

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

**SECURITIES AND EXCHANGE  
COMMISSION,**

**Plaintiff,**

**v.**

**Case No. 8:20-cv-325-MSS-NHA**

**BRIAN DAVISON;  
BARRY M. RYBICKI;  
EQUIALT LLC;  
EQUIALT FUND, LLC;  
EQUIALT FUND II, LLC;  
EQUIALT FUND III, LLC;  
EA SIP, LLC;**

**Defendants, and**

**128 E. DAVIS BLVD, LLC, et al.,**

**Relief Defendants.**

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**ORDER**

**THIS CAUSE** comes before the Court for consideration of the Receiver's Unopposed Motion to Sell Domains Through Receivership Auctions (the "Motion"). (Dkt. 1391). The Receiver requests the Court approve the marketing and sale of various internet domains, (Dkt. 872-2), via auction through Receivership Auctions ([www.receivership-auctions.com](http://www.receivership-auctions.com)). The SEC does not object to the relief sought. The Court previously authorized the Receiver to sell the internet domains through GoDaddy's auction site. (Dkts. 872, 890) In particular, the Court authorized the Receiver to sell these assets "via online auctions, private sale, or other means that, in

the Receiver’s judgment, provide the most efficient and economical method of liquidation of these items.” (Dkt. 890) The Court then authorized the Receiver to “proceed with the procedure outlined in the Motion to sell the miscellaneous items[.]” (Id.) Because the Receiver had specifically requested authorization to sell the internet domains through GoDaddy, he filed this Motion in an abundance of caution.

The Receiver explains that he has been unable to sell the domains through GoDaddy. (Dkt. 1391) After investigation, he has determined that Receivership Auctions is the best alternative. The Receiver further requests that—if his attempts to sell the internet domains through Receivership Auctions are also unsuccessful—the Court authorize the Receiver to pursue any other efficient and economical method of liquidation as he sees fit. Finally, the Receiver requests that the Court authorize him to abandon any individual domains should he determine that future sales efforts will not benefit the Receivership. (Id.)

Upon review of the relevant filings, the exhibit, the entire file, and being otherwise duly advised on the premises, the Court finds granting the Motion to be in the Receivership Estate’s best interest.

Accordingly, it is hereby **ORDERED AND ADJUDGED** that:

1. The Receiver’s Motion, (Dkt. 1391), is **GRANTED**.
2. The Receiver is authorized to sell the internet domains, (Dkt. 872-2) via auction through Receivership Auctions ([www.receivership-auctions.com](http://www.receivership-auctions.com)). This

procedure, in the Receiver's judgment, provides the most expedient, efficient, and economical way to sell the internet domains.

3. The Court further authorizes the Receiver to proceed any other means that, in the Receiver's judgment, provide the most efficient and economical method of liquidation of the internet domains.

4. The Receiver is authorized to abandon any individual internet domain should he determine that future sales efforts would not benefit the Receivership.

**DONE and ORDERED** in Tampa, Florida, this 20th day of January 2026.

  
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MARY S. SCRIVEN  
UNITED STATES DISTRICT JUDGE

**Copies furnished to:**  
Counsel of Record  
Any Unrepresented Person