

**STATE OF ILLINOIS
SECRETARY OF STATE
SECURITIES DEPARTMENT**

IN THE MATTER OF:)	
)	
Ephren Taylor;)	
City Capital Corporation, A/K/A/)	
City Capital Corp,)	File Number: 1000196
its partners, members, officers, directors,)	
agents, employees, affiliates, successors)	
and assigns;)	
Clean Sweep Holdings Group LLC,)	
its partners, members, officers, directors,)	
agents, employees, affiliates, successors)	
and assigns;)	

TEMPORARY ORDER OF PROHIBITION

TO RESPONDENTS:

City Capital Corporation
256 Seaboard Lane
Building E#101
Franklin, TN 37067

City Capital Corporation
2000 Mallory Lane
Suite130-131
Franklin, TN 37067

City Capital Corporation
American Corporate Enterprises, Inc (agent)
123 West NYE LN STE 129
Carson City, NV 89706

Clean Sweep Holdings Group LLC
Brain Crawford (agent)
110 East Geer Street
Durham, NC 27702

Clean Sweep Holdings Group LLC
Brian Crawford (agent)
P.O. Box 25442
Durham, NC 27702

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Clean Sweep Holdings Group LLC
Brian Crawford (agent)
7780 Brier Creek parkway, suite 225
Raleigh, NC 27617

Clean Sweep Holdings Group LLC
Sweep Income
140 Donmoor Court
Garner, NC 24529

On information and belief, I, Jesse White, Secretary of State for the State of Illinois, through my designated representative, who has been fully advised in the premises by the staff of the Securities Department, Office of the Secretary of State, herein find:

I. Background

1. Respondent Ephren W. Taylor (“Taylor”) is a natural person with the last known business address in Franklin Tennessee.
2. Respondent City Capital Corporation is a Nevada Domestic Corporation with a last known business address of 256 Seaboard Lane, Building E#101, and Franklin Tennessee and the trades on the OTC/ pink sheets under the symbol “CTCC”.
3. Respondent Clean Sweep Holdings Group, LLC is a North Carolina Limited Liability Corporation, and a subsidiary of City Capital Corporation.
4. Respondent City Capital Corporation lists Respondent Taylor as the president, treasurer and director.
5. Respondent City Capital Corporation lists the following on their web site (www.citycapitalcorp.net):

City Capital Corporation (Stock Symbol CTCC) is engaged in leveraging investments, holdings and other assets to create self-sufficiency for communities around the country and the world.

COUNT I. FAILURE TO REGISTER SECURITIES

6. Respondents directly offered to sell securities in the form of investment contracts to the general public, including residents of the State of Illinois (“Investors”).

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7. Respondents aired multiple radio solicitations on radio station WSRB 106.3 FM broadcasting in the Chicago metropolitan area April 12-16, 2010.
8. Respondent's advertisement script promises the investment is "guaranteed to generate easy cash ... up to \$11,000.00 a month or more ..."
9. Respondents sent investors further information by phone and e-mail, none of which requested information from the investor as to whether they were accredited investors, sophisticated investors or senior citizens.
10. Respondents literature states the cost of "...setting up Sweepstakes locations" were from \$55,000.00 to \$75,000.00
11. Respondents represented to investors that they would not have any responsibility to maintain these computers, hiring, training and babysitting employees; per their literature:

"No worries, we got you covered. ... You NEVER have to worry about hardware breaking, setting up machines, or other details that keep you up at night in a brick and mortar business. Our trained staff does it all."
12. Respondents offered to investors the sale of "money making computers called 'sweepstakes machines'", the investors monies are pooled to purchase these computers, locations and employees.
13. Respondents claim that the computers will generate an income from shoppers "buying internet time to access the games" and by playing sweepstakes games the investor will make profits.
14. Respondents represented to investors that for a onetime cost of only \$4,997.00, they would receive a return on their money of \$11,000.00 per month.
15. Respondents encouraged investors to liquidate their traditional IRA and other Retirement accounts for use in their investment.
16. The activities described above constitute the offer and sale of a investment contract and therefore a security as those terms are defined in Sections 2.1, 2.5, and 2.5a of the Illinois Securities Law of 1953 [815 ILCS 5/1 *et. seq.*] (the "Act").
17. Section 5 of the Act provides, *inter alia*, that all securities except those exempt under Section 3 or those offered or sold in transactions exempt under Section 4 "shall be registered either by coordination or by qualification prior . . . to their offer or sale" in the State of Illinois.
18. Respondents failed to file with the Secretary of State an application for registration of the securities described above as required by the Act and, as a result, the security was not registered pursuant to Section 5 of the Act prior to its offer in the State of Illinois.

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19. Section 12.A of the Act provides, *inter alia*, that it shall be a violation for any person “to offer or sell any security except in accordance with the provisions of the Act.”
20. Section 12.D of the Act provides, *inter alia*, that it shall be a violation for any person “to fail to file with the Secretary of State any application, report or document required to be filed under the provisions of the Act or any rule or regulation made by the Secretary of State pursuant to the Act.”
21. By virtue of the foregoing, Respondent violated Sections 12.A and 12.D of the Act.

COUNT II

UNREGISTERED DEALER/SALESPERSON

- 1-18. Paragraphs 1-18 are re-alleged and incorporated by reference.
19. Through the conduct described in paragraphs three (3) through eight (8), the respondent acted as a dealer and/or salesperson for the investment contracts to investors.
20. That 12.C of the Act provides, *inter alia*, that it shall be a violation of the Act for any person to act as a dealer, salesperson unless registered such, where such registration is required under this Act.
21. That at all relevant times, the respondents were not registered as a dealer and/or salesperson under the Act.
22. That by acting as a salesperson and/or dealer and an investment advisor and/ or investment advisor in the State of Illinois, without being registered as such, respondent violated section 12.C of the Act.
23. The aforementioned findings are based upon credible evidence.
24. Section 11.F(2) of the Act provides, *inter alia*, that the Secretary of State may temporarily prohibit the offer or sale of securities by any person, without notice and prior hearing, if the Secretary of State shall deem it necessary to prevent an imminent violation of the Act or to prevent losses to investors that will occur as a result of prior violations of the Act.
25. The entry of this **Temporary Order of Prohibition** prohibiting Respondents, or their agents, affiliates, successors and employees, from offering or selling securities in the State of Illinois is in the public interest and for the protection of the investing public and is consistent with the purposes intended by the provisions of the Act.

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
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NOW THEREFORE IT IS HEREBY ORDERED THAT: pursuant to the authority granted by Section 11.F of the Act, Respondents Ephren W. Taylor, City Capital Corporation, its partners, members, officers, directors, agents, employees, affiliates, successors, and assigns, and Clean Sweep Holdings Group, LLC, its partners, members, officers, directors, agents, employees, affiliates, successors, and assigns, are **Temporarily Prohibited** from offering or selling securities in or from this State until the further Order of the Secretary of State.

NOTICE is hereby given that Respondents may request a hearing on this matter by transmitting such request in writing to the Director, Illinois Securities Department, 69 West Washington Street, Suite 1220, Chicago, Illinois 60602. Such request must be made within thirty (30) calendar days of the date of entry of the **Temporary Order of Prohibition**. Upon receipt of a request for hearing, a hearing will be scheduled as soon as reasonably practicable. A request for hearing will not stop the effectiveness of this Temporary Order of Prohibition and will extend the effectiveness of this Temporary Order of Prohibition for ninety (90) days from the date the hearing request is received by the Department.

FAILURE BY ANY RESPONDENT TO REQUEST A HEARING WITHIN THIRTY (30) CALENDAR DAYS AFTER ENTRY OF THIS TEMPORARY ORDER OF PROHIBITION SHALL CONSTITUTE AN ADMISSION OF ANY FACTS ALLEGED HEREIN AND SHALL CONSTITUTE SUFFICIENT BASIS TO MAKE THIS TEMPORARY ORDER OF PROHIBITION FINAL.

Dated: This 3rd day of June 2010.



JESSE WHITE
Secretary of State
State of Illinois

Attorney for the Secretary of State:
Mary A. Lopez
Illinois Secretary of State Securities Department
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Chicago, Illinois 60602
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