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8	UNITED STATES DISTRICT COUFRT	
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11	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:19-cv-01628-LAB-AHG
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13	Plaintiff,	ORDER APPROVING FOURTH INTERIM FEE APPLICATION OF
14	V.	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP,
15	GINA CHAMPION-CAIN and ANI	GENERAL COUNSEL TO THE
16	DEVELOPMENT, LLC,	RECEIVER, FOR PAYMENT OF FEES AND REIMBURSEMENT OF
17	Defendants,	EXPENSES [Dkt. 673]
18		
19	INVESTMENTS, INC.,	
20	Relief Defendant.	
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22	The Court, having reviewed the Fourth Interim Fee Application of Allen	
23	Matkins Leck Gamble Mallory & Natsis LLP ("Allen Matkins"), general counsel	
24	to Krista L. Freitag ("Receiver"), the Court-appointed permanent receiver for	
25	Defendant ANI Development, LLC, Relief Defendant American National	
26	Investments, Inc., and their subsidiaries and affiliates ("Receivership	
27	Entities"), for payment of fees and reimbursement of expenses ("Application"),	
28	including any supporting declarations and objections filed therein, and being	

so advised in the matter and finding good cause, orders as follows: **IT IS ORDERED** that the Application of Allen Matkins is granted. **IT IS FURTHER ORDERED** that Allen Matkins' fees and costs for the Fourth Interim Period are allowed and approved, on an interim basis, in the amounts of \$523,796.40 and \$57,521.56, respectively. IT IS FURTHER ORDERED that the Receiver is authorized and directed to pay Allen Matkins \$419,037.12 in fees and \$57,521.56 in costs from assets of the receivership estate, which amounts reflect an interim payment of 80% of the allowed fees and 100% of the allowed costs. MM Dated: November 4, 2021 Hon. Larry Alan Burns United States District Judge