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Attorneys for Plaintiff

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

IN THE MATTER OF:

**CRAIG ELDON TAYLOR, dba THE
MALL HOP and SMOOTHIE BEACH,**

Respondents.

WITNESS AND EXHIBIT LISTS

Docket No. SD-12-0038

The State of Utah, Department of Commerce, Securities Division (Division), pursuant to Utah Rules of Administrative Procedure R151-4-504(1)(a)(i) and (ii), and Utah Rules of Civil Procedure 26(a)(4)(A), hereby the following list of witnesses and exhibits for the hearing/trial scheduled for November 29, 2012:

WITNESSES

1. Craig Taylor
524 West 440 South
Orem, Utah 84058
(801) 427-3435
2. Heather Taylor
71 South 360 West
Orem, UT 84058
3. Justin Vlaardingerbroek
28 East 180 North

Orem, Utah 84057
(801) 221-1642

4. Benjamin Johnson
160 East 300 South, 2nd Floor,
Salt Lake City, Utah 84111,
(801) 530-6600.
5. Witnesses listed by the Respondents not included above.
6. Rebuttal Witnesses as necessary.

EXHIBITS

1. Investment/Partnership Contract Between Craig Taylor and Justin Vlaardingerbroek, dated and signed August 21, 2009.
2. Check 195, in the amount of \$5,800.00, from Justin Vlaardingerbroek to The Mall Hop.
3. Investment/Partnership Contract Amendment 1 Between Craig Taylor and Justin Vlaardingerbroek, dated and signed April 17, 2010.
4. Promissory note dated and signed by Craig Taylor and Justin Vlaardingerbroek on December 22, 2011.
5. Check (unnumbered) dated February 16, 2012, in the amount of \$6,000.00 payable to Justin Vlaardingerbroek, signed by Craig Taylor.
6. Check (unnumbered) dated February 16, 2012, in the amount of \$2,000.00 payable to Justin Vlaardingerbroek, signed by Craig Taylor.
7. Undated document entitled "Songbird Bay Infrastructure."
8. Bank records from Deseret First Credit Union, regarding The Mall Hop, Smoothie Beach, Craig Taylor and Heather Taylor between April 2009 and April 2012.
9. Emails dated April 2, 2012 and April 13, 2012, from Craig Taylor to Adam Sweet and Tom Brady.
10. Zion's Bank records regarding Craig Eldon Taylor and the Mall Hop.
11. Zion's Bank records regarding Heather Taylor.

12. Any potential exhibits not presently known to the Division, or not currently in the Division's possession.
13. Rebuttal exhibits as may be necessary.

Dated this 15th day of October, 2012.

By:



D. Scott Davis
Assistant Attorney General

CERTIFICATE OF SERVICE

16th I HEREBY CERTIFY that I personally served a true and correct copy of the foregoing on this day of October, 2012 to the following:

Craig Eldon Taylor 524 West 440 South Orem, Utah 84058	Sent via:
	<input type="checkbox"/> Hand-Delivery
	<input type="checkbox"/> Facsimile:
	<input type="checkbox"/> Mailed (U.S. Mail, postage prepaid)
	<input checked="" type="checkbox"/> Other: <u>craig@bistrostreet.com</u>



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INITIAL DISCLOSURES

Docket No. SD-12-0038

The State of Utah, Department of Commerce, Securities Division (Division) hereby submits its initial disclosures as required by Utah Administrative Code R151-4-503, and the scheduling order issued in this case.

WITNESSES:

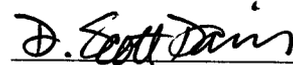
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3. Justin Vlaardingerbroek
28 East 180 North
Orem, Utah 84057
(801) 221-1642

EVIDENCE:

A CD-Rom is provided to the Respondent with this pleading containing all of the Division's relevant, non-privileged evidence in this matter.

Dated this 15th day of October, 2012.

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