#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

<b>SECHBITIES</b>	ANDEXCHA	NGE	COMMISSION	

Plaintiff,

v.

Civil Action No. 1:19-CV-08454

TODAYS GROWTH CONSULTANT INC. (dba THE INCOME STORE)

and

KENNETH D. COURTRIGHT, III,

Defendants.

#### RECEIVER'S TWENTY-SECOND STATUS REPORT

Melanie E. Damian, the court-appointed receiver ("Receiver") in the above-captioned enforcement action ("SEC Enforcement Action"), submits her twenty-second status report. This interim report sets forth the Receiver's activities and efforts to fulfill her duties under the Appointment Order [ECF No. 19] for the period from April 1, 2025, through June 30, 2025 (the "Reporting Period").

### TABLE OF CONTENTS

I.	INTR	ODUCTION	
	11 1111		
II.	PROC	EDURAL BACKGROUND	∠
III.	STAT	US AND ACTIVITIES OF THE RECEIVERSHIP	∠
	A.	The Court-Approved Claims Process and Responding to Investor Inquiries	5
	В.	Pursuing Recovery Claims Against Merchant Cash Advance Companies and Insiders of TGC	<i>6</i>
IV.	ESTA	TE'S CASH ON HAND, EXPENSES, AND DISBURSEMENTS	8
V.	KNOV	WN PROPERTY OF THE RECEIVERSHIP ESTATE	9
VI.	KNOV	WN CREDITORS OF THE RECEIVERSHIP ESTATE	9
VII.		OMMENDATION FOR CONTINUATION OF RECEIVERSHIP AND CLUSION	10

#### I. INTRODUCTION

Since her appointment on December 30, 2019, the Receiver, with the assistance of her retained professionals, has worked diligently to fulfill her duties and obligations as set forth in the Appointment Order.

Specifically, the Receiver pursued claims to recover funds that Defendant Todays Growth Consultant Inc. ("TGC") had improperly transferred to various third-parties, insiders, and affiliates of the Defendants, including financial institutions and entities that facilitated the fraud that is the subject of the SEC Enforcement Action, and the professionals whose negligence caused damages to TGC and its creditors, including the defrauded investors. To date, the Receiver recovered nearly \$13.5 million from various third-parties, insiders, and affiliates of Defendants.

As a result of those and other recoveries, including from the sale of TGC's assets, by the Receiver, on or around December 5, 2023, the Estate made the Court-approved initial monetary distributions totaling approximately \$7.4 million, in addition to having distributed over \$7.8 million in digital assets to investors.

During this Reporting Period, the Receiver pursued the collection of the Final Judgment for \$1,008,311.50 entered against the four remaining merchant cash advance companies ("MCAs") and the Final Judgment for \$1,346,268.05 entered against William Courtright and his company Courtright Consulting, Inc. At the end of the Reporting Period, William Courtright filed for Chapter 7 bankruptcy protection as he attempts to avoid paying the judgment amount owed to the Receivership Estate. The Receiver is preparing the appropriate court papers to participate as the largest creditor in that bankruptcy case and maximize the Estate's recovery pursuant to the judgment.

#### II. PROCEDURAL BACKGROUND

The Appointment Order entered on December 30, 2019, directs the Receiver to file with the Court within thirty (30) days after the end of each calendar quarter her report and recommendations regarding the status and activities of the Receivership Estate and TGC's business operations during the prior calendar quarter. *See* ECF No. 19. In particular, the Receiver's quarterly status reports are required to include: (1) a summary of the operations of the Receiver; (2) a summary of cash on hand, accrued administrative expenses, and the amount of unencumbered funds in the Estate; (3) a schedule of the Estate's receipts and disbursements; (4) a description of all known assets of the Estate; (5) a description of liquidated and unliquidated claims held by the Estate; (6) a list of all known creditors of the Estate; (7) a status of Creditor Claims Proceedings (once commenced); and (8) the Receiver's recommendations for a continuation or discontinuation of the receivership. *See* ECF No. 19 at pp. 21-22. Accordingly, the Receiver hereby files her twenty-second status report detailing the status of the receivership during the second quarter of 2025.

#### III. STATUS AND ACTIVITIES OF THE RECEIVERSHIP

During the Reporting Period, the Receiver, with the assistance of her professionals, continued to fulfill her duties and obligations as set forth in the Appointment Order. In particular, the Receiver focused her attention and resources on:

- (A) responding to inquiries from, and addressing issues raised by, investors who participated in the Court-approved claims process regarding the monetary distributions and/or the status of the SEC Enforcement Action, the criminal proceeding against Courtright, and the Receivership; and
- (B) seeking to collect on the Final Judgments entered during the prior reporting periods against William Courtright and his company Courtright Consulting, Inc. and against certain MCAs and investigating the assets of those judgment debtors.

## A. The Court-Approved Claims Process and Responding to Investor Inquiries

As previously reported, the Receiver administered a Court-approved Claims Process during which she made final determinations on all claimants' claims, including late-filed and amended claims, approving those claims for monetary distributions from the Estate. The Receiver's Amended Monetary Distribution Plan provided for a *pro rata* distribution of funds to claimants holding Allowed Claims totaling \$72,357,553.80, providing a 9.94% recovery to those claimants. During a prior reporting period, the Estate made the initial monetary distribution by sending \$7,399,346.38 to investors and employee/independent contractors holding Allowed Claims, which included allowed late-filed claims. *See* ECF Nos. 283 (Motion to Amend Monetary Distribution Plan), 283-1 (Exhibit A), and 295 (Order).

The Court approved an additional 15 late-filed and/or amended claims against the Estate, totaling \$2,280,581.46. *See* ECF No. 318 (Motion) and ECF No. 325 (Order). The Receiver then made the same 9.94% initial distribution totaling \$206,164.90 to those claimants with allowed late claims and amended claims, as provided in Exhibit A to that Motion [ECF No. 318-1]. The Receiver also processed a late monetary claim for a claimant with a net loss of \$10,911, and she will ask the Court to approve this claim in her motion to approve the final distribution to all claimants.

During the Reporting Period, the Receiver continued to regularly communicate with investors through the email accounts (IncomeStore@dvllp.com and

<sup>&</sup>lt;sup>1</sup> The subordinated creditor claim in the amount of \$760,552.17 and the \$7.8 million in claims that were satisfied through the return of investor websites are not included in the total Allowed Claims amount. Also, claims totaling \$310,195.96, which were satisfied through the class action styled *PLB Investments LLC*, et al. v. Heartland Bank and Trust Company, 1:20-cv-1023 (N.D. Ill.), were withdrawn and are not included in the Allowed Claims total.

<u>IncomeStoreClaims@dvllp.com</u>), telephone number, and Receivership website established to provide information to, and address the questions and concerns of, investors.

#### B. Pursuing Recovery Claims Against Merchant Cash Advance Companies and Insiders of TGC

During the Reporting Period, the Receiver commenced the collection phase of the ancillary recovery actions seeking to collect on the final judgments against several MCAs that TGC had utilized, and against William Courtright, the brother of Defendant Courtright and an insider of TGC, along with William Courtright's company.<sup>2</sup>

In the prior reporting period, in the action against the MCAs, Case No. 1:21-cv-01792 (the "MCA Recovery Action"), this District Court granted the Receiver's motion for summary judgment and entered a final judgment against four MCAs (EIN Cap, Inc., BMF Capital, LLC, World Global Capital, LLC, and FundKite, LLC). See Case No. 1:21-cv-01792 at ECF Nos. 189 and 190. This final judgment for \$1,008,311.50 is apportioned as follows: \$184,853.50 against EIN Cap, Inc., \$299,118.00 against World Global Capital, LLC and Fundkite, LLC, and \$524,340.00 against BMF Capital, LLC. See id. The Receiver's claims against the other four MCAs were resolved during prior reporting periods through settlement agreements and consent final judgments. Specifically, two of those MCAs (AKF, Inc. and Fox Capital Group, Inc.) paid a total of \$85,000 pursuant to Court-approved settlements, and Consent Final Judgments were entered against the other two MCAs, including Defendants Alpha Capital Source, Inc. in the amount of \$118,770 and High Five Capital Group, LLC in the amount of \$1,090,494, representing the full amounts of the net gains they had received from TGC. See Case No. 1:21-cv-01792 at

<sup>&</sup>lt;sup>2</sup> As detailed in the Receiver's prior Status Reports, to preserve the minimal funds in the Receivership Estate at the time, the Receiver and her counsel did not bill the Estate for the formulation and litigation of these recovery claims. Rather, on September 16, 2020, the Receiver filed her Motion for Approval of Contingency Fee Arrangement for such claims. *See* ECF No. 99. And, on November 5, 2020, the Court granted that Motion. *See* ECF No. 103.

ECF Nos. 178 and 179. During the Reporting Period, the Receiver continued her investigation of the assets and operations of the various MCAs against which she obtained judgments and commenced efforts to collect on those judgments.

In the recovery action against William Courtright and Courtright Consulting, Inc., Case No. 1:21-cv-01694, during the prior reporting period, the District Court entered a Final Order and Final Judgment, determining that the Receiver may recover \$1,346,268.05 from those judgment debtors. See id. at 128 and 129. During the Reporting Period, the Receiver commenced efforts to collect on that judgment, including seeking to domesticate and record the judgment in the jurisdiction in which William Courtright owns property, seeking issuance of a judgment lien certificate, propounding discovery in aid of execution on the judgment debtors, and having a writ of garnishment issued and served on their bank. William Courtright, in turn, filed for Chapter 7 bankruptcy protection to avoid paying the judgment amount owed to the Receivership Estate. Based on the schedules that Mr. Courtright filed in his bankruptcy case, the Estate is by far his largest creditor and will receive the vast majority of any funds distributed from the bankruptcy estate. And, because there is a legal basis for denying the discharge of Mr. Courtright's debt to the Estate pursuant to the Final Judgment, that Judgment may remain in effect after the conclusion of the bankruptcy case. As such, the Receiver is participating in his bankruptcy case to maximize the Estate's recovery therein and preserve its rights under the Final Judgment.

Upon the conclusion of these collection efforts, the Receiver will seek Court authority to make a final distribution to claimants with allowed claims after payment of the Court-approved outstanding fees and costs of the Receiver and her professionals. Thereafter, the Receiver will file a motion to terminate the receivership and discharge the Receiver.

#### IV. ESTATE'S CASH ON HAND, EXPENSES, AND DISBURSEMENTS

As of the end of the Reporting Period (June 30, 2025), the Estate held a total of \$1,300,549.98 in cash on hand, comprising, among other things, the net proceeds of the sale of the Estate's digital assets, and settlement funds received from third-parties, insiders, affiliates, and former professionals of TGC against whom the Receiver pursued claims. *See* Standardized Fund Accounting Report reflecting starting and ending balances, and receipts and disbursements, of the Receiver's fiduciary account, attached hereto as **Exhibit A**. The Receiver deposited such funds in her fiduciary account for the Receivership Estate at City National Bank in Miami, Florida.

On March 2, 2022, the Court entered the parties' Stipulation and Order Concerning Receiver's Interim Fee Applications that, among other things, set forth the timing and procedure for payment of the Receiver's and her professionals' outstanding administrative fees and further governing the protocol for application and payment of the Receiver's and her professionals' administrative fees set forth in all future fee applications. *See* ECF No. 191. In conformance with these procedures, during the Reporting Period, on May 15, 2025, the Receiver filed her Twenty-First Interim Application for an Order Approving and Authorizing Payment of Fees and Expenses of Receiver and Her Professionals [ECF No. 351] (the "21st Fee Application"), seeking approval and payment of certain fees and costs incurred during the first quarter of 2025. On May 22, 2025, this Court entered an order granting the 21st Fee Application [ECF No. 353].

During the next reporting period, the Receiver will file her Twenty-Second Interim Application for an Order Approving and Authorizing Payment of Fees and Expenses of Receiver and Her Professionals, seeking approval and payment of the fees and costs incurred by certain of the Receiver's professionals in connection with fulfilling the Receiver's duties under the Court's Orders during this Reporting Period.

#### V. KNOWN PROPERTY OF THE RECEIVERSHIP ESTATE

As of the end of the Reporting Period (June 30, 2025), the Receiver was in possession, custody, or control of the following assets of the Receivership Estate:

- \$1,300,549.98 in cash on hand in the Receiver's fiduciary account;
- 6 domain names. As the domain names expire, the Receiver has elected not to renew them in order to save the costs associated with maintaining them, marketing them for sale, and finalizing the sale transactions, all of which are estimated to exceed the value of the domains;
- Judgment for \$1,008,311.50, against EIN Cap, Inc., BMF Capital, LLC, FundKite, LLC, and World Global Capital, LLC, Case No. 21-cv-01792; Venue in the United States District Court for the Northern District of Illinois;
- Judgment for \$1,346,268.05 against William Courtright and Courtright Consulting, Inc.; Case No. 2:20-cv-01012; Venue in the United States District Court for the Northern District of Illinois;
- Judgment against High Five Group, LLC in the amount of \$1,090,494, plus interest; Venue in the United States District Court for the Northern District of Illinois
- Judgment against Alpha Capital Source, Inc. in the amount of \$118,770, plus interest; Venue in the United States District Court for the Northern District of Illinois
- Judgment against Legacy Families in the amount of \$154,038.50, plus interest; Venue in the United States District Court for the Northern District of Illinois; and
- Judgment against JDS Consulting in the amount of \$121,409.65, plus interest; Venue in the United States District Court for the Northern District of Illinois.

#### VI. KNOWN CREDITORS OF THE RECEIVERSHIP ESTATE

As detailed above, the Receiver has allowed claims totaling \$74,638,135.30, including late and amended claims against the Receivership Estate. Claimants holding allowed claims are comprised of investors, creditors, employees, and independent contractors of TGC that

participated in the Receivership Estate's claims process by filing a claim for a monetary distribution and/or for turnover of their digital assets.

During prior reporting periods, the Receiver made an initial distribution to those claimants totaling \$7,398,322.47, providing those claimants with a 9.94% recovery in addition to the distribution of more than \$7.8 million in digital assets to claimants electing turnover of websites, content, and social media pages instead of monetary distribution.

## VII. RECOMMENDATION FOR CONTINUATION OF RECEIVERSHIP AND CONCLUSION

The Receiver recommends the Receivership continue so she may attempt to collect on the Estate's judgments against the MCAs and against insiders William Courtright and his company, as well as the judgments entered against other Defendants, and/or explore the potential sale of any judgments on which collection proves to not be cost-effective, to maximize the value of the Estate's assets for the benefit of the investors and creditors of the Estate. Further, the Receiver intends to make the final distributions to allowed claimants in accordance with the Monetary Distribution Plan, as amended, and any further order of this Court, after which she will move to terminate the receivership and discharge the Receiver. The Receiver expects to complete her work and seek to terminate this Receivership before the end of this calendar year.

The Receiver will continue to perform all other duties as mandated by the Appointment Order and update the Court on a quarterly basis as to the status and activities of the Receivership.

Respectfully submitted this  $22^{nd}$  day of July 2025.

Respectfully submitted,

/s/ Kenneth Dante Murena Kenneth Dante Murena, Esq. Florida Bar No. 147486 DAMIAN VALORI CULMO 1000 Brickell Avenue, Suite 1020 Miami, Florida 33131

Telephone: (305) 371-3960
Facsimile: (305) 371-3965
Email: kmurena@dvllp.com
Counsel for Melanie E. Damian,
Court-Appointed Receiver
General Admission to N.D. Ill.

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via electronic transmission via this Court's CM/ECF filing system on July 22, 2025, on all counsel or parties who have appeared in the above-styled action.

/s/Kenneth Dante Murena
Kenneth Dante Murena, Esq.
Counsel for Melanie E. Damian,
Court-Appointed Receiver

### Case: 1:19-cv-08454 Document #: 355-1 Filed: 07/22/25 Page 1 of 3 PageID #:5009

#### Melanie E. Damian, Esq., as Receiver DAMIAN & VALORI, LLP 1000 Brickell Avenue, Suite 1020 Miami, Florida 33131

#### STANDARDIZED FUND ACCOUNTING REPORT

# CIVIL – RECEIVERSHIP FUND FOR SEC v. TODAY'S GROWTH CONSULTANT, INC, ET AL. Reporting Period 4/1/2025 to 6/30/2025

		Detail		Sub	total	Gra	and Total
Line 1	Beginning Balance (As of	\$	_	\$			\$1,291,984.91
	4/1/2025):						
	Increases in Fund Balance:						
Line 2	Business Income	\$	-	\$	-	\$	-
Line 3	Cash and Securities	\$	-	\$	-	\$	-
Line 4	Interest/Dividend Income [1]	\$	9,082.09	\$	9,082.09	\$	9,082.09
Line 5	Business Asset Liquidation			\$	-	\$	-
Line 6	Personal Asset Liquidation	\$	-	\$	-	\$	-
Line 7	Third-Party Litigation Income	\$	-	\$	-	\$	-
Line 8	Miscellaneous - Other	\$	-	\$	_	\$	-
	Total Funds Available					\$	1,301,067.00
	(Lines 1-8):	1					
	Decreases in Fund Balance:						
Line 9	Disbursements to Investors	\$	-	\$	-	\$	-
Line 10	Disbursements for Business	\$	-	\$	-	\$	-
	Operations						
Line 10a	Disbursements to Receiver or Other	\$	_	\$	-	\$	-
	Professionals - Contingency Fee						
	Arrangement per Court Order dated						
	November 5, 2020 [ECF No. 103]						
Line 10b	Disbursements to Receiver or Other	1\$	521.02	<u> </u>	521.02	\$	521.02
	Professionals [1]					,	
Line 10c	Personal Asset Expenses:	\$	_	\$	_	\$	-
Line 10d	Investment Expenses	\$	-	\$	-	\$	-
Line 10e	Third-Party Litigation	\$	-	\$	_	\$	-
Line 10f	Tax Administrator Fees and Bonds	\$	-	\$	-	\$	-
Line 10g	Federal and State Tax Payments	\$	-	\$	-	\$	_
	Total Disbursements for			Ì		\$	521.02
	Receivership Operations						
Line 11	Disbursements for Distribution	\$	-	\$	-	\$	
	Expenses Paid by the Fund:						
Line 11a	Distribution Plan Development	\$	-	\$	-	\$	-
	Expenses:						

Line 11b	Distribution Plan Implementation	\$ -	\$ -	\$ -
	Expenses:			
Line 12	Disbursements to Court/Other	\$ _	\$ -	\$ -
Line 12a	Investment Expenses/Court Registry	\$ _	\$ -	\$ -
	Investment System (CRIS) Fees			
Line 12b	Federal Tax Payments	\$ _	\$ -	\$ -
	Total Disbursements to			
	Court/Other			
	Total Funds Disbursed (Lines 9-			\$ 521.02
	11)			
Line 13	<b>Ending Balance (As of June 30,</b>			\$ 1,300,545.98
	2025)			
Line 14	Ending Balance of Fund – Net			
	Assets:			
Line 14a	Cash & Cash Equivalents			\$ 1,300,545.98
Line 14b	Investments			\$ -
Line 14c	Other Assets or Uncleared Funds			
	Total Ending Balance of Fund –			\$ 1,300,545.98
	Net Assets			

- [1] Funds were received into the Receivership accounts for Today's Growth Consultant, Inc at City National Bank. See Receipts attached hereto as Exhibit 1.
- [1] Funds were disbursed to administer the receivership estate and its assets. See Expenses attached hereto as Exhibit 1.

Respectfully submitted,

Damian & Valori LLP 1000 Brickell Avenue, Suite 1020 Miami, Florida 33131

Telephone: 305-371-3960 Facsimile: 305-371-3965

/s/ Melanie E. Damian
Melanie E. Damian
Court-Appointed Receiver

### Attachment 1 to Exhibit A to Receiver's Report

# Sec v. Today's Growth Consultant, et al. - Receipts of Fiduciary Account City National Bank Interest

Date	Explanation	A	mount
4/30/2025	interest	\$	3,004.28
4/30/2025	interest	\$	1.00
5/31/2025	interest	\$	2,984.44
5/31/2025	interest	\$	0.61
6/30/2025	interest	\$	3,091.14
6/30/2025	interest	\$	0.62
Total		\$	9,082.09

**GRAND TOTAL OF RECEIPTS** 

**GRAND TOTAL EXPENSES** 

\$ 9,082.09

521.02

## Sec v. Today's Growth Consultant, et al. - Expenses of Fiduciary Account Professional Fee

5/28/2025	Kapila Mukamal	\$	521.02	thru 3/31/25
Total professional fees		\$	521.02	

\$