

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No. 102693 / March 19, 2025

Admin. Proc. File No. 3-22390

In the Matter of

JONATHAN MIMUN (a/k/a JONATHAN “YONI”
MAYMON, YONATAN MIMUN and JONATAN
MIMUN) and RONN BEN HARAV (a/k/a RONEN
BAHARAV)

ORDER REGARDING SERVICE

On January 10, 2025, the Securities and Exchange Commission issued an order instituting proceedings (“OIP”) against Jonathan Mimun (a/k/a Jonathan “Yoni” Maymon, Yonatan Mimun, and Jonatan Mimun) and Ronn Ben Harav (a/k/a Ronen Baharav) (together, “Respondents”) pursuant to Section 15(b) of the Securities Exchange Act of 1934.¹ It appears that there have been no filings in this proceeding with respect to whether the OIP was served upon Respondents.

To assist the Office of the Secretary in maintaining a record of service that establishes that the OIP has been properly served,² IT IS ORDERED that the Division of Enforcement file a status report concerning service of the OIP by May 5, 2025, and every 45 days thereafter until service is accomplished.

¹ *Jonathan Mimun*, Exchange Act Release No. 102142, 2025 WL 70146 (Jan. 10, 2025).

² See Rule of Practice 141(a)(3), 17 C.F.R. § 201.141(a)(3).

The parties' attention is directed to e-filing requirements in the Commission's Rules of Practice.³

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

Vanessa A. Countryman
Secretary

³ See Rules of Practice 151, 152(a), 17 C.F.R. §§ 201.151, .152(a) (providing procedure for filing papers with the Commission and mandating electronic filing in the form and manner posted on the Commission's website); *Instructions for Electronic Filing and Service of Documents in SEC Administrative Proceedings and Technical Specifications*, <https://www.sec.gov/efapdocs/instructions.pdf>. Parties generally also must certify that they have redacted or omitted sensitive personal information from any filing. Rule of Practice 151(e), 17 C.F.R. § 201.151(e).