1 2 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5 6 SECURITIES AND EXCHANGE Case No.: 2:13-cv-01658-JCM-CWH COMMISSION, 7 **ORDER** Plaintiff, 8 9 VS. EDWIN YOSHIHIRO FUJINAGA and 10 MRI INTERNATIONAL, INC., 11 Defendants, 12 and 13 CSA SERVICE CENTER, LLC 14 THE FACTORING COMPANY, JUNE FUJINAGA, and 15 THE YUNJU TRUST, Relief Defendants. 16 17 Presently before the court is receiver Robb Evans & Associates LLC's (the "Receiver"), 18 motion for order (1) approving and authorizing payment of receiver's and professionals' fees and 19 expenses; and granting relief from Local Rule 66-5 pertaining to notice to creditors. (ECF No. 20 524). No response was filed, and the deadline to respond has now passed. 21 22 The Receiver requests an order approving and authorizing payment of receivership fees and expenses incurred for the six-month period from July 1, 2018 through December 31, 2018 23 24 (the "Reporting Period") in the total amount of \$97,056.35. *Id.* This includes fees for the Receiver, its deputies, agents, staff and professionals, in the amount of \$18,659.25, their 25 expenses in the amount of \$18,185.52, business entity expenses in the amount of \$11,911.40, and 26 27 expenses relating to the estate's real property in the amount of \$37,048.71. *Id.* This also includes

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fees to Lynch Law Practice, PLLC in the amount of \$10,960.65 and its expenses in the amount 1 2 of \$1,456.37. *Id.* The cumulative total for the expense period is \$290.82. *Id.* 3 The motion sets forth the Receiver's services and activities during the expense period, as well as the law supporting an award of the requested fees. Further, Local Rule 7-2(d) provides 4 5 that "the failure of an opposing party to file points and authorities in response to any motion shall 6 constitute a consent to the granting of the motion." LR 7-2(d). The court will therefore grant the 7 instant unopposed motion. 8 To the extent that Local Rule 66-5 applies here, the court finds that the Receiver has 9 given sufficient notice to creditors under the rule. The Receiver filed the instant motion on the 10 public CM/ECF docket in this case. The court set a response deadline for the motion. The 11 deadline has now passed, and no response or other objection has been filed by any party. Further, 12 the Receiver has served copies of all motion papers to the parties to the action and has served 13 copies of the notice of filing of the motion on all known non-consumer creditors. (See Certificate 14 of Service at ECF No. 528). 15 Good cause appearing, the court will grant the instant motion. 16 Accordingly, 17 IT IS HEREBY ORDERED, ADJUDGED, and DECREED that the Receiver's motion 18 for an order approving and authorizing payment of Receiver's and professionals' fees (ECF No. 19 524) be, and the same hereby is, GRANTED. 20 IT IS FURTHER ORDERED that the Receiver's motion for an order finding notice to 21creditors to be sufficient under Local Rule 66-5 (ECF No. 524) be, and the same hereby is, 22 GRANTED. 23 UNITED STATES DISTRICT COURT JUDGE DATED: June 12, 2019. 2425 26 27 28