UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES ACT OF 1933 Release No. 10299 / February 1, 2017

SECURITIES EXCHANGE ACT OF 1934 Release No. 79926 / February 1, 2017

INVESTMENT COMPANY ACT OF 1940 Release No. 32465 / February 1, 2017

ADMINISTRATIVE PROCEEDING File No. 3-14676

In the Matter of

ERIC DAVID WANGER

ORDER REQUESTING ADDITIONAL BRIEFING

On July 2, 2012, the Commission issued an order making findings and imposing remedial sanctions (the "Order") against Eric David Wanger. The Order, among other things, barred Wanger from association with any nationally recognized statistical rating organization ("NRSRO") or municipal advisor.¹ Subsequent to the Order, the Commission issued a statement regarding *Koch v. SEC*² —where the court vacated NRSRO and municipal advisor bars because the conduct that served as the basis for the bars predated the enactment of the Dodd Frank Wall Street Reform and Consumer Protection Act on July 21, 2010—and invited persons who had been barred from such associations to request that the bars be vacated if "all of the conduct relevant to such bar(s) occurred before July 22, 2010."³

On March 7, 2016, Wanger filed a request to vacate the NRSRO and municipal advisor bars entered against him. The Order appears, however, to contain allegations of misconduct supporting the bars that extends beyond July 21, 2010. As a result, the Commission's consideration of Wanger's request to vacate would be assisted by briefing on the question of

¹ See Eric David Wanger and Wanger Investment Management, Inc., Securities Act Release No. 9331, 2012 WL 2524953 (July 2, 2012).

² *Koch v. SEC*, 793 F.3d 147, 158 (D.C. Cir. 2015) (finding "impermissibly retroactive" NRSRO and municipal advisor bars imposed based on conduct pre-dating Dodd-Frank).

³ The Commission's statement is available at

http://www.sec.gov/news/statement/commission-statement-regarding-koch-v-sec.html.

whether relevant misconduct continued past July 21, 2010 and, if it did, whether the bars should be vacated notwithstanding such post Dodd-Frank misconduct.

Accordingly, it is ORDERED that Eric David Wanger and the Division of Enforcement are requested, by March 1, 2017 each to file a brief, not to exceed 5000 words, addressing the question of whether conduct supporting imposition of NRSRO and municipal advisor bars occurred on or after July 22, 2010 and, if so, whether Eric David Wanger's request to vacate such bars should be granted. Each party shall also be permitted to file, by March 31, 2017, an opposition brief, not to exceed 2500 words.

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

Brent J. Fields Secretary