

Division of Securities
Utah Department of Commerce
160 East 300 South
P. O. Box 146760
Salt Lake City, UT 84114-6760
Telephone: (801) 530-6600
FAX: (801) 530-6980

**BEFORE THE DIVISION OF SECURITIES
OF THE DEPARTMENT OF COMMERCE
OF THE STATE OF UTAH**

IN THE MATTER OF:

CYBERHAND ROBOTICS, CORP., f.k.a.
Daleigh Holdings Corp., a Utah corporation, and
DAVID WATSON,

Respondents.

**EMERGENCY ORDER TO CEASE
AND DESIST, AND ORDER TO
SHOW CAUSE**

Docket No. SD.07-0020

Docket No. SD.07-0021

This matter comes before the Director of the Utah Division of Securities (Division) on allegations of Division staff that Cyberhand Robotics Corp., formerly known as Daleigh Holdings Corp., and David Watson and (collectively, Respondents) have engaged in acts and practices which violate the Utah Uniform Securities Act, Utah Code Ann. § 61-1-1, et seq. (the Act). Having been advised of relevant facts discovered in the course of the Division staff's investigation of this matter, the Director finds and concludes that Respondents' conduct presents an immediate and significant danger to the public welfare, and that the threat requires immediate action by the Division. The Director issues this Emergency Order in accordance with the provisions of Utah Code Ann. § 63-

46b-20. The Director further issues this Order to Show Cause in accordance with the provisions of Utah Code Ann. § 61-1-20 (1).

FINDINGS OF FACT AND CONCLUSIONS OF LAW

THE PARTIES

1. Cyberhand Robotics Corp. (Cyberhand) is a Utah corporation in good standing. The registered office of Cyberhand is 1108 E. South Union Avenue, Midvale, UT 84047.
2. David Watson (Watson) is a resident of Florida. Watson is an incorporator, the president and only officer of Cyberhand. His address is 23 Alafaya Woods Blvd., Suite 140, Oviedo, FL 32765.

FRAUDULENT STOCK OFFER

3. On September 12, 1980, the Division approved an offer to register, by coordination, common stock of American Surgery Centers having a net value in an aggregate amount of \$2,240,100. The Division received a final report approving the registration on September 21, 1981. Of the total amount of stock registered for sale, \$1,345,000 worth of common stock was sold in Utah.
4. The Ford Surgical Centers had earlier registered as a Utah corporation on December 16, 1976. The company changed its name to American Surgery Centers Corp. on July 22, 1980.

American Surgery Centers changed its name to DaLeigh Holdings (DaLeigh I) on January 21, 1997.¹

5. On March 1, 1998, DaLeigh I was involuntarily dissolved on March 1, 1998 for failure to file an annual report.²
6. On August 14, 2006, Daleigh Holding Corp. (lower case “l” in Daleigh), registered as a Utah corporation and changed its name to Daleigh Holdings, Corp. on August 15, 2006, adding an “s” to “Holding” (DaLeigh II).³ On November 14, 2006, Daleigh II changed its name to Cyberhand Robotics Corp.
7. In amending its articles of incorporation to change its name, DaLeigh II also authorized the issuance of one billion shares of stock under the name of DaLeigh as follows:

Resolves that the name of the Corporation be changed to Cyberhand Robotics Corp.

Resolved that the authorized capital be increased to one billion shares (1,000,000,000) with a par value of \$0.0001.

¹The Division of Corporations assigned Entity No. 672206-0142 to DaLeigh Holdings Corp. (DaLeigh I).

²After dissolution, a corporation has only two years to seek reinstatement. Utah Code Ann. § 16-10a-1422. At the time of dissolution, the business address of DaLeigh I was 1888 Century Park E., 19th Floor, Century City, CA 90067.

³The Division of Corporations assigned Entity No. 6296058-0142 to DaLeigh II.

The amendment form was signed by David Watson, “president” of DaLeigh II, and a box on the amendment form was checked “[s]hares have been issued but shareholder action was not required – Adopted by board of governors.”

8. On December 18, 2006, the Division found that the Pink Sheets, an electronic quotation and trading system for over the counter securities, had posted company information that DaLeigh II was the successor to DaLeigh I as follows:

DLGH–Daleigh Holdings Corp. Com (0.001), Primary State of Incorporation: Utah, Fiscal Year End: September, Company Notes: Formerly=American Surgery Centers Corp. Until 12-96 Note=3-98 company involuntarily dissolved

9. On December 18, 2006, during a telephone conversation with a Division of Securities examiner Gary Bowen (Bowen), Watson admitted he incorporated DaLeigh II. Watson also represented to the Division that DaLeigh II was to be the successor to the original, publicly traded company, DaLeigh I. Watson refused to amend the Pink Sheets’ company information about DaLeigh II.
10. On December 19, 2006, Watson faxed a letter to Bowen, denying that he was an officer or director of DaLeigh II or had any connection with that company contrary to the information filed with the Utah Division of Corporations and Commercial Code.
11. The representations made by Watson to the Pink Sheets and published in them are false for several reasons:

- a. A dissolved company has no successor if the company is not reinstated before expiration of the two-year deadline. A dissolved corporation continues its corporate existence after the two-year period for reinstatement only to wind up and liquidate its business affairs. Utah Code Ann. § 16-10a-1405(1);
 - b. Because a dissolved corporation cannot be reinstated after the two-year period for reinstatement has expired, DaLeigh II has no legal basis for claiming to be the successor to DaLeigh I.
 - c. DaLeigh II cannot be the successor for other reasons:
 - I. The company does not have the same officers, directors;
 - II. The company does not have the same shareholders; and
 - III. The company does not have the same business.
12. DaLeigh II has never registered with the Division to offer its stock to the public.
13. Watson is not licensed to sell securities.

REGISTRATION VIOLATIONS

14. The stocks offered for sale by Respondents are securities under the Utah Uniform Securities Act.
15. The securities were offered for sale or exchange in this State.
16. The securities offered by Respondents are not registered under the Act.

17. Respondents DaLeigh II and Watson offered unregistered securities in Utah in violation of Utah Code Ann. § 61-1-7.
18. Neither Watson nor DaLeigh II are licensed to transact business in Utah in violation of Utah Code Ann. § 61-1-3.

MISREPRESENTATIONS, OMISSIONS, FRAUDULENT PRACTICES

19. In connection with the offer of securities in this state, Respondents made misrepresentations of material facts, omitted to state material facts, and engaged in acts, practices, and courses of business that operate or would operate as a fraud or deceit on investors.
20. Respondents made material misrepresentations by claiming that DaLeigh II is a successor to DaLeigh I.
21. Respondents omitted to disclose material information to offerees and investors about the investment. The information that should have been disclosed includes:
 - a. That DaLeigh I, a Utah corporation that has been dissolved for more than two years, cannot have a successor entity or officers;
 - b. That the securities being offered and sold as DaLeigh II were not registered, as required, and that the sellers of the securities were not licensed to sell securities in Utah, as required;
 - c. Who the officers and directors of DaLeigh II are;

- d. What its business plan, its plan of distribution, and its financial statements are.
 - e. The address and phone number of the business.
 - f. A description of the business.
 - g. The outstanding shares, and estimated market cap.
 - h. The officers, and transfer agent.
22. Respondents engaged in acts, practices, or courses of business that operate or would operate as a fraud or deceit on an investor, including:
- a. The acts and practices used in the attempted deception of shareholders that DaLeigh II is the successor to DaLeigh I; and
 - b. The acts and practices used to deceive the Pink Sheets and its readers that DaLeigh II is the successor to DaLeigh I.

DANGER OF IMMEDIATE HARM TO THE PUBLIC

23. Respondents have been offering unregistered securities to investors under the guise that DaLeigh II is the successor to DaLeigh I.
24. The Division believes, based on the scope of the securities offering and the continuing solicitations, that Respondents will continue to offer and sell unregistered securities in this state, by means of unlicensed agents and utilizing misleading and fraudulent statements unless his Order is issued.

EMERGENCY ORDER

1. The Director finds and concludes that Respondents' continuing solicitation of Utah residents poses an immediate and significant danger to the public welfare because the securities offered have not been registered with the Division, and involve fraudulent conduct. Registering securities and licensing the people who sell them protect the public from securities fraud. By failing to either be licensed or registered, Respondents have tried to evade regulation by the Division.
2. In light of the foregoing and in order to prevent or avoid further danger to the public welfare, it is hereby ORDERED in accordance with Utah Code Ann. § 63-46b-20 that:
 - a. Respondents, together with their employees, agents, affiliates, successors, and associated entities, shall immediately CEASE AND DESIST from offering or selling securities in this State, and from directly or indirectly aiding or assisting other individuals or entities from offering or selling securities in this State when the securities are not registered.
 - b. Respondents, together with their employees, agents, affiliates, successors, and associated entities, shall immediately CEASE AND DESIST from selling securities in this State by means of misrepresentations and omissions of material fact and the use of fraudulent acts, practices and courses of business.
 - c. Respondents, together with their employees, agents, affiliates, successors, and associated entities, shall immediately CEASE AND DESIST from listing on the

Pink Sheets or elsewhere information about DaLeigh II stock being a successor to DaLeigh I.

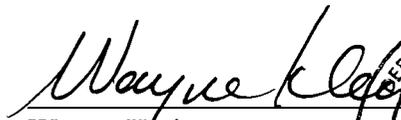
- d. Respondents, together with their employees, agents, affiliates, successors, and associated entities, shall immediately CEASE AND DESIST from any other violations of the Act.
3. Respondents are advised that, pursuant to the Utah Code Ann. § 61-1-21, any violation of this Emergency Order is punishable as a third-degree felony.

ORDER TO SHOW CAUSE

The Director, pursuant to Utah Code Ann. § 61-1-20, hereby orders Respondents to appear at a formal hearing to be conducted in accordance with Utah Code Ann. § 63-46b-4 and 63-46b-5, and held before the Utah Division of Securities. The hearing will occur on Monday, April 9, 2007, at 9:00 a.m., at the office of the Utah Division of Securities, located in the Heber Wells Building, 160 East 300 South, Salt Lake City, Utah 84114, telephone (801) 530-6001. The Division will be represented by Assistant Attorney General Jeff Buckner, 160 East 300 South #500, Salt Lake City, Utah 84114. Respondents may elect to be represented by counsel. If any Respondent fails to appear at the hearing, an order to cease and desist may be issued and a fine imposed by default against that Respondent, as provided by Utah Code Ann. § 63-46b-11. In lieu of default, the Division may decide to proceed with the hearing under § 63-46b-10. At the hearing, Respondents may show cause, if any they have:

1. Why Respondents, together with their employees, agents, affiliates, successors, and associated entities, should not be ordered permanently to CEASE AND DESIST from engaging in any further conduct in violation of Utah Code Ann. §§61-1-1, 61-1-3, 61-1-7 or any other section of the Act;
2. Why Respondents should not be ordered to pay a fine to the Division in the amount of \$50,000 each.

DATED this 28th day of February 2007.


Wayne Klein
Director, Division of Securities
Utah Department of Commerce



Approved:


JEFFREY BUCKNER
Assistant Attorney General

G. B.

Division of Securities
Utah Department of Commerce
160 East 300 South
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IN THE MATTER OF:

CYBERHAND ROBOTICS, CORP., f.k.a.
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DAVID WATSON,

Respondents.

NOTICE OF AGENCY ACTION

Docket No. SD-07-0020

Docket No. SD.07-0021

THE DIVISION OF SECURITIES TO THE ABOVE-NAMED RESPONDENTS:

You are hereby notified that agency action in the form of an adjudicative proceeding has been commenced against you by the Division of Securities (Division). Utah Code Ann. § 63-46b-2(1)(a). The adjudicative proceeding is to be formal and will be conducted according to statute and rule. See Utah Code Ann. §§ 63-46b-6 through 11; see also Utah Admin. Code R151-46b-1 et seq.; Utah Admin. Code 164-1 et seq. The legal authority under which this formal adjudicative proceeding is to be maintained is Utah Code Ann. §§ 61-1-20. You may be represented by counsel or you may represent yourself in this proceeding. Utah Admin. Code R151-46b-6.

You must file a written response with the Division within thirty (30) days of the mailing date of this Notice. Utah Admin. Code R151-46b-8(1). Your response must be in writing and signed by you or your representative. Your response must include the file number or other reference number; the name of the adjudicative proceeding; your version of the facts; a statement of what relief you seek; and a statement summarizing why the relief you seek should be granted. Utah Code § 63-46b-6(1). In addition, the presiding officer requires that your response:

- (a) admit or deny the allegations in each numbered paragraph of the Order to Show Cause. Allegations in the Order to Show Cause not specifically denied are deemed admitted;
- (b) identify any additional documents which you assert are relevant in light of the allegations made; and
- (c) state in short and plain terms your defenses to each allegation in the Order to Show Cause, including affirmative defenses, that were applicable at the time of the conduct (including exemptions or exceptions contained within the Utah Uniform Securities Act).

Shortly after the deadline for filing your response to the Order to Show Cause, an initial pre-hearing conference in this adjudicative proceeding will be held. Utah Admin. Code R151-46b-9(9). The time, date and place for that hearing are given below as well as in the Order to Show Cause. Utah Code Ann. § 61-1-20(1)(b). The purpose of the initial pre-hearing conference is to set a deadline for the filing of pre-hearing motions, including summary judgment; determine whether to

modify the deadlines for disclosures; to order initial disclosures and resolve discovery issues; schedule any additional pre-hearing conferences; schedule a tentative hearing date to adjudicate whether the facts alleged in the Order to Show Cause or agency action accompanying this Notice are true and the relief requested is appropriate; and to deal with any other matters.

Your response, and any future pleadings or filings that should be part of the official files in this matter, should be sent to the following:

Signed originals to:

Administrative Court Clerk
c/o Pam Radzinski
Utah Division of Securities
160 E. 300 South, 2nd Floor
Box 146760
Salt Lake City, UT 84114-6760
(801) 530-6600

A copy to:

Jeffrey Buckner
Assistant Attorney General
160 E. 300 South, Fifth Floor
Box 140872
Salt Lake City, UT 84114-0872
(801) 366-0310

Please note that an initial pre-hearing conference on the Order to Show Cause has been scheduled for April 9, 2007 at 9:00 a.m. The hearing will take place at the Division of Securities, Room 210, 160 East 300 South, Salt Lake City, Utah.

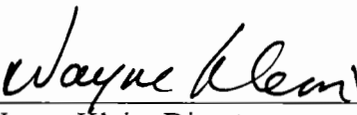
If you fail to file a response or fail to attend or participate in the initial pre-hearing conference, the presiding officer may enter a default order against you without any further notice. Utah Code Ann. § 63-46b-11; Utah Admin. Code R151-46b-11(a). After issuing the default order, the presiding officer may grant the relief sought against you in the Order to Show Cause, and will conduct any further proceedings necessary to complete the adjudicative proceeding without your participation and determine all issues in the proceeding. Utah Code Ann. § 63-46b-11(4); Utah

Admin. Code R151-46b-11(b). In the alternative, the Division may proceed with a hearing under § 63-46b-10. At the hearing, you may appear and be heard and present evidence on your behalf.

The presiding officer in this case is Wayne Klein, Director, Director, Division of Securities. An administrative law judge may be assigned after the initial pre-hearing conference. At any hearings, the Division will be represented by the Attorney General's Office.

You may attempt to negotiate a settlement of the matter without filing a response or proceeding to hearing. To do so, please contact the Utah Attorney General's Office. Questions regarding the Order to Show Cause should be directed to Jeffrey Buckner, Assistant Attorney General, 160 E. 300 South, Fifth Floor, Box 140872, Salt Lake City, UT 84114-0872, Tel. No. (801) 366-0310.

Dated this 28th day of February, 2007.


Wayne Klein, Director
Division of Securities
Utah Department of Commerce



Certificate of Mailing

I certify that on the 28th day of FEBRUARY, 2007, I mailed, by certified mail, a true and correct copy of the Notice of Agency Action and Order to Show Cause to:

Cyberhand Robotics Corp.
1108 E. South Union Avenue
Midvale, UT 84047

Certified Mail # 7005 1820 0003 7190 5673

David Watson
23 Alafaya Woods Blvd., Suite 140
Oviedo, FL 32765.

Certified Mail # 7005 1820 0003 7190 5680

Pamala Raddinski
Executive Secretary