## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

COMMODITY FUTURES TRADING COMMISSION,

Case No. 8:19-CV-886-T-33SPF

Plaintiff,

v.

OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC; SATELLITE HOLDINGS COMPANY; MICHAEL J DACORTA; JOSEPH S. ANILE, II.; RAYMOND P MONTIE III; FRANCISCO "FRANK" L. DURAN; and JOHN J. HAAS,

Defendants;

and

MAINSTREAM FUND SERVICES, INC.; BOWLING GREEN CAPITAL MANAGEMENT LLC; LAGOON INVESTMENTS, INC.; ROAR OF THE LION FITNESS, LLC; 444 GULF OF MEXICO DRIVE, LLC; 4064 FOUNDERS CLUB DRIVE, LLC; 6922 LACANTERA CIRCLE, LLC; 13318 LOST KEY PLACE, LLC; and 4 OAKS LLC,

Relief Defendants.

AMENDED LOCAL RULE 3.01(G) CERTIFICATION FOR RECEIVER'S MOTION TO <u>APPROVE AGREEMENTS REGARDING RECEIVERSHIP PROPERTY</u>

On June 7, 2019, Burton W. Wiand (the "Receiver") filed a Motion To Approve Agreements Regarding Receivership Property with a Local Rule 3.01(g) Certification stating that the Receiver was unable to confer with counsel for relief defendant Mainstream Fund

Services, Inc. ("Mainstream"). See Doc. 105. Counsel for the Receiver has now conferred with counsel for Mainstream and is authorized to represent to the Court that Mainstream does not oppose the relief requested in the motion.

s/ Jared J. Perez

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Attorneys for Burton W. Wiand, Receiver

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on June 10, 2019, I electronically filed a true and correct copy of the foregoing with the Clerk of the Court by using the CM/ECF system.

s/Jared J. Perez
Attorney