IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Case No. 8:19-cv-00886-VMC-SPF

COMMODITY FUTURES TRADING COMMISSION,

Plaintiff,

v.

OASIS INTERNATIONAL GROUP, LIMITED, ET AL.,

Defendants,

and

MAINSTREAM FUND SERVICES, INC., ET AL.,

Relief Defendants.

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PLAINTIFF'S RESPONSE TO ENDORSED ORDER

For its response to the Court's Endorsed Order (Doc. #83), Plaintiff Commodity
Futures Trading Commission ("CFTC") agrees that, as noted by the Court, the language
highlighted by the Court in Paragraph 7 on page 6 of the proposed Consent Order of
Preliminary Injunction and Other Equitable Relief Against Relief Defendant Mainstream
Fund Services, Inc. (Doc. #82-2) should be reworded to state that this order prohibits
Relief Defendant Mainstream – and not "Defendants and Related Relief Defendants" –
from withdrawing, removing, assigning, transferring, pledging, encumbering, disbursing,
dissipating, converting, selling, or otherwise disposing of Defendants' and Related Relief
Defendants' assets. Paragraphs 8 and 9 of Doc. #43 contain the prohibitions applicable to

the Defendants and Related Relief Defendants who have already consented to entry of a preliminary injunction. *See* Doc. #43 at 1-2 and 8-9.

The undersigned counsel for the CFTC (Ms. Chapin) conferred by telephone and electronic mail with Relief Defendant Mainstream Fund Services, Inc.'s counsel (Mr. Allen), who consented to the amended language.

WHEREFORE, the CFTC respectfully moves this Court for leave to amend the proposed order to reflect this modified language. An amended version of the document previously filed at Doc. #82-2 is attached hereto.

Dated: May 29, 2019 Respectfully submitted,

COMMODITY FUTURES TRADING COMMISSION

By: /s/ Jennifer J. Chapin
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CERTIFICATE OF SERVICE

I hereby certify that on May 29, 2019, I filed a copy of the foregoing with the Clerk of the Court via the CM/ECF system, which served all parties of record who are equipped to receive service of documents via the CM/ECF system.

I hereby certify that on May 29, 2019, I provided service of the foregoing via electronic mail to:

Gerard Marrone Law Office of Gerard Marrone P.C. 66-85 73rd Place Second Floor Middle Village, NY 11379 gmarronelaw@gmail.com

COUNSEL FOR DEFENDANT JOSEPH S. ANILE, II

I hereby certify that on May 29, 2019, I provided service of the foregoing via electronic mail to the following unrepresented party:

Francisco "Frank" L. Duran fduran@oasisig.com