

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

UNITED STATES SECURITIES )  
AND EXCHANGE COMMISSION )

Plaintiff, )

v. )

Case No. 1:15-cv-00659-JMS-MJD

VEROS PARTNERS, INC., )  
MATTHEW D. HAAB, )  
JEFFERY B. RISINGER, )  
VEROS FARM LOAN HOLDING )  
LLC, TOBIN J. SENEFELD, )  
FARMGROWCAP LLC, and )  
PINCAP LLC, )

Defendants, )

PIN FINANCIAL LLC, )

Relief Defendant. )

**ORDER GRANTING MOTION TO LIFT AND  
VACATE FREEZE OF ASSETS BELONGING TO MATTHEW D. HAAB**

The Court, having reviewed the Agreed Motion to Lift and Vacate Freeze of Assets Belonging to Matthew D. Haab filed by the Defendant, Matthew D. Haab, and being duly advised in the premises, now finds that said motion should be and hereby is **GRANTED**.

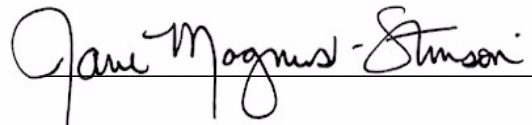
**IT IS THEREFORE ADJUDGED, ORDERED, AND DECREED** that: (1) all assets belonging to Matthew D. Haab, including, but not limited to, the accounts identified below, are hereby unfrozen:

<b>Account</b>	<b>Account Type</b>	<b>Custodian</b>	<b>Account Number</b>
Huntington Bank	Checking	Huntington National Bank	xxxxxx7974
Matthew D. Haab & Amy N. Haab—Jt. Ten. TOD	Brokerage	TD Ameritrade	xxxxx3277
Veros Partners	401(k)	TD Ameritrade	xxxxx2651

401(k) Plan FBO Matthew Haab			
Matthew D. Haab— Roth IRA	Roth IRA	TD Ameritrade Clearing	xxxxx6119

It is further **ORDERED** that: (1) Matthew D. Haab is hereby relieved from the portions of the Preliminary Injunction, [Dkt. 48], which placed a freeze on all assets and/or accounts belonging to Matthew D. Haab; (2) Matthew D. Haab has full and unconditional use of all funds previously frozen pursuant to the Court’s Preliminary Injunction; (3) no other assets or accounts belonging to Matthew D. Haab shall be frozen unless further ordered by this Court.

SO ORDERED this 28th day of October, 2016.

  
Hon. Jane Magnus-Stinson, Judge  
United States District Court  
Southern District of Indiana

**Distribution via the Court’s ECF system to all counsel of record.**