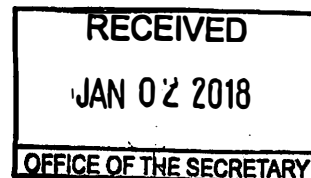


United States of America  
Before the  
SECURITIES EXCHANGE COMMISSION  
Dec 12, 2017



Pursuant to:

The SECURITIES EXCHANGE ACT OF 1934, Section 19(D) (2)

Admin. Proc. File No. 3-18045

---

In the Matter of the application of  
MERRIMAC CORPORATE SECURITIES, INC., and ROBERT NASH  
For review of action taken by FINRA

---

**MERRIMACS REPLY TO FINRA'S BRIEF IN OPPOSITION TO THE APPLICATION FOR REVIEW IN THE  
ABOVE-CAPTIONED MATTER**

In reading the Arguments of FINRA in their opposition brief the story hasn't changed. They continue to take the same position on the remaining allegations at hand. Merrimac Violated section 5. Merrimac Failed to supervise. Merrimac provided false documents to FINRA. Merrimac failed to detect red flags and failed to have proper Policies and Procedures in place.

FINRA insists on debating these issues using irrelevant information to allege these violations. They deliberately take the reader's attention away from the facts. For example, it is irrelevant when Merrimac, Pizzuti or Nash discuss times and dates of certain meetings. Bob Nash and Merrimac were not aware of over 30 forged DSR's at any time and certainly didn't submit falsified DSR document to FINRA because they didn't exist. Contrary to FINRA's allegation of a Section 5 violation Merrimac Processed over 1000 DSR's perfectly without a single violation of Securities laws. Merrimac was able to perform at





























































































































































