be the ACTUAL results. The SEC has insisted on estimates the day trades were billed. THIS IS NOT EVIDENCE. There is no evidence therefore you have no basis

for the bar and harm to me that the SEC seeks.

Also, the allegations that I knew I was disfavoring one group of clients over another is misleading and for the most part not possible and therefore untrue. The clients getting certain day trades were also the same clients/partners in the hedge fund in question. They were the same people. I was a significant investor in the hedge fund in question as well. This is another fact the SEC has intentionally omitted, so that they could create a "victim". **If there is no victim there is no case.**

**Finally, the SEC has continued to avoid any discussion of Mr. Joseph Boskovich and his son Joe Jr. both former employees of Aletheia and their stealing and appropriation of Aletheia clients and intellectual property and their conspiracy to destroy Aletheia and me, and to start their illicit enterprise-"Old West Investment". Joe Boskovich Sr. shortly after being terminated from Aletheia flew to the East Coast and spent five hours on a bus ride with then head of the SEC Congressman Christopher Cox. I should have the right to defend myself. I have a right to and the Court must understand what went on between the Boskoviches and Congressman Cox. Both Mr Boskovich Sr. and Mr Joe Boskovich Jr. have given sworn testimony admitting the theft of almost all of Aletheia's information through theft and computer fraud. This Court does not have all the information it needs to render a fair and accurate decision. I hereby demand the ability to understand the depth and breadth of the conspiracy to destroy me, and also if this significant conspiracy-that extended to many Aletheia employees- prevented my Compliance officers and other legal and operational people from giving me proper-or any- advice.**

I declare under penalty of perjury under the laws of the United States of America that the foregoing facts are true and correct, except as to such facts alleged on information and belief, and as to those facts, I reasonably believe them to be true. Executed in Los Angeles County, California on March 28, 2016.

---

Peter J. Eichler, Jr.