| Case 2:18-cv-04315-DSF-JPR | Document 93 Filed 11/22/19 Page 1 of 2 |
| :--- | :--- |
| 1 |  |
| 2 |  |
| 3 |  |
| 4 |  |
| 5 |  |
| 6 |  |
| 7 |  |
| 8 |  |
| 9 |  |
| 10 |  |

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 

## SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,
vs.
TITANIUM BLOCKCHAIN INFRASTRUCTURE SERVICES, INC.; EHI INTERNETWORK AND SYSTEMS MANAGEMENT, INC. aka EHI-INSM, INC.; and MICHAEL ALAN STOLLERY aka MICHAEL STOLLAIRE,

Defendants.

Case No. 18-cv-4315 DSF (JPRx)
ORDER GRANTING MOTION TO PARTIALLY LIQUIDATE ASSETS

The Court having read and considered the Motion for Leave to Partially Liquidate Assets filed by Holland \& Knight on behalf of Josias N. Dewey, as Court-appointed Receiver for the estates of Defendant Titanium Blockchain Infrastructure Services, Inc. and its subsidiaries and/or affiliates (collectively, the Receivership Entities), having deemed the matter suitable for decision without oral argument, and having found good cause, orders as follows:

The Receiver and those acting on his behalf may take the necessary steps to partially liquidate the Receivership Entities’ cryptocurrency assets to pay current and future expenses for which the Receiver has insufficient cash on hand.

For those expenses requiring court approval, the Receiver shall file a separate application for approval of such expenses, to the extent not previously approved by the Court.

IT IS SO ORDERED.
Date: November 22, 2019


Dale S. Fischer
United States District Judge

