



Randal Kent Hansen [REDACTED]
[REDACTED]
Duluth, MN 55814-1000



August 5, 2016

Honorable Carl Fox Foelak
100 F Street, N.E.
Mail Stop 2557
Washington, D.C. 20549

RE: In the Matter of RAHFCO Management Group, LLC: File No. 3-17049

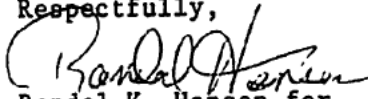
Dear Foelak:

Enclosed herewith please find a copy of the Response in this action requesting that the Court deny the SEC Motion in its entirety and the matter be dismissed with prejudice.

By copy of the same, one has been filed with the SEC and served upon Polly Adtkinson.

Thanking you in advance for the time and consideration I am sure you will give this matter.

Respectfully,


Randal K. Hansen for
RAHFCO MANAGEMENT GROUP, LLC

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION

ADMINISTRATIVE PROCEEDING
File No. 3-17049

In the Matter of

RAHFCO MANAGEMENT
GROUP, LLC

RESPONDENTS REPLY TO MOTION OF
THE SEC FOR SANCTIONS

Respondent.

INTRODUCTION

~~The SEC has begun this action to enjoin RAHFCO MANAGEMENT GROUP, LLC from further acts of violations of the SEC regulations.~~

It has been the position of Respondent that he, nor his company RAHFCO have done anything wrong, even subsequent to having been found guilty by a jury. As the SEC has several times stated that RAHFCO is defunct at the present time and Randal Hansen, is presently incarcerated and will be for yet several years. However, the SEC simply likes harassing and wasting taxpayer money on frivolous matters and issues as yet obtaining an injunction against a defunct company. For the reasons and law set forth below, the SEC Motions should be denied in their entirety.

THE MOTION OF THE SEC IS FRIVOLOUS

The SEC in fact sent thumbdrives and other materials, which were to in fact assist in the evaluation of the matter for an injunction against RAHFCO MANAGEMENT GROUP, LLC.

What these material in fact reflect is clearly and unequivocally that RAHFCO and its CEO, RANDAL HANSEN, were conducting a legal, legitimate business and were also victims of crimes of another partner, who to date has not been, and very possibly won't be prosecuted for these offenses, who've already as much as admitted guilt -- Hudson Capital Partners have not been criminal, nor

civilly sanctioned in any fashion, and more than likely will be able to escape liability for their swindle of Hansen and all of the other victims of the offense, which has bankrupted several of the victims, and others are in lieu of losing their property and other devastating acts caused by this "deal-gone-bad."

For all of these reasons, the SEC motion should be denied and RACHFO and Randal Hansen, be left alone and an Order issued by this Court to leave them alone.

This Court held a hearing and Polly Atkinson, and Randal Hansen, for RAHFCO were present. Hansen by telephone. The case was argued by Adtkinson that the Court should issue an injunction against RAHFCO, Hansen argued to the contrary, that he was incarcerated and that the case against himself, the Court had issued an injunction against him already.

Hansen, having reviewed the file and deeming himself advised in the premises, makes the following objection to the request of the SEC.

THE COURT SHOULD DENY THE SEC MOTION IN ITS ENTIRETY.

The main thrust of the SEC is to obtain an injunction. However, have they in fact met their burden of proof that such is necessary? Respondent's position is that none is necessary, and the law supports such a conclusion.

As the Court held in *Steadman v. SEC*, 603 F.2d 1126, 1140 (5th Cir. 1979) there must be a relevant public interest in issuance of an injunction. See also, Don Warner Reinhardt, Rel. No. 34-63720, 2011 WL 121451 (Jan. 14, 2011) (citing *Steadman*). In *Reinhardt*, the Commission found that such sanction was appropriate, where he was barred from association with any broker, or investment adviser. This is not necessary in this case, as the SEC has failed to meet the factors as set forth in *Steadman*, which was argued by Respondent in his pleadings previously sent to the Court.

Based upon the failure to establish that such remedy is necessary, the

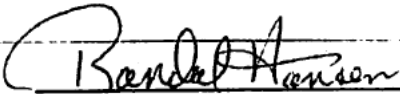
Court should deny the injunction and dismiss this action with prejudice, otherwise the SEC will continue to waste the taxpayer money to continually harass RAHFCO and Hansen.

CONCLUSION

Based upon the forgoing, Randal Hansen and RAHFCO MANAGEMENT GROUP, LLC request that this Court deny the SEC Motion and dismiss this case with prejudice.

Dated: August 5, 2016.

Respectfully submitted,



Randal K. Hansen


Duluth, MN 55814-

Respondent Pro se