PLEASE READ ALL	INSTRUCTIONS BEFORE COMPLETING THIS FORM

	EL MOTROCTIONS BEFOR		•••••		
LIMITED PARTNERSHIP REINSTATEMENT	FLORIDA DEPARTMENT OF STA Secretary of State DIVISION OF CORPORATIONS	TE . *	14 FEB 25		
DOCUMENT # 800000		25 P			
CROSSBOW VENTU	JRE PARTNERS L	Р	M 9: 0		
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1100 G St., N.W	3. Mailing Office Address Same A5 # 2	CR2EDS	(1/11)		
11th Floore	Suite, Apt. 9, etc.	4. Data Formed of Registered To Do Business in Florida	6/23/2000		
Washington, D.C.	City & State	5. FEI Humber 65-0954244	Applied For		
20005 USA	Zip Country	GENTIFICATE OF STATUS DESIRED	\$8.75 vol sidoval l'est resprésed foca Certificación bransa		
8. Nems and Address of C	errent Registered Agent	7. FEES:			
"C"T CORPORATION SYS	CT CORPORATION SYSTEM				
TOUTSOUTH PINETSCAN	Ponalty Pea(e): \$500 for each yea	Supplemental Fee(s): \$88.75 for each year due this office. Fenalty Fee(s): \$500 for each year or part thereof limited pertylestrip revoked on our records.			
Suffer, Apt. 21, Etc.		· E-mail Ar	idrese:		
Plantation	FL 33324	CORPENTER Q38/	C. RECEIVERSHIP. COM		
Pursuent to the previsions of ecotion \$20,1810 or 620,190 Florido Statuto.	D, Florida Guessian, I hereby accept the appointment of	if registered agant. I sim tembler with, and accept t	na obligations of Chapter 820,		
SIGNATURE (Registered Agont Accepting Appainmont)	REPUBLISHED AGENT MUST	EGUSDATE _	2/25/14		
A GENERAL PARTNER THAT IS MUST E	A CORPORATION, LIMITED BE REGISTERED AND ACTIV	PARTNERSHIP OR OTHER E WITH THIS OFFICE,	BUSINESS ENTITY		
1C. Name(s) of General Permor(s)	Address of Each General Posters (De NOT Use Pest Office Box (Ambort)	City, \$1454 and Zip Code	10a. Registrates Document Number		
SEE AHACHMENT.		REINSTATI	EMENT		
	·		EB 2 5 2014		
		8	PRATHER		
Note: General partners MAY NOT be changed on this form; an amendment must be filed to change a general partner.					
11. I do handy-codify that the behave the complicated this time in voluntarily farables and dead and expect application consisted in Congress the Conference of the Congress that the constitution of Congress the constitution of Congress that the constitution of Congress that the constitution of Congress that are constitution of the constitution					
SIGNATURE PRINCIPAL AGENT PORTHE SEN OF RECEIVER DATE Typed or Period Name of General Period Signing from TOR CROSS BOW FROTURE BRIVERS L.P. Telephone Number 202-272-3617					
Types or Printed Name of General Period Starting Form	CKOSSBOW YROTURE KIRT	NERS L.F. Telephorus Number 202	-a /a -3 6/1/		

CROSSBOW VENTURE PARTNERS L.P. <u>ATTACHMENT</u>



ANSWER TO OUESTION 10:

Crossbow Venture Partners, L.P. ("Crossbow") was placed in Receivership by Order of the U.S. District Court for the Southern District of Florida entered December 28, 2009 in USA v. Crossbow Venture Partners, L.P., C.A. No. 9:09-cv-82430-KAM. The Order appointed the U.S. Small Business Administration ("SBA") as Receiver of Crossbow. A copy of the Order is attached to and made a part of the enclosed "Limited Partnership Reinstatement" form. Paragraph 2 of the Order has invested the Receiver with all of the powers and authorities previously possessed by the officers and directors of Crossbow, all of whom were dismissed.

Gerry McClure has been appointed Principal Agent for the SBA as Receiver for Crossbow Venture Partners, L.P.

Case 9:09-cv-82430-KAN Document 4 Entered on FLSD Docket 12/28/2009 Page 1 of 6

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA

Plaintiff,

09 - 82430

CIV-MARRA MAGISTE

CROSSEOW VENTURE PARTNERS LP

Defendant

CONSENT ORDER

Before this Court is the Complaint by the United States of America, on behalf of the United States Small Business Administration ("SBA"), for a permanent injunction and the appointment of the SBA as Permanent Receiver for Crossbow Venture Partners, L.P. ("Crossbow"). The Court, being fittly advised as to the merits, and besed upon the consent of the parties, believes this relief should be granted.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

- The provisions of this Order shall take officet, and the Receiver shall be appointed and commence its duties, as of January 7, 2010.
- 2. Pursuant to the provisions of 15 U.S.C. § 687c, this Court shall take exclusive jurisdiction of Crossbow and all of its essets, wherever located, and the United States Small Business Administration ("SBA"), is hereby appointed mociver ("the Receiver") of Crossbow to serve without bond until further order of this Court. The Receiver is appointed for the purpose of administering, marginalling and, if necessary, liquidating all of Crossbow's essets to satisfy the claims of creditors therefrom in the order of priority as determined by this Court.
 - 3. The Receiver shall have all powers, authorities, rights and privileges heretofese

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possessed by the general partners, managers, officers, and directors of Crossbow under applicable state and federal law and by the Cortificate of Limited Partnership and Partnership Agreement of said partnership, in addition to all powers and authority conferred upon the Receiver by the provisions of 15 U.S.C. § 687c and 28 U.S.C. § 754. The general partners, managers, directors, officers, employees and agents of Crossbow are bandy dismissed. Such persons shall have no authority with respect to Crossbow's operations or assets, except as may hereafter be expressly granted by the Receiver. The Receiver shall exame and control the operation of Crossbow and shall pursue and preserve all of its claims.

- 4. The pest and/or present officers, directors, agents, managers, general partners, accountants, attorneys and employees of Creesbow, as well as all those acting in their place, are hereby entered and directed to turn over to the Receiver forthwith all books, records, documents, accounts and all other instruments and papers of said partnership and all other assets and property of the partnership, whether mail or personal. Crossbow shall furnish a written statement within five (5) days after the entry of this Order, listing the identity, location and estimated value of all assets of Crossbow as well as the names, addresses and amounts of claims of all known creditors of Crossbow. All persons having entirely createdy or passession of any assets or property of Crossbow, including its former General Partners, are bereby directed to turn such property over to the Receiver.
- 5. The Receiver shall promptly give notice of its appointment to all known officers, directors, agents, managers, general partners, employees, limited partners, creditors, debters and agents of Crossbow. All persons and emitties owing my obligations or debte to Crossbow shall, until further order of this Court, pay all such obligations in accordance with the terms thereof to the Receiver, and its receipt for such payments shall have the same farce and effect as if Crossbow had

Case 9:09-cv-82430-KAlvi Document 4 Entered on FLSD Document 12 = 2009 Page 3 of 6

monitori anch payments.

- banking or other financial institutions, to entend credit on behalf of Crossbow, to utilize SBA personnel, and to employ such other personnel as necessary to affectuate the operation of the specivership including, but not limited to, attorneys and accountants, and is further authorized to expend receivership fands to compensate such personnel in such amounts and upon such terms as the Receiver shall deem reasonable in light of the usual fees and billing peactions and procedures of such personnel. The Receiver is not required to obtain Court approval prior to the disbursament of receivership funds for payments to personnel employed by the Receiver or payments for supenses inclidental to administration of the Receivership. In addition, the Receiver is authorized to reimburse the SBA or its employees for travel expenses incurred by SBA personnel in the establishment and administration of the receivership. The Receiver may, without further order of this Court, transfer, compromise, or etherwise dispose of any claim or asset, other than real extens, which would mustif in net proceeds to the Receiver and the receivership extate.
- 7. Crossbow's past and/or present officers, directors, agents, managers, general partners, limited partners, employees, and other appropriate persons (including, without limitation, the defendant's portfolio of small business concerns and banks or other financial institutions doing business with defendant and/or defendant's portfolio of small business concerns) shall answer under outh, passware to a Receiver's Notice or Subposes, to the Receiver, all questions which it may put to these regarding the business of said partnership, or any other matter relevant to the operation or administration of the receivership or the collection of funds due to Crossbow. In the event that the Receiver documents, information, or any other from of discovery concerning the

Case 9:09-cv-82430-KAivi Document 4 Entered on FLSD Docket 12/2009 Page 4 of 6

exects, property or business assets of Crossbow or say other matter relevant to the operation or administration of the Receivership or the collection of funds due to Crossbow, the Receiver shall direct notice for any such appearance by certified mail, and said persons shall appear and give someway to the Receiver, produce documents or submit to any other form of discovery in accordance with the Federal Rules of Civil Procedure.

- 8. The parties or prospective panies to any and all civil legal proceedings wherever located, including, but not limited to arbitration proceedings, benkruptcy or foreclosure actions, definit proceedings, or any other proceedings involving Crossbow or any assets of Crossbow, involving Crossbow or its present or past officers, directors, managers, or general partners or the Receiver, sund for, or in connection with, any action taken by Crossbow's officers, directors, managers, or general partners while acting in such especity whether as plaintiff, defendant, third-party plaintiff, third-party defendant, or otherwise, or with respect to any sects of Crossbow, are enjoined from taking any action, including discovery, commencing or continuing any logal proceeding of any nature in connection with any proceeding.
- 9. All civil legal proceedings whenever located, including arbitration proceedings, functionum activities, bankruptny actions, or default proceedings, but excluding the instant proceedings, involving Crossbow or any of its assets or any action of any nature taken by Crossbow's present or past officers, directors, managers, or general partners sued for, or in connection with, any action taken by them while soting in their official capacity whether as plaintiff, defaudant, third-party plaintiff, third-party defaudant, or otherwise, are stayed in their cutivity, and all Courts having any jurisdiction thereof are enjoined from taking or permitting any action until fixther Order of this Court.
 - 10. Forther, as to a cause of action accause or accruing in favor of Crosshow against a

· Case 9:09-cv-82430-KAhn Document 4 Entered on FLSD Docket 12/__2009 Page 5 of 6

third person or party, any applicable statute of limitation is tolled to the extent allowed by applicable law during the period in which this injunction against commencement of legal proceedings is in effect as to that cause of action.

- 11. Crossbow and its past and/or present directors, officers, managers, general partners, agents, comployees and other persons acting in concert or participation therewith be, and they hereby see, enjoined from either directly or indirectly taking any actions or causing any such action to be taken which would disable the assets and property of Crossbow to the detriment of the Receiver appointed in this cause, including but not limited to destruction of partnership records, or which would violate the Small Business Investment Act of 1958, as amended, (the "SBIA"), 15

 U.S.C. Section 661 et 202, or the regulations prompigated thereunder, (the "Regulations"), 13

 C.F.R. § 107.1 et seq.
- 12. The Receiver is surherized to borrow on behalf of Crossbow, from the SBA, up to \$1,000,000, and is surherized to cause Crossbow to issue Receiver's Certificates of Indebtahess in the principal amounts of the sums borrowed, which certificates will bear interest at or about 10 percent per smarm and will have a manuity date no later than 18 months after the date of issue. Said Receiver's Certificates of Indebtahess shall have priority over all other debts and obligations of Crossbow, excluding administrative expenses of the Receivership, whether presently existing or increased, including without limitation any claims of pertners of Crossbow.
- This Court determines and adjudicates that Crossbow has violated 13 C.F.R. §
 107.1830(b) and 13 C.F.R. § 107.507(a) of the Regulations as alleged in the Complaint filed in this

Case 9:09-cv-82430-KAnd Document 4 Entered on FLSD Docket 12/2/2009 Page 6 of 6

matter. After completing its activities in accordance with this Order, the Receiver may recommend

that Crossbow's liceuse as an SBIC be revoked.

CROSSBOW VENTURE CAPPEAL PARTNERS, 1.24 a Delaware limited perfectable

By: Crossbow Yanture Partners Corp.

its General Partner

By: Kan Ugala-Name: RANT M. UGALE Its: MCD PREIDENT

UNITED STATES SMALL BUSINESS ADMINISTRATION

Thomas G. Morris, Director
Office of SBIC Liquidation

IT IS SO ORDERED.

Deted this 20 day of AEC. 2009

UNITED STATES DISTRICT JUDGE

THE CLERK SWALL CLOSE THIS (4.95

ALL PENDING MOTION SPACE BE DEVICE AS MOST.

Certified to be i true and correct copy of the Macagain of the Staven of Certificity Court of Correct Guidern Larry of Florida

By Technology Clerk

Steven M. Darimore
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
By:

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Division of Corporations

Page 1 of 1

Florida Department of State

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