UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 4344/November 14, 2016

ADMINISTRATIVE PROCEEDING File Nos. 3-17664, 3-17665, 3-17666, 3-17667

In the Matter of the Registration Statements of

PREHEARING ORDER FINDING SERVICE

FLASTER CORPORATION, iLOAN INC., ZUBRA INC., and INSTRIDE, INC.

On November 4, 2016, the Securities and Exchange Commission issued orders instituting proceedings (OIP) pursuant to Section 8(d) of the Securities Act of 1933, and set a hearing for November 22, 2016, on allegations that each Respondent's registration statement contains untrue statements of material fact and omits necessary material information and that each Respondent failed to cooperate with a Section 8(e) examination by failing to respond to Commission subpoenas. I consolidated the proceedings for hearing. *Flaster Corp.*, Admin. Proc. Rulings Release No. 4325, 2016 SEC LEXIS 4143 (ALJ Nov. 7, 2016).

On November 9, 2016, the Division of Enforcement filed a declaration establishing that the OIP was personally served on the registered agent of each Respondent on November 8, 2016, in accordance with Section 8(d). I find that service was proper on this basis. The declaration also states that the OIP was personally served on Jonathan D. Strum, who it alleges is counsel for Flaster Corporation and iLoan, Inc. Although the registration statements of these two Respondents indicate that "copies of all correspondence" should be sent to Strum, Strum is not listed as the agent for service of process, he has not filed an appearance in this proceeding, and the Division has not provided evidence that Strum is a proper agent for service. I therefore do not base my service finding on delivery of the OIP to Strum.

If Respondents fail to file answers within ten days of service of the OIP and fail to appear at the November 22 hearing, they may be found in default and the effectiveness of their registration statements may be suspended. 17 C.F.R. §§ 201.155(a), .220(f), .310. If any Respondent will be participating in the hearing in person or wishes to participate by remote means, it should contact my office by e-mailing <u>alj@sec.gov</u> or calling (202) 551-6030 by November 21 so that arrangements can be made.

The Division is on notice that it has the burden of presenting evidence at the hearing to show that the OIP's allegations are true.

Brenda P. Murray, Chief Administrative Law Judge