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2		CLERK U.S. DISTRICT COURT	
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5		EXAMPLAL DISTRICT OF CALIFORNIA BY INTERNAL DEPUTY	
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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
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11	SECURITIES AND EXCHANGE COMMISSION,	Case No. 5:15-cv-02387-SVW (KKx)	
12		[PROFOSED] ORDER IN AID OF RECEIVERSHIP	
13			
14		Date: March 7, 2016 Time: 1:30 p.m.	
15		Ctrm: 6 Judge: Stephen V. Wilson	
16	AND		
17	YANROB'S MEDICAL, INC., et al. Relief Defendants.		
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19	The Motion of Receiver, Stephen J. Donell (the "Receiver") for Order in Aid of Receivership ("Motion") came for hearing before the above-entitled Court on February 29, 2016. Having reviewed and considered the Motion, and good cause appearing therefor, this Court orders as follows: 1. The Motion is GRANTED, in its entirety;		
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24	2. The Court AUTHORIZES the Receiver to employ and compensate		
25	Allen Matkins Leck Gamble Mallory & Natsis LLP as his general receivership counsel, in accordance with the terms presented in the Motion and accompanying		
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27	papers;		
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	1034214.03/LA Order In Aid of Receivership		

3. The Court AUTHORIZES the Receiver to employ and compensate the
 Wieland-Davco Corporation in connection with the Receiver's administration of the
 real property assets of the Receivership Entities, as defined in the Motion, in
 accordance with the terms presented in the Motion and accompanying papers;

5 4. The Court AUTHORIZES the Receiver to employ and compensate
6 Morningside Translations as a simplified Mandarin translator, in accordance with
7 the terms presented in the Motion and accompanying papers;

8 5. The Court AUTHORIZES and approves the Receiver's proposed
9 procedures to protect the privacy of investors in the Receivership Entities as detailed
10 in the Motion and accompanying papers, including:

- 11a. Whenever a certificate of service contains addresses of the12investors, the certificate will use only the first initial and last13name of the investor, and the street address will be redacted14before filing with the Court;
  - b. Any documents containing investor email information will be redacted before filing with the Court;

c. If and when a Proof of Claim form is devised for the filing of claims by creditors in this case, including by investors, and should any claim objection be filed, the Receiver will redact the last four digits of any EIN (federal employer identification number) and/or social security numbers, or other national identification card numbers. Similarly, the Receiver will redact personal account identifiers and, where appropriate, the names of minor children, before any document is filed with the Court;

6. The Court AUTHORIZES the Receiver to use his receivership-specific
website, fedreceiver.com, to post information about the instant receivership case and
his activities, along with copies of all materials he files with the Court, and also to

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update the website regularly with materials filed in the case, notices to investors, and related information.

7. The Court GRANTS the Receiver relief from the requirement to file a
schedule of investor and creditor information and claims under Local Rule 66-5.

5 8. The Court GRANTS the Receiver relief from the requirements of Local
6 Rule 66-7 and AUTHORIZES the Receiver to:

 a. Serve interested parties on matters requiring notice under Local Rule 66-7 by electronic means, via the posting of such notices on the Receiver's website, fedreceiver.com, in "PDF" format, and sending email notices to all interested parties with known email addresses; and

 b. Post instructions on his website for how interested parties can request to receive hard-copy service, so that if an email address is not available, such interested parties may request notices by mail, which they must request in writing. Any requested mailed notice shall subsequently provide that:

i. The operative pleadings relating to such notice may be
viewed and printed from the Receiver's website or the
Court's PACER site; and

 ii. Any interested party receiving such a requested notice may request paper (or email) copies of the entire related service package by contacting the Receiver in writing;

9. The Court AUTHORIZES a modified deadline of 180 days from entry
 of its December 11, 2015 Preliminary Injunction, Order Appointing Receiver,
 Freezing Assets, and Providing for Other Ancillary Relief (Docket No. 18), by
 which date the Receiver shall submit a liquidation plan relating to property of the
 Receivership Entities; and

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10. The Court AUTHORIZES the Receiver to abandon any Receivership Property, as defined in the Appointment Order, which he determines is "underwater" or otherwise constitutes a net loss or liability to the estates of the Receivership Entities, as defined in the Motion. IT IS SO ORDERED. Dated: Stephen V. Wilson Judge, United States District Court -4 Order In Aid of Receivership 1034214.03/LA