

**UNITED STATES OF AMERICA**  
**Before the**  
**SECURITIES AND EXCHANGE COMMISSION**

**ADMINISTRATIVE PROCEEDING**  
**File No. 3-21298**

**In the Matter of**

**Jia Roger Qian Wang, CPA and  
Wang Certified Public Accountant,  
P.C.,**

**Respondents.**

**DIVISION OF ENFORCEMENT'S RESPONSE TO  
RESPONDENTS' MOTION TO REQUEST THE  
COURT TO EXTEND AND AMEND  
SCHEDULING ORDER**

JANUARY 25, 2024

Alexander Vasilescu  
Howard Kim  
Yitzchok Klug  
U.S. Securities and Exchange Commission  
Division of Enforcement  
100 Pearl Street  
New York, New York 10004

Counsel for Division of Enforcement

On January 25, 2023, the Division of Enforcement received Respondents' Motion To Request The Court To Extend And Amend Scheduling Order. Without further details beyond travel as the reason for Respondents' inability to check email the Division of Enforcement will not consent to the request. However, as Mr. Wang is a pro se Respondent we do not oppose his request as well. Therefore, the Division of Enforcement neither consents nor opposes the Respondents' request.

Respectfully submitted,

DIVISION OF ENFORCEMENT

By its Attorneys:

Alexander Vasilescu  
Howard Kim  
Yitzchok Klug  
Securities and Exchange Commission  
100 Pearl Street, Suite 20-100  
New York, NY 10004

/Howard Kim/

**In the Matter of Jia Roger Qian Wang, CPA and Wang Certified Public Accountant, P.C.**

Administrative Proceeding File No. **3-21298**

**SERVICE LIST**

Pursuant to Commission Rule of Practice 151 (17 C.F.R. 201.151), I certify that the attached:

**Division of Enforcement's  
Statement on Summary  
Disposition**

was served on **January 25, 2024**, upon the following parties as follows:

Vanessa Countryman, Secretary  
U.S. Securities and Exchange Commission 100 F.  
Street, N.E., Mail Stop 1090 Washington, DC  
20549

(By eFAP only)

Jia Roger Qian Wang, CPA and Wang Certified  
Public Accountant, P.C.

(By electronic email only)

Dated: January 25, 2024