Exhibit 1

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF FLORIDA

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

Case No. 8:09-cv-87-T-26TBM

Pending in the Middle District of Florida

ARTHUR NADEL, SCOOP CAPITAL, LLC, SCOOP MANAGEMENT, INC.

Defendants,

SCOOP REAL ESTATE, L.P.
VALHALLA INVESTMENT PARTNERS, L.P.,
VALHALLA MANAGEMENT, INC.
VICTORY IRA FUND, LTD,
VICTORY FUND, LTD,
VIKING IRA FUND, LLC,
VIKING FUND, LLC, AND
VIKING MANAGEMENT,

Relief Defendants. Donald H. Rowe TO: c/o Anne-Leigh Gaylord Moe, Esq. Bush Ross, P.A. 1801 N Highland Avenue Tampa, Florida 33602 YOU ARE COMMANDED to appear in the United States District Court, Middle District of Florida, Tampa Division, at the place, date, and time specified below to testify in the above case. PLACE OF TESTIMONY COURTROOM DATE AND TIME YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case. PLACE OF DEPOSITION DATE AND TIME

XI YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects): See Attachment A

PLACE: Wiand Guerra King, P.L., 3000 Bayport Drive, Suite 600, Tampa, FL 33607	DATE AND TIME November 17, 2010 at 9:00 a.m.
Any organization not a party to this suit that is subpoenaed for the more officers, directors, or managing agents, or other persons who consent each person-designated, the matters on which the person will testify. Feder issuing officer signature and title and other person will testify. Feder actions of the signature and title and other person will testify. Feder issuing officers and all the person will testify. Feder actions of the signature of the section, B issuing officers and phone number and other persons and phone number Gianluca Morello, Esq. Wiand Guerra King P.L. 3000 Bayport Drive, Suite 600, Tampa, Florida 33607 (813) 347-5100	to testify on its behalf, and may set forth, for al Rules of Civil Procedure, Rule 30(b)(6). FENDANT) DATE
PROOF OF SERVICE	៥
DATE PLACE	
SERVED	
SERVED ON (PRINT NAME) MANNER OF SERVICE	
SERVED BY (PRINT NAME) TITLE	
DECLARATION OF SER	EVER
I declare under penalty of perjury under the laws of the United Sta contained in the Proof of Service is true and correct.	tes of America that the foregoing information
Executed on	
Signature of Server	
Address of Server	
Federal Rule of Civil Procedure 45(c), (d) and (e), as amended on December 1, 2007	
(c) PROTECTING A PERSON SUBJECT TO A SUBPOENA. (1) Avoiding Undue Burden or Expense; Sanctions. A party or an attorney responsible for to avoid imposing undue burden or expense on a person subject to the subpoena. The iss sanction – which may include lost earnings and reasonable attorney's fees – on a party or (2) Command to Produce Materials or Permit Inspection. (A) Appearance Not Required. A person commanded to produce documents, elect the inspection of premises, need not appear in person at the place of production or in hearing, or trial.	uing court must enforce this duty and impose an appropriate attorney who fails to comply. ronloally stored information, or tangible things, or to permi

- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoens a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises — or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
 - (i) At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.
 (3) Quashing or Modifying a Subpoena.
 (A) When Required. On timely motion, the issuing court must quash or modify the subpocna that:
 (i) fails to allow a reasonable time to comply;

- (ii) requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person except that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held.;
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies, or
- (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:
 - (i) disclosing a trade secret or other confidential research, development, or commercial information;
 - (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or
 - (iii) a person who is neither a party nor a party's officer to incur substantial expense to travel more than 100 miles to attend trial.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
 - (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoensed person will be reasonably compensated.
- (d) DUTIES IN RESPONDING TO A SUBPOENA.
 - (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
 - (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
 - (B) Form for Producing Electronically Stored Information Not Specified. If a subpocua does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
 - (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
 - (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
 - (2) Claiming Privilege or Protection.
 - (A) Information Withheld. A person withholding subpossed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
 - (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
 - (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.
- (e) CONTEMPT.
 - The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(e)(3)(A)(ii).

ATTACHMENT A

- 1. The term "Receivership Entities" refers to any and all of the following entities, as well as any entity or person associated with any of them, including any parent, subsidiary, predecessor, successor, joint venture, partner, affiliate, or otherwise related entity:
 - a. Scoop Capital, LLC
 - b. Scoop Management, Inc.
 - c. Scoop Real Estate, L.P.
 - d. Valhalla Investment Partners, L.P.
 - e. Valhalla Management, Inc.
 - f. Victory IRA Fund, Ltd.
 - g. Victory Fund, Ltd.
 - h. Viking IRA Fund, LLC
 - i. Viking Fund, LLC
 - j. Viking Management, LLC
 - k. Traders Investment Club
 - 1. A Victorian Garden Florist, LLC
 - m. Guy-Nadel Foundation, Inc.
 - n. Laurel Mountain Preserve Homeowners' Association, Inc.
 - o. Laurel Mountain Preserve, LLC
 - p. Laurel Preserve LLC
 - q. Lime Avenue Enterprises, LLC
 - r. Marguerite J. Nadel Revocable Trust UAD 8/2/07
 - s. Tradewind, LLC
 - t. Venice Jet Center, LLC
 - u. Viking Oil & Gas, LLC
 - v. Home Front Homes, LLC
 - w. Traders Investment Club
- 2. The term "Nadel" refers to Arthur Nadel, a defendant in this case and a person who has been associated with the Receivership Entities.
- 3. The term "Mrs. Nadel" refers to Marguerite Nadel, also known as Peg Nadel and formerly known as Marguerite Quisenberry or Peg Quisenberry, who is now married to Arthur Nadel and has been associated with Receivership Entities.
- 4. The term "Chris Nadel" refers to Chris Nadel, who is a son of Nadel and has been associated with Receivership Entities.

- 5. The term "Quisenberry" refers to Geoff Quisenberry, who is a son of Mrs. Nadel and has been associated with Receivership Entities.
- 6. The term "Neil Moody" refers to Neil Moody, who has been a business partner of Nadel and has been associated with one or more Receivership Entities, including but not limited to Valhalla Investment Partners, L.P.; Valhalla Management, Inc.; Viking IRA Fund, Ltd.; Viking Fund, LLC; and/or Viking Management, LLC.
- 7. The term "Chris Moody" refers to Chris Moody, who is a son of Neil Moody and has been associated with one or more Receivership Entities, including but not limited to Valhalla Investment Partners, L.P.; Valhalla Management, Inc.; Viking IRA Fund, Ltd.; Viking Fund, LLC; and/or Viking Management, LLC.
 - 8. The term "Moodys" refers to Neil Moody and Chris Moody, collectively.
 - 9. The term "Joyce Rowe" refers to Donald Rowe's spouse.
- 10. The term "Zucker" refers to Michael Zucker, an accountant who has been associated with and/or performed work for one or more Receivership Entities and/or Related Entities.
- 11. The term "Related Entities" refers to Summer Place Development Corp.; Home Front Homes, LLC; the Neil Moody Revocable Trust; Harmony Investment Club; Indigo Investment Club and any other entity, trust, or other structure which is or was controlled, in whole or in part, by Nadel, Mrs. Nadel, Quisenberry, the Moodys, and/or any of the Receivership Entities, or in which Nadel, Mrs. Nadel, Quisenberry, the Moodys, and/or any of the Receivership Entities has or had an interest or association.
- 12. The term "you" is used in its broadest and most comprehensive sense and refers to the target of this subpoena; any former or present parent, subsidiary, affiliate, division, or

predecessor and any of their directors, officers, employees, agents, brokers, or contractors, or anyone else associated with them.

- 13. The term "Rowe Entities" refers to any and all entities, whether currently active or dissolved, in which Donald Rowe, or any entity controlled by Donald Rowe, has or has had an interest as a stakeholder, including but not limited to the following:
 - a. The Wall Street Digest, Inc.
 - b. Wall Street On-Line, Inc.
 - c. Wall Street Digest Defined Pension Trust
 - d. Carnegie Asset Management, Inc.
 - e. Mutual Fund Advisor, Inc.
 - f. Carnegie Capital Management Inc.
 - g. Carnegie Marketing Associates, Inc.
 - h. Carnegie Wealth Management, Inc.
 - i. Carnegie Management Group
 - j. Sedona Diversified Properties
 - k. Brighton Venture Partners I, LLC
 - I. At Risk Carryover
 - m. Short Credit Fund, L.P.
 - n. The Carnegie Fund, L.P.
 - o. The Wall Street Digest Fund, L.P.
- 14. The term "document" or "documents" means any written, graphic, electronic, or aural representation of any kind whether produced, reproduced or stored on paper, cards, tapes, discs, belts, charts, films, computer storage devices or other electronic device or any other medium including, without limitation, matter in the form of photographs, charts, graphs, plans, drawings, emails, microfiches, microfilms, videotapes, recordings, motion pictures, books, reports, studies, statements, speeches, notebooks, checks, stubs, forms, applications, tickets, ticket stubs, receipts, agreements, appointment calendars, working papers, graphs, manuals, brochures, contracts, memoranda, notes, records, correspondence, diaries, bookkeeping entries, published materials, invoices, letters, messages, telegrams, drafts, studies, analyses, summaries, magazines, booklets, expense records, appraisals, valuations, estimates, opinions, financial

statements, accounting records, income statements, premium notices, forecasts, illustrations and any nonidentical drafts and copies of the foregoing.

- 15. "All documents" means every document, as defined above, known to you and every such document which may be located or discovered by reasonably diligent efforts.
- 16. "Correspondence" means any letter, telegram, telex, notice, message, memorandum, email, or other written communication or transcription or notes of a communication.
- 17. "Communication" means any written or oral transmission of fact, information, or opinion, including any utterance, notation, or statement of any nature whatsoever, including, but not limited to, documents and correspondence as defined herein.

INSTRUCTIONS

- You are requested to produce documents that are in your possession, custody, or control as they are kept in the usual course of business (such as hard copies or electronically stored information). In addition, documents are to be produced in full and unexpurgated form.
- 2. If any documents requested were, but are no longer, in your possession, subject to your control, or in existence, and therefore cannot be produced by you, please state whether any such document (a) is missing or lost; (b) has been destroyed; (c) has been transferred voluntarily or involuntarily to others; or (d) is otherwise disposed of, and, in each instance, please explain the circumstances surrounding any such disposition of the document and state the date or approximate date thereof.
- 3. If any portion of any document responsive to this request is withheld by reason of any assertion of privilege, redact and identify such portion and produce the document. As to each document or portion thereof that is withheld, provide the following information: (a) type of document (e.g., letter, memorandum, telegram, chart, photograph, tape cassette, etc.); (b) date of

document; (c) name(s) of its author(s) or preparer(s) and an identification by employment and title of each such person; (d) name of each person who was sent, shown, blind copied, or carbon copied the document, or who has had access to or custody of the document, together with an identification of each such person by employment and title; (e) number of pages, attachments, and appendices; (f) present custodian; (g) subject matter of the document; (h) nature of the privilege asserted and a statement of the basis for the claim of privilege; and (i) paragraph(s) of this subpoena to which the document is responsive.

- 4. In producing documents, all documents which are physically attached to each other when located for production shall be left so attached. Documents which are segregated or separated from other documents, whether by inclusion in binders, files, subfiles, or by use of dividers, tabs, or any other method, shall be left so segregated or separated. Documents shall be retained in the order in which they were maintained, in the file where found, and you shall identify from whose files the document originated. Unless otherwise specified, this request calls for all documents generated, prepared, or received from the beginning of time through the date of production, or which refer to matters occurring through such date.
- 5. Unless otherwise specified, the time period for these Requests for Documents is from January 1, 1999, to the date of your response to these Requests for Documents.

REQUESTS FOR DOCUMENTS

- 1. All documents evidencing, reflecting, or relating to the following:
 - a. The identity and contact information of each person or entity with a stake or other financial interest in any of the Rowe Entities, and/or the nature and/or scope of such interest.
 - b. The identity of the employees of any of the Rowe Entities and/or the nature or scope of each such employee's job.
 - c. The identity of any person or entity that performed any service for any of the Rowe Entities and/or the nature or scope of each such service-provider.

- d. Any transfer of any asset or other item of value, or transfer of any interest in any asset or item of value, from you, any of the Rowe Entities, or anyone else at the direction of you or any of the Rowe Entities to Joyce Rowe or any entity, trust, or anything else controlled by Joyce Rowe or in which Joyce Rowe has any interest.
- e. Any transfer of any asset or other item of value, or transfer of any interest in any asset or item of value, from you, any of the Rowe Entities, or anyone else at the direction of you or any of the Rowe Entities to any person, entity, trust, or anything else.
- f. Any asset or anything else of value owned by you, Joyce Rowe, or any other member of your household, directly or indirectly, and any asset which is subject to your or Joyce Rowe's possession, enjoyment, or control, regardless of whether legal title or ownership is held by a relative, trustee, lessor, or any other intermediary.
- g. Any securities or commodities brokerage accounts and accounts at banks or other financial institutions in your name, under your control, in which you have or had a beneficial interest, or to which you are or were a signatory since 1999.
- h. Any 401(k) plan, pension plan, Keogh plan, individual retirement account, profit sharing plans, thrift plan, or similar plan or account in which you or any of the Rowe Entities has an interest, vested or otherwise.
- i. The Wall Street Digest Defined Benefit Pension Plan, including but not limited to the identity and contact information of any beneficiary of The Wall Street Digest Defined Benefit Pension Plan, the identify and contact information of any person or entity with an interest or who otherwise received any distribution of funds or other assets from The Wall Street Digest Defined Benefit Pension Plan, and/or information relating to distributions of funds or other assets from The Wall Street Digest Defined Benefit Pension Plan.
- j. Any 401(k) plan, pension plan, Keogh plan, profit sharing plan, thrift plan, or similar plan associated with any of the Rowe Entities.
- k. Each transfer of money received by you or by any of the Rowe Entities from any of the Receivership Entities, Nadel, or the Moodys, including but not limited to the financial account in which those funds were deposited; the financial account, person, and/or entity to which such funds were ever forwarded; and the financial account, person, and/or entity currently in possession of such funds.