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Attorneys for Respondents Arpeggio Investments, LLC,
Stanley Duane Parrish and Tyson D. Williams.

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

IN THE MATTER OF:

**ARPEGGIO INVESTMENTS, LLC;
STANLEY DUANE PARRISH;
TYSON D. WILLIAMS,**

Respondents.

MOTION TO CONTINUE

**CASE NO. SD-10-0065
CASE NO. SD-10-0067
CASE NO. SD-10-0069**

Respondents Arpeggio Investments, LLC (“Arpeggio”), Stanley Duane Parrish (“Parrish”), and Tyson D. Williams (“Williams”) (collectively referred to as “Respondents”), by and through undersigned counsel, hereby move this tribunal to continue this matter. Good cause exists for the requested continuance as follows:

On March 18, 2013, the current Scheduling Order was entered in this matter. The Scheduling Order set today, June 12, 2013 as the discovery completion date. When the

Scheduling Order was entered, it was contemplated by the parties that they would have sufficient time to determine the scope of the Division's investigation. As the Presiding Officer is aware, the matter represented here was resolved after it was referred to the Davis County Attorney for prosecution, but before any formal charges were filed against Respondents. The alleged victim underlying this matter acknowledged that he may have misunderstood or misperceived the alleged misrepresentations and omissions underlying this matter. As a result, the Davis County Attorney dismissed any criminal action related to this matter on its own motion.

To date, counsel for Respondents has not been informed of the scope of the investigation, if any, that the Division plans to pursue. Undersigned counsel has made multiple efforts to contact the Division regarding this matter. Undersigned counsel spoke with Wade Faraway who was previously assigned to this case. Mr. Faraway did not comment on the scope of the Division's investigation, but instead referred undersigned counsel to Paul Amann, who is now assigned to this case. Undersigned counsel has made multiple attempts to contact Mr. Amann telephonically, but as of the date of this Motion, undersigned counsel has not received responses to his voicemail messages.

A continuance would aid the resolution of this matter by ensuring that the parties are able to determine the scope of the Division's investigation and that any discovery is not duplicative. In light of the foregoing, and as was contemplated when the current Scheduling Order was entered, Respondents move this tribunal to continue this matter for an additional two (2) months to allow the parties to determine the scope of the Division's investigation and potentially consolidate cases if needed.

Respectfully submitted this 12th day of June, 2013.



Joshua S. Ostler
Marcus R. Mumford
Attorneys for Respondents

CERTIFICATE OF MAILING

I hereby certify that I mailed a copy of the foregoing Motion to Continue to the following, via first-class mail, postage prepaid, on this 12th day of June, 2013:

Paul G. Amann
Assistant Attorney General
160 East 300 South, 5th Floor
Salt Lake City, Utah 84114-0872



Joshua S. Ostler