1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 SECURITIES AND EXCHANGE Case No. 5:15-cv-02387-SVW (KKx) 11 COMMISSION, ORDER GRANTING STIPULATION 12 Plaintiff. FOR ORDER ON RECEIVER'S OMNIBUS MOTION FOR ORDER: (1) 13 APPROVING RECEIVER'S v. RECOMMENDED TREATMENT OF 14 ROBERT YANG, et al. CLAIMS; AND (2) AUTHORIZING RECOMMENDED DISTRIBUTION ON Defendants, 15 ALLOWED CLAIMS **AND** 16 10A Ctrm: YANROB'S MEDICAL, INC., et al. Judge: Stephen V. Wilson 17 Relief Defendants,. 18 19 **ORDER** The Stipulation for Order on Receiver's Omnibus Motion for Order: (1) Approving 20 Receiver's Recommended Treatment of Claims; and (2) Authorizing Recommended 21 Distribution on Allowed Claims (the "Stipulation"), made by and between Stephen J. 22 23 Donell (the "Receiver"), the Court-appointed receiver for Defendants Suncor Fontana, LLC, Suncor Hesperia, LLC, Suncor Care Lynwood, LLC, and their respective 24 25 subsidiaries and affiliates (collectively, the "Receivership Entities") in the above-entitled action, the Plaintiff Securities and Exchange Commission (the "Commission"), and 26 27 Defendants Robert Yang and Claudia Kano (collectively, with the Receiver and the Commission, the "Parties"), by and through their respective counsel of record, having been 28 ORDER ON STIPULATION FOR ORDER ON **OMNIBUS CLAIMS MOTION** 

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considered by the Court and good cause appearing therefor, this Court ORDERS as 1 2 follows: 1. The Stipulation is approved, in its entirety; 3 2. The Receiver's Omnibus Motion for Order: (1) Approving Receiver's 4 Recommended Treatment of Claims; and (2) Authorizing Receiver's Recommended 5 Distribution on Allowed Claims (the Receiver's "Motion") is granted; 6 7 3. The Receiver's recommended treatment of claims, as reflected in the Motion 8 and in the Receiver's Claims Summary, submitted in support of the Motion, is approved, as modified by this Court's December 7, 2017 Order on Stipulation to Resolve Proof of Claim 9 10 of Celtic Bank Corporation and Vacate Hearing Thereon (the "Celtic Claim Order") (Dkt. No. 206). Specifically: 11 a) each overseas investor in the Receivership Entities is deemed to have 12 13 an allowed claim against the estate of the Receivership Entities in the amount of \$500,000; 14 15 b) the Receivership Entities' sole domestic investor is deemed to have an allowed claim against the estate of the Receivership Entities in the 16 amount of \$1 million; 17 c) the four (4) Taxing Entity claims, as the term "Taxing Entities" is 18 defined in the Motion, identified as recommended for allowance in the 19 20 Claims Summary, are allowed, in the amounts reflected in the Claims Summary, but are subordinated until such time as all overseas investor 21 22 and domestic investor claims against the estate of the Receivership 23 Entities are paid, in full; d) the one (1) Taxing Entity claim identified as recommended for denial 24 25 in the Claims Summary is denied; e) all trade creditor and non-investor claims against the estate of the 26 27 Receivership Entities identified as recommended for allowance in the 28 Claims Summary are allowed, in the amounts reflected in the Claims

Summary, but are subordinated until such time as all overseas investor 1 and domestic investor claims against the estate of the Receivership 2 Entities are paid, in full; 3 f) the claim of Carlone Construction, Inc. against the estate of the 4 Receivership Entities is denied; 5 g) the claim of Mr. D. Lepe against the estate of the Receivership 6 Entities is denied; 7 h) in accordance with this Court's Celtic Claim Order, the claim of Celtic 8 9 Bank Corporation against the estate of the Receivership Entities is 10 deemed allowed, in the amount of \$1,600,000.00, and has been paid, in full, as provided for in the Celtic Claim Order; 11 12 i) the collective claims of Allen Chi and Mason Investments, LLC against the estate of the Receivership Entities are denied; 13 i) the claim of Medico Investments, LLC against the estate of the 14 15 Receivership Entities is denied; k) the claims of Milligan, Beswick, Levine & Knox, LLP against the 16 estate of the Receivership Entities are allowed, in the amounts 17 reflected in the Claims Summary, but are subordinated until such time 18 19 as all overseas investor and domestic investor claims against the estate 20 of the Receivership Entities are paid, in full; 1) any other claims not identified or addressed in the Receiver's Motion 21 22 or in this Order are denied; and 23 4. The Receiver's proposed distribution plan, as described in the Motion is 24 approved. The Receiver is authorized to make an interim distribution of \$3.1 million in 25 receivership assets on allowed investor claims, on a *pro rata* basis. Based on the claims treatment recommended in the Receiver's Motion and Claims Summary, and adopted by 26 27 this Court herein, the interim distribution amounts, per claim, shall be as follows: 28

-3-

1 2	<u>Claimant(s)</u>	Number of Clair on Interim Di		Interim Distribution Amount, Per Claim
3	Overseas Investors	39		\$75,609.76
	Domestic Investor	1		\$151,219.52
4	All Other Claimants	0		\$0.00
5	5 Annuario de la constanta de			
6	5. Any receivership assets remaining after the completion of the Receiver's			
7	proposed interim distribution and at the conclusion of the instant receivership, after the			
8	payment of administrative fees and expenses, shall be distributed, <i>pro rata</i> , on all allowed			
9	investor claims, without further order of this Court.			
10	SO ORDERED.			
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12	2 Dated: February 8, 2018 Stephen V. Wilson			ilson
13	Judge, United States District Court			
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