UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

CASE NO. 14-cv-80468-MIDDLEBROOKS/BRANNON

SECURITIES AND EXCHANGE COMMISSION.

Plaintiff,

v.

JCS ENTERPRISES, INC. d/b/a JCS ENTERPRISES SERVICES, INC., T.B.T.I., INC., JOSEPH SIGNORE, and PAUL L. SCHUMACK, II.

Defendants.

ORDER

This CAUSE comes before the Court upon the Receiver's Unopposed¹ Motion for Leave from Order [DE 188] and to Notify the Court of Buyer's Default under the Asset Purchase Agreement [DE 201] ("Motion"), filed February 18, 2015. Having reviewed the Motion and the record in this case, the Court finds granting the Motion to be in the Receivership's best interests, it is hereby:

ORDERED AND ADJUDGED as follows:

- The Receiver's Motion to Leave from Order [DE 188] and to Notify the Court of Buyer's Default under the Asset Purchase Agreement [DE 201] is GRANTED.
- 2. The public auction set for February 20, 2015 is **CANCELED**.
- 3. The Receiver is also relieved of all his obligations to publicize the public auction.

SO ORDERED in Chambers at West Palm Beach, Florida, this / day of February, 2015.

DONALD M. MIDDLEBROOKS

UNITED STATES DISTRICT JUDGE

Copies to: Counsel of Record

¹ No Defendants oppose the Motion, but no representation has been made as to whether any non-parties oppose the Motion.