

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

CASE NO. 16-CV-21301-GAYLES

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

ARIEL QUIROS, *et al.*,

Defendants, and

JAY CONSTRUCTION MANAGEMENT, INC., *et al.*,

Relief Defendants.


**AMENDED ORDER ON MOTION BY LEON COSGROVE AND MITCHELL
SILBERBERG & KNUPP TO MODIFY ASSET FREEZE THAT THE SEC AND THE
RECEIVER DO NOT OPPOSE**

THIS CAUSE came before the Court on León Cosgrove, LLC (“LC”) and Mitchell, Silberberg & Knupp, LLP’s (“MSK”) Motion to Modify Asset Freeze. It is **ORDERED AND ADJUDGED** as follows:

1. LC and MSK’s Motion to Modify Asset Freeze is **GRANTED**.
2. The asset freeze [ECF Nos. 11 and 238] is modified to allow Ironshore Indemnity, Inc. (“Ironshore”) to pay LC and MSK an amount not to exceed \$1 million under the Interim Funding Agreement between Defendant Ariel Quiros and Ironshore.

3. The other relief herein being granted, LC and MSK's Motion to Modify the Asset Freeze [ECF No. 384] is hereby withdrawn by LC and MSK with prejudice.
4. The other relief herein being granted, LC and MSK shall not file any further motions in this case seeking to modify the asset freeze to authorize payment of their attorneys' fees.

DONE AND ORDERED in Chambers at Miami, Florida, this 28th day of September, 2017.



DARRIN P. GAYLES
UNITED STATES DISTRICT JUDGE