UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

COMMODITY FUTURES TRADING COMMISSION,

Plaintiff,

v.

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

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 4OAKS LLC,

Relief Defendants.

_/

<u>ORDER</u>

This cause comes before the Court upon Defendants Raymond P. Montie, III, John J.

Haas, and Satellite Holdings Company's Unopposed Joint Motion to Continue the

Preliminary Injunction Hearing and Extend the Preliminary Injunction in the Interim (Doc.

57). Upon consideration, it is hereby

ORDERED:

- Defendants Raymond P. Montie, III, John J. Haas, and Satellite Holdings Company's Unopposed Joint Motion to Continue the Preliminary Injunction Hearing and Extend the Preliminary Injunction in the Interim (Doc. 57) is GRANTED as to the continuance of the hearing as well as the deadline for these Defendants to file counter or opposing affidavits and responsive briefs. The hearing scheduled for May 30, 2019, at 1:00 p.m. is continued as to these Defendants only and will be rescheduled by separate notice, which will also reset the deadline for counter or opposing affidavits and responsive briefs.
- 2. The motion is **DENIED** to the extent that it seeks to "extend the preliminary injunction in the interim." While this relief was included in the title of the motion, the body of the motion fails to address or move for such relief. Instead, the motion only states that "Defendants consent to extending the preliminary injunction in the interim should the Court grant this motion."¹ Doc. 57 at ¶ 8. If any party wishes to extend the statutory restraining order currently in place, a motion must be filed specifically seeking that relief.

ORDERED in Tampa, Florida, May 22, 2019.

SEAN P. FLYNN UNITED STATES MAGISTRATE JUDGE

¹ The Court notes that these Defendants are currently subject to a statutory restraining order, not a preliminary injunction. *See* Docs. 7, 42.