UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 88252 / February 20, 2020

Admin. Proc. File No. 3-19564

In the Matter of

SCHULMAN LOBEL ZAND KATZEN WILLIAMS & BLACKMAN, LLP A/K/A SCHULMAN LOBEL LLP

ORDER

On September 30, 2019, the Commission issued an order instituting administrative proceedings pursuant to Section 4C and 21C of the Securities Exchange Act of 1934 and Rules 102(e)(1)(ii) and (iii) of the Commission's Rules of Practice against Schulman Lobel Zand Katzen Williams & Blackman, LLP, a/k/a Schulman Lobel LLP ("Respondent").¹ The Division of Enforcement and Respondent have filed a joint motion for a stay based on the parties' agreement in principle to a settlement on all major terms.

Rule of Practice 161(c)(2) governs stays pending Commission consideration of an offer of settlement only in administrative proceedings that have been set before a hearing officer.² This proceeding was set before the Commission, so Rule 161(c)(2) does not apply; nevertheless, it appears appropriate to apply similar standards to this motion.³

Accordingly, it is ORDERED that the joint motion is GRANTED and that this proceeding is stayed. The stay is contingent on the submission to the Commission of Respondent's signed offer of settlement and the Division's accompanying recommendation no later than March 26, 2020. If this deadline is not met or if the Commission rejects the offer of settlement, the parties shall file a joint status report within 7 days of that event.

¹ Schulman Lobel Zand Katzen Williams & Blackman, LLP a/k/a Schulman Lobel, Exchange Act Release No. 87157, 2019 WL 4793320 (Sept. 30, 2019).

² 17 C.F.R. § 201.161(c)(2).

³ See, e.g., Avant Diagnostics, Inc., Exchange Act Release No. 84551, 2018 WL 5839627, at *1 (Nov. 7, 2018).

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Vanessa A. Countryman Secretary