



1825 I STREET, N.W., SUITE 900  
WASHINGTON, DC 20006  
TELEPHONE: (202) 457-0160  
FACSIMILE: (844) 670-6009  
<http://www.dickinsonwright.com>

JACOB S. FRENKEL\* CHAIR, GOVERNMENT  
INVESTIGATIONS AND SECURITIES ENFORCEMENT PRACTICE  
[JFrenkel@dickinsonwright.com](mailto:JFrenkel@dickinsonwright.com)  
(202) 466-5953

\*Admitted to practice in Maryland and Louisiana. Not  
admitted to practice in the District of Columbia.

May 19, 2020

[via e-mail to countrymanv@sec.gov](mailto:countrymanv@sec.gov)

Hon. Vanessa A. Countryman, Secretary  
Securities and Exchange Commission  
100 F St., N.E.  
Washington, DC 20549

Re: Trading Suspension of securities of Nano Magic, Inc. (NMGX)  
Admin. Proc. File No.: 3-19787  
Subject: Posting of Submissions to Administrative Proceedings Public Docket

Dear Ms. Countryman:

On behalf of this firm's client, Nano Magic, Inc. ("Nano Magic"), this is a formal request to the Office of the Secretary ("Secretary") to ensure that all papers filed, whether by the Petitioner or the Philadelphia Office of the Division of Enforcement ("PRO"), be posted promptly to the public docket for Administrative Proceedings ("Public Docket"). If the proper vehicle to accomplish this is a Motion to the Commission or a Freedom of Information Act Request, then please notify me accordingly.

The reason for the request is as follows. On May 8, 2020, counsel filed for Nano Magic a Motion to Expedite Schedule for Submissions in Consideration of Sworn Petition to Terminate Trading Suspension Issued Pursuant to Section 12(k)(1)(A) of the Securities Exchange Act of 1934. On May 15, 2020, the PRO filed its Information Before the Commission at the time of the Trading Suspension. The Secretary promptly posted the PRO's filing. After the posting of the PRO's filing, and also on May 15, 2020, undersigned counsel then called the Secretary to inquire why the May 8<sup>th</sup> Motion of Nano Magic had not posted. The verbal response was not all pleadings are posted, and having then received the specific verbal request, the Secretary would post the Motion to the Public Docket per the request of Nano Magic, through counsel.

On May 18, 2020 (yesterday), at 10:19 A.M., counsel filed for Nano Magic a Motion to Compel Production of Information Before the Commission at Time of Trading Suspension Issued Pursuant to Section 12(k)(1)(A) of the Securities Exchange Act of 1934, and accompanying Memorandum of Points and Authorities in Support thereof. Yesterday, at 10:21

Hon. Vanessa A. Countryman, Secretary  
Securities and Exchange Commission  
May 19, 2020  
Page 2

A.M., counsel called the Secretary, left a message informing the Secretary of the Motion and requested that the Secretary post the Motion to the Public Docket. As that had not occurred as of this morning, counsel called the Secretary at 11:03 A.M. this morning, left another message informing the Secretary of the Motion, and requested again that the Secretary post the Motion to the public docket. This letter is a written request to post the Motion to the Public Docket or to explain the process to ensure that the Motion and future filings post and post timely to the Public Docket.

Should it be appropriate or necessary for me to file a Motion or a FOIA request, then please let me know. Thank you very much.

Very truly yours,



Jacob S. Frenkel

c: [apfilings@sec.gov](mailto:apfilings@sec.gov)  
Christopher R. Kelly, Esq. (to [kellycr@sec.gov](mailto:kellycr@sec.gov))  
Jennifer C. Barry, Esq. (to [barryj@sec.gov](mailto:barryj@sec.gov))  
Kingdon Kase, Esq. (to [kasek@sec.gov](mailto:kasek@sec.gov))  
Cecilia Connor, Esq. (to [connorce@sec.gov](mailto:connorce@sec.gov))