AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the

District of Kansas

KYLE ALEANDER and DY	_AN SYMINGTON		
Plaintiff			
v.		Civil Action No.	14-CV-2159-KHV-JPO
BF LABS, IN	IC.		
Defendant)		
	,		
	TO PRODUCE DOCUMENTS ERMIT INSPECTION OF PRI		
To: Joseph Morgan d/b/a Joe's Datacenter, 1325 Tracy Ave, Kansas city, MO 64106			
	(Name of person to whom the	is subpoena is directed,)
documents, electronically stored material: See Exhibit A attached	information, or objects, and to pe	ermit inspection, co	place set forth below the following opying, testing, or sampling of the
Place: Wood Law Firm, LLC,		Date and Time:	Central Standard Time
1100 Main Street, Suite 1800		09	9/19/2014 10:30 am
Kansas City, MO 64105			
other property possessed or cont	YOU ARE COMMANDED to prolled by you at the time, date, an hotograph, test, or sample the pro-	d location set forth	below, so that the requesting party
riace.		Date and Time:	
Rule 45(d), relating to your proterespond to this subpoena and the Date:08/28/2014	s of Fed. R. Civ. P. 45 are attached as a person subject to a subsequences of not do a subsequences of not do a subsequences of not do a subsequence o	poena; and Rule 4:	ating to the place of compliance; 5(e) and (g), relating to your duty to
	Signature of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-mail addre	ss, and telephone number of the a	ttorney representin	g (name of party) Kyle Alexander and
Dylan Symington	s, and tereprese number of the t		es or requests this subpoena, are:
Noah K. Wood / Aristotle N. Rodopoulos, Wood Law firm, LLC, 1100 Main Street, Suite 1800, Kansas City, MO 64105			
If this subpoena commands the pinspection of premises before tria	ortice to the person who issues or production of documents, electron al, a notice and a copy of the subp m it is directed. Fed. R. Civ. P. 45	ically stored informoena must be serve	

EXHIBIT A

To Subpoena To Produce Documents issued to Joe Morgan d/b/a Joe's Datacenter

Documents and Things to be Produced:

Regarding ANY of the following Target Entities:

Target Entities: BF Labs, Inc. d/b/a Butterfly Labs, its affiliates, agents or

employees, which may include Eclipse Mining Consortium, Sonny Vleisides, Jeff Ownby, Josh Zerlan, Bruce Bourne, Nasser Ghoseiri, and any person using an email address from the domain

"butterflylabs.com", "eclipsemc.com", or "webspawner.com".

Target Date: July 25, 2011 through the present

All documents, files and records, electronic or otherwise, showing:

- 1) Electronic mails, memorandums, correspondence, notes of communications, notes of meetings, faxes, purchase orders, marketing material, or other communications or records of communications, either from, to, or concerning the Target Entities.
- 2) Electronic mails, memorandums, correspondence, notes of communications, notes of meetings, faxes, or other communications or records of communications, either from, to, or concerning customers of the Target Entities.
- 3) Contracts, invoices, service orders, or other records of services provided to the Target Entities.
- 4) Contracts, invoices, service orders, or other records of services provided to the customers of the Target Entities.
- 5) Account statements, records of payments, electronic transactions, invoices, transfers of money or bitcoin, invoices or other records of financial or bitcoin transactions with the Target Entities, or customers of the Target Entities.
- 6) Any documents or electronic information regarding bitcoin mining by the Target Entities.
- 7) Any documents or electronic information regarding hardware hosted by you for the Target Entities.
- 8) Any documents or electronic information identifying employees or persons with knowledge of the accounts of the Target Entities.
- 9) Any documents or electronic information identifying equipment owned or used by the Target Entities.
- 10) Any documents or electronic information, including but not limited to logs, video recordings, and keycard access records, regarding access to data center facilities by the Target Entities.

Please include a notarized records affidavit with any documentation produced.