



## F Around and Find Out: What Happens When a Company Ignores the Receiver?

### Description

It wasn't just bravado—it was outright fiction.

Cyberlux, already swimming in turbulent legal waters, confidently announced a supposed partnership with Palantir. It sounded impressive, a dazzling beacon in the murky penny-stock universe. Yet, behind the swagger lay a glaring problem: the partnership wasn't real.

Multiple sources now confirm there was never a partnership, rendering the announcement little more than corporate fantasy. According to correspondence reviewed by this outlet, the receiver was not notified of the Palantir announcement in advance. In Texas receivership, that's not a minor procedural misstep—it's a hard legal line. No approval means no legitimacy.

Why does the receiver matter? Because in Texas, a receiver isn't some passive observer—they're the gatekeeper of contractual authority. Without receiver approval, contracts are effectively void—or, at the very least, glaringly voidable.

Legally, this isn't just problematic—it's radioactive. Ignoring the receiver's authority could spiral into voided deals, investor lawsuits, and regulatory blowback from agencies like the SEC. It raises the stakes from mere penny-stock bravado to potential accusations of deliberate deception, possibly even fraud.

Yet, the pumpers remain undeterred. Online chatter continues, filled with calculated ignorance and faux innocence, quietly fueling investor confusion. Why wouldn't the receiver approve? they casually wonder, planting seeds of doubt while hiding behind contrived naiveté.

For anyone still calling this a win, the "find out" phase won't be a slap—it'll be a reckoning.

Legal exposure is just the start. Executives could face SEC action, clawbacks, even permanent bans. The OTC could slam the brakes with a Caveat Emptor tag, freezing liquidity overnight. And if investors push for a class-action, every insider who touched this play gets dragged into the light.

Ultimately, Cyberlux didn't just F around; they're now positioned squarely in the Find out phase. And the price of admission might be steeper than anyone bargained for.

### **Disclaimer**

All posts, articles, and op-eds about Cyberlux Corporation are grounded entirely in information sourced from publicly available court records, government documents, and financial disclosures filed with OTC Markets. This content is intended for informational purposes only—it's not legal advice, it's not financial guidance, and it's definitely not an invitation to dive headfirst into investment decisions. Our interpretations, opinions, and conclusions stem exclusively from these accessible resources. Ultimate adjudication of legal matters rests with the courts and qualified legal professionals. As always, you're encouraged to verify independently because, let's face it, trust but verify is a motto that never goes out of style. If you believe there is an error in our reporting and have **verifiable** proof, we encourage you to present it, and we will promptly review and address any inaccuracies.

### **Category**

1. Cyberlux

### **Date Created**

June 21, 2025

### **Author**

jackson