UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

BURTON W. WIAND, as Receiver for OASIS INTERNATIONAL GROUP, LTD.; OASIS MANAGEMENT, LLC; AND SATELLITE HOLDINGS COMPANY,

Plaintiff,

Case No.:

v.

RAYMOND P. MONTIE, III,

Defendant.

COMPLAINT

Burton W. Wiand (the "**Receiver**"), as Receiver for Oasis International Group, Limited; Oasis Management, LLC; and Satellite Holdings Company (collectively, the "**Oasis Entities**"), by and through his undersigned counsel, hereby files suit against Raymond P. Montie, III and alleges as follows:

INTRODUCTION

1. On April 15, 2019, the Commodity Futures Trading Commission ("CFTC" or "Commission") filed an enforcement action against (1) defendants Oasis International Group, Limited ("OIG"); Oasis Management, LLC ("Oasis Management"); Michael J. DaCorta ("DaCorta"); Joseph S. Anile, II ("Anile"); Francisco "Frank" L. Duran ("Duran"); Satellite Holdings Company ("Satellite Holdings"); John J. Haas ("Haas"); and Raymond P. Montie, III ("Montie") (the "CFTC Defendants") and (2) relief defendants

Mainstream Fund Services, Inc. ("Mainstream"); Bowling Green Capital Management, LLC ("Bowling Green"); Lagoon Investments, Inc. ("Lagoon"); Roar of the Lion Fitness, LLC ("Roar of the Lion"); 444 Gulf of Mexico Drive, LLC ("444 Gulf of Mexico"); 4064 Founders Club Drive, LLC ("4064 Founders Club"); 6922 Lacantera Circle, LLC ("6922 Lacantera"); 13318 Lost Key Place, LLC ("13318 Lost Key"); and 4Oaks LLC ("4Oaks") (the "CFTC Relief Defendants" and, collectively with the CFTC Defendants, the "Receivership Defendants"). *See C.F.T.C. v. Oasis International Group, Ltd.*, Case No. 8:19-CV-886-T-33SPF (M.D. Fla.) (the "CFTC Action").

2. The CFTC alleged that Montie and the other CFTC Defendants "have engaged, are engaging, or are about to engage in acts and practices in violation of Sections 4b(a)(2)(A)-(C), 4k(2), 4m(1), 4o(1)(A)-(B), and 2(c)(2)(iii)(I)(cc) of the Commodity Exchange Act (the "CFTC Act"), 7 U.S.C. §§ 6b(a)(2)(A)-(C), 6(k(2), 6m(1), 6o(1)(A)-(B), 2(c)(2)(iii)(I)(cc) (2012), and Commission Regulations ("CFTC Regulations") 4.20(b)-(c), 4.21, 5.2(b)(1)-(3), and 5.3(a)(2), 17 C.F.R. § 4.20(b)-(c), 4.21, 5.2(b)(1)-(3), 5.3(a)(2) (2018). Accordingly, the Commission brought the CFTC Action pursuant to Section 6c of the CFTC Act, 7 U.S.C. § 13a-1 (2012), and Section 2(c)(2)(C) of the CFTC Act, 7 U.S.C. § 2(c)(2)(C) (2012), to enjoin Montie's and the other CFTC Defendants' "unlawful acts and practices, to compel their compliance with the [CFTC] Act and the [CFTC] Regulations promulgated thereunder, and to enjoin them from engaging in any commodity-related activity." CFTC Doc. 1 ¶¶ 5.7.

3. Also, on April 15, 2019, the court supervising the CFTC Action (the "**Receivership Court**") entered a temporary order appointing the Receiver. CFTC Doc. 7.

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The Receivership Court directed him, in relevant part, to "[t]ake exclusive custody, control, and possession of the Receivership Estate," which includes "all the funds, properties, premises, accounts, income, now or hereafter due or owing to the Receivership Defendants, and other assets directly or indirectly owned, beneficially or otherwise, by the Receivership Defendants." *See id.* at p. 14, ¶ 32 & p. 15, ¶ 30.b. It also imposed a temporary injunction against Montie and the other Receivership Defendants and froze their assets. *Id.* at 19. Subsequently, each Receivership Defendant either defaulted or consented to the entry of a preliminary injunction. *See* CFTC Docs. 35, 43, 44, 82, 85, 172, 174-77.

4. On July 11, 2019, the Receivership Court entered a Consolidated Receivership Order (CFTC Doc. 177) (the "**Consolidated Order**"), which combined and superseded two prior orders (CFTC Docs. 7 & 44) and is now the operative document governing the Receiver's activities. The Receivership Court found that entry of the Consolidated Order was necessary and appropriate for the purposes of marshaling and preserving all assets, including in relevant part, assets that "were fraudulently transferred by the [CFTC] Defendants and/or [CFTC] Relief Defendants." CFTC Doc. 177 at 2. The Receivership Court also expressly authorized the Receiver "to sue for and collect, recover, receive and take into possession all Receivership Property" (*id.* \P 8.B.) and "[t]o bring such legal actions based on law or equity in any state, federal, or foreign court as the Receiver deems necessary or appropriate in discharging his duties as Receiver" (*id.* \P 8.I.). Similarly, the Receivership Court authorized, empowered, and directed the Receiver to "prosecute" actions "of any kind as may in his discretion, and in consultation with the CFTC's counsel, be advisable or proper to recover and/or conserve Receivership Property." *Id.* \P 43.

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5. The CFTC Action is stayed to protect an ongoing criminal investigation into Montie's and the other CFTC Defendants' activities by the Department of Justice through the United States Attorney's Office for the Middle District of Florida. As explained below, CFTC Defendant Anile has pled guilty to several felonies based, in relevant part, on his operation of the Oasis Entities as a classic Ponzi scheme. He is awaiting sentencing. CFTC Defendant DaCorta has also been indicted based on his fraudulent operation of the Oasis Entities. He is awaiting trial. Anile and DaCorta are hereinafter referred to collectively as the "**Insiders**." Montie and CFTC Defendants Duran and Haas have not yet been indicted, but the government's investigation is ongoing.

6. The Receiver's activities under the Consolidated Order are exempt from the stay. *See* CFTC Doc. 228. As such, on February 28, 2020, the Receiver moved the Receivership Court to authorize his filing of "clawback" litigation and to retain additional counsel to assist with the litigation, which motion the Receivership Court granted on April 13, 2020. CFTC Doc. 237. The Receiver files this complaint pursuant to that express authority, the Consolidated Order, the principles governing federal equity receiverships, and pertinent law, including the Florida Uniform Fraudulent Transfer Act, Fla. Stat. § 726.101, *et seq.* ("**FUFTA**"). Unlike most clawback defendants, the Receiver has additional claims against Montie due to Montie's ownership, along with the Insiders, of OIG.

7. Typically, the Receiver only seeks to recover any amount that exceeds a clawback defendant's principal investment, which amount is referred to as "**false profits**" because it was not derived from legitimate activity but from money the Ponzi perpetrators stole from defrauded investors. Here, the Receiver brings this action to recover <u>all</u> money

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transferred to Montie by the Insiders through or on behalf of the Oasis Entities (or their fund administrator) because Montie cannot satisfy the statutory "good faith" defense applicable to fraudulent transfers. This scheme also included a multi-level-marketing component, and as a result, Montie received fraudulent transfers for recommending or convincing others to invest in the Oasis Entities. In either case, the Receiver is entitled to recover the transfers, which are set forth in **Exhibit A**, under governing and well-settled law.

JURISDICTION AND VENUE

8. This court has personal jurisdiction over Montie pursuant to 28 U.S.C. § 754 and 28 U.S.C. § 1692, which provide jurisdiction over receivership property, including money and the individuals in possession of that money, and authorize nationwide service of process. The Receiver has complied with the statutory requirements.

9. There is complete diversity between the parties. On information and belief, Montie resides and is domiciled in New Hampshire and is a citizen of New Hampshire for diversity purposes. The Receiver resides and is domiciled in Florida. Therefore, the Receiver is a citizen of Florida for diversity purposes. More than \$75,000 is at issue in this action, exclusive of fees, costs, and interest.

10. The Court has also subject matter jurisdiction over this matter pursuant to 7 U.S.C. § 13a-1, 28 U.S.C. § 754, and principles of ancillary or supplemental jurisdiction under 28 U.S.C. § 1367. The Receiver brings this complaint to accomplish the objectives of the CFTC Action and Consolidated Order and its predecessors, and thus this matter is ancillary to the Receivership Court's exclusive jurisdiction over the receivership estate.

11. Venue in this District and Division is proper under 28 U.S.C. § 754, as this proceeding is related to the CFTC Action pending in this District, and the Receiver was appointed in this District.

PARTIES AND RELATED INDIVIDUALS AND ENTITIES

12. Burton W. Wiand is the duly appointed and acting Receiver for the Oasis Entities and other Receivership Defendants.

13. Raymond P. Montie III co-founded OIG with Anile and DaCorta and was a vice president as well as a principal shareholder and director. He was also OIG's executive director of sales. He is responsible for recruiting hundreds of investors into this Ponzi scheme and received transfers totaling approximately \$1.7 million from the scheme. Montie has never been registered with the Commission in any capacity.

14. Oasis International Group, Limited is a corporation formed in the Cayman Islands by DaCorta, Anile, and Montie, who were OIG's only members – *i.e.*, owners. As further explained below, they also served on OIG's board of directors and operated OIG from its office at 444 Gulf of Mexico Drive, Longboat Key, Florida, which was purchased entirely with money they misappropriated from investors. OIG acted as a commodity pool operator by soliciting, receiving, and accepting funds purportedly for trading by a related company: first, Oasis Global FX, Limited and then Oasis Global FX, SA – *i.e.*, the "**Oasis Pools**." These companies were registered in New Zealand and Belize, respectively, and were purportedly introducing brokers that would trade currencies or currency-related contracts. In truth, very little trading occurred, and almost all money allocated for that purpose was lost. OIG was not registered with the Commission in any capacity.

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15. OIG is a creditor of, at minimum, the Insiders under pertinent fraudulent transfer law. The Consolidated Order and its predecessors transferred control of OIG to the Receiver, who has also executed documents to convey ownership from DaCorta, Anile, and Montie. As such, the Receiver now controls OIG, which has been cleansed of its former owners' wrongdoing and is thus entitled to the return of fraudulently transferred funds.

16. Oasis Management, LLC is a Wyoming limited liability corporation formed in November 2011. DaCorta controlled Oasis Management and its bank accounts. Oasis Management acted as a commodity pool operator for the Oasis Pools by accepting and receiving funds from pool participants. As set forth in Exhibit A, many of the fraudulent transfers the Receiver seeks to recover were made from Oasis Management's bank accounts. Oasis Management was not registered with the Commission in any capacity.

17. Oasis Management is a creditor of, at minimum, the Insiders under pertinent fraudulent transfer law. The Consolidated Order and its predecessors transferred control of Oasis Management to the Receiver from DaCorta. As such, the Receiver now controls Oasis Management, which under pertinent law, has been cleansed of DaCorta's wrongdoing and is thus entitled to the return of fraudulently transferred funds.

18. Michael J. DaCorta was a resident of Lakewood Ranch, Florida (where he lived in a lavish home purchased entirely with investor funds). In 2006, DaCorta was listed with the National Futures Association ("**NFA**") as a principal and registered with the Commission as an associated person of a registered commodity trading advisor, but he withdrew his listing and registration as part of a 2010 settlement with the NFA. He was also permanently banned from registering with the Commission in any capacity.

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19. On January 7, 2010, DaCorta filed a Chapter 7 petition in the United States Bankruptcy Court for the Southern District of New York. He listed almost \$600,000 in debt, including delinquent credit card payments and unpaid property taxes. He also disclosed ownership of two businesses – Strata Capital, Inc. and DaCorta Group, Inc. d/b/a International Currency Traders, Ltd. ("**ICT**") – both of which he valued at only \$1.00. Prior to DaCorta's bankruptcy, ICT failed, and its trading accounts were terminated, causing massive losses for its customers. On April 8, 2010, a lawsuit was filed against DaCorta and ICT, which was addressed through his bankruptcy proceeding. *See Giudice v. DaCorta, et al.*, Case No. 1:10-cv-03028-VM (S.D.N.Y. 2010).

20. Finally, on April 9, 2014 (years after he began this scheme), a foreclosure action was filed against DaCorta with respect to property he owned in New York. *See Goshen Mortgage LLC v. DaCorta et al.*, Case No. 03-2014-50105 (N.Y. Sup. Ct. 2014). All or almost all this information was available to the public and thus to DaCorta's business partners, including Montie.

21. Nevertheless, DaCorta co-founded OIG with Anile and Montie in 2013. At all relevant times, he was a principal shareholder and director of OIG. He was also the chief executive officer and the chief investment officer and opened and was the sole signatory on Oasis Management's bank accounts.

22. Joseph S. Anile, II was a resident of Sarasota, Florida (where he also lived in a lavish home purchased entirely with investor funds). Anile co-founded OIG with DaCorta and Montie and was its president as well as a principal shareholder and director. Anile controlled OIG's bank accounts. Additionally, Anile opened trading accounts for the Oasis

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Pools. Anile assisted in facilitating real estate purchases with pool funds and making nonforex investments with pool funds. Anile has never been registered with the Commission in any capacity.

23. Satellite Holdings Company is a South Dakota corporation formed in October 2014. CFTC Defendant Haas was Satellite Holdings' director. The company acted as a commodity pool operator by soliciting, receiving, and accepting funds from pool participants for investment in the Oasis Pools. Haas assisted pool participants who wished to invest their retirement funds in the Oasis Pools. Haas has never been registered with the Commission in any capacity. Satellite Holdings is not registered with the Commission in any capacity.

24. Satellite Holdings is a creditor of, at minimum, the Insiders under pertinent fraudulent transfer law. The Consolidated Order and its predecessors transferred control of Satellite Holdings to the Receiver from Haas. As such, the Receiver now controls Satellite Holdings, which under pertinent law, has been cleansed of the Insiders' and Haas' wrongdoing and is thus entitled to the return of fraudulently transferred funds.

25. Finally, the Oasis Entities used a company called Fundadministration, Inc. and later known as Mainstream Fund Services, Inc. (collectively, "**Mainstream**") to, among other things, make transfers to investors. As demonstrated by Exhibit A, Montie received transfers from both Oasis Management and Mainstream (on behalf of Oasis Entities).

FACTS COMMON TO ALL CAUSES OF ACTION

26. Montie, the Insiders, and the other CFTC Defendants defrauded investors through their control of the Oasis Entities. No investor in the Oasis Entities received <u>actual</u> profits from forex trading because there were none. All purported trading gains were

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fabricated and fictitious. Many investors never received any transfers from the Oasis Entities, or they received transfers in an amount that was less than the amount they invested. As such, each of those investors suffered a net loss.

27. On the other hand, some investors received transfers from the Oasis Entities of purported trading profits, principal redemptions, and/or referral fees in an amount that exceeded the amount they invested. As such, each of those investors experienced a net gain – *i.e.*, false profits. Whether characterized as interest, principal, trading gains, spread income, referral fees or any other label, all transfers to investors (and Montie) were funded exclusively with money stolen from other investors. As such, the Insiders operated the Oasis Entities as a classic Ponzi scheme. *See, e.g., Wiand v. Lee*, 753 F.3d 1194, 1201 (11th Cir. 2014) ("A Ponzi scheme uses the principal investments of newer investors, who are promised large returns, to pay older investors what appear to be high returns, but which are in reality a return of their own principal or that of other investors.").

28. Montie received hundreds of thousands of dollars in false profits and approximately \$1.7 million in total transfers. The Receiver seeks to avoid those transfers under FUFTA because Montie cannot satisfy the statutory "good faith" affirmative defense. In the alternative, the Receiver seeks disgorgement of the transfers pursuant to equitable claims of unjust enrichment.

A. Montie And The Insiders Operated The Oasis Entities As A Common Enterprise

29. Although certain Oasis Entities had different owners, there was no meaningful distinction between them. For example, the sole purpose of Satellite Holdings was to funnel retirement money to OIG and Oasis Management. If an individual wanted to transfer

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retirement money from his or her IRA to the scheme, the individual would typically execute a "promissory note" with Satellite Holdings (signed by Haas), which would immediately execute a substantively identical "promissory note" with OIG (which Montie owned along with Anile and DaCorta).

30. Among other things, OIG, Oasis Management, and Satellite Holdings shared the same office and employees, commingled funds, and operated under one overarching name – "Oasis." Additionally, DaCorta and/or Anile owned and controlled OIG (with Montie), Oasis Management, and the Oasis Pools. Haas owned and controlled Satellite Holdings, but also worked for OIG.

31. Entities website The Oasis operated one common located at www.oasisinternationalgroupltd.com.¹ According to this website, Oasis "provides an array of asset management and advisory services, including corporate finance and investment banking ... investment sales/trading and clearing services ... financial product development, and alternative investment products." Investors were able to use the website to view their purported account balances. On a daily basis, those balances reflected allocations of socalled "spread" income the Ponzi perpetrators claimed to have earned through affiliates of the Oasis Entities (i.e., the Oasis Pools), but in truth, any purported spread income (approximately \$40 million) was subsumed by trading losses (approximately \$60 million). The data the website made available to investors was thus false and completely fabricated.

¹ Given the Receiver's appointment and the collapse of the scheme, this website is no longer operational.

32. The website also had a banner prominently displayed across the bottom of each page, which stated:

The services and products offered by Oasis International Group Ltd. are *not being offered* within the United States (US) and [are] not being offered to US persons, as defined under US law. As such, should you reside in, or be a citizen, or a taxpayer of the US or any US territory, any email message received is not intended to serve as a solicitation or inducement on behalf of any of the aforementioned entities.

Despite this disclaimer, Montie, the Insiders, and the other CFTC Defendants solicited hundreds (if not thousands) of U.S. residents to invest in the Oasis Pools and accepted funds from at least 700 U.S. residents. Montie even conducted these solicitations by inviting potential investors to his various homes, including a luxurious lake house.

33. OIG, Oasis Management, and Satellite Holdings had no policies, procedures, or financial controls, did not keep regular or accurate books and records, and did not prepare regular or accurate financial or pool performance statements.

B. The Insiders Operated The Oasis Entities As A Ponzi Scheme

34. From as early as 2011 through April 2019, Montie, the Insiders, and others raised millions of dollars million from approximately 700 investors on behalf of one or more of the Oasis Entities through the offer and sale of securities in the form of "partnership interests" and later "promissory notes" as part of a single, continuous Ponzi scheme (the "scheme").

35. In relevant part, Montie, the Insiders, and others represented to investors and potential investors that their money would be used to trade forex contracts and to generate "spread income" by matching trades. Montie, the Insiders, and others guaranteed investors that the Oasis Pools would earn substantial income and, in fact, could not lose money using

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this purported strategy. More specifically, Montie, the Insiders, and others made material misrepresentations to investors, including that (a) all investor funds would be traded in forex; (b) investors would receive a minimum guaranteed annual return of 12%; (c) the Oasis Pools were always profitable, had made returns of approximately 22% in 2017 and approximately 21% in 2018; (d) the Oasis Pools never lost money; (e) returns were from profitable trading; (f) the Oasis Pools were "no risk" investments; (g) investors would receive additional returns by referring other investors; and (h) investments were secured by \$15-\$16 million in real estate owned by OIG. On information and belief, investors transferred money to the Oasis Entities based on those representations.

36. The representations, however, were patently false, including that (a) tens of millions of dollars raised were used for Ponzi payments and unauthorized personal and business expenses; (b) investor returns were completely fraudulent and funded by Ponzi payments of new investor money repaying older investors; (c) the Oasis Pools were never profitable and had large negative returns in 2017 and 2018; (d) the Oasis Pools always lost money, including purported spread income; (e) returns were not from profitable trading, but were, again, Ponzi payments of new investor money repaying older investors; (f) the Oasis Pools were high risk investments that had a leverage ratio of 100:1; (g) investors' referral fees were, again, Ponzi payments of new investor money paying older investors; and (h) investments were not secured by \$15-\$16 million in real estate owned by OIG.

37. In truth, the Oasis Entities derived their assets from investors' principal investments, which were pooled and commingled in common accounts, including a single trading account. Specifically, the Receiver's forensic accountants have conducted a

preliminary analysis of the principal bank account (0764 – the "**Account**") through which the Insiders (via the Oasis Entities and their fund administrator) conducted transactions worth tens of millions of dollars in connection with the scheme. According to that preliminary analysis:

- the sole source of inflows to the Account appears to have been money, directly or indirectly, from defrauded investors;
- the Insiders (acting through Oasis Entities and their fund administrator) transferred more than \$18 million from the Account (and approximately only \$21.4 million in total) to ATC Brokers Ltd. ("ATC") a company operating in the United Kingdom through which fraudulent and unprofitable trading occurred;
- ATC never transferred any money back to the Account, which is reflected in both the fund administrator's and ATC's records in other words, there were no profits;
- nevertheless, the Insiders and their fund administrator transferred millions of dollars from the Account to Montie, the CFTC Defendants, and other wrongdoers;
- the Insiders and their fund administrator also transferred millions of dollars from the Account to CFTC Relief Defendants and others to buy real estate (in which certain CFTC Defendants resided at the investors' expense) and gold and silver, which transactions were inconsistent with OIG's stated purpose; and finally
- the Insiders and their fund administrator transferred millions of dollars to investors from the Account, despite the lack of any trading profits from ATC.

In other words, the Insiders and their fund administrator used investor money to make payments to other investors without ever processing any actual trading profits. Again, that is the definition of a Ponzi scheme.

38. An examination of daily records further illustrates the scheme. For example,

on January 7, 2019 (only weeks before the CFTC terminated this fraud), the opening balance

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of OIG "Account 8346" was \$5,228,038.91. (In comparison, OIG owed investors more than \$100 million, according to its records.) Mainstream received a \$1 million wire from two investors (who, according to the Receiver's records, lost approximately \$942,000 in the scheme) and immediately used that money (and more) to make 52 transfers to other investors, sales agents, and insiders, <u>including \$58,395.64 to Montie</u>. After these transfers, the balance of Account 8346 was \$4,971,382.51. *See, e.g.,* **Exhibit B**. Montie and others lured new investors into the scheme, and the Insiders and their fund administrator immediately transferred their money to prior investors, sales agents, and associated wrongdoers, <u>including right back to Montie</u>. The balance of Account 8346 at the end of January 7, 2019 was lower than the balance at the beginning of that day, and this pattern repeated itself until the CFTC terminated the fraud.

39. The Oasis Entities' investment returns and performance as represented to investors and potential investors from the inception of the scheme were false and were based on grossly overstated performance numbers created by the Insiders. The true results of the trading activity that occurred were never reported to investors or potential investors.

40. The Insiders caused the Oasis Entities to pay millions of dollars in fees and similar compensation, including to Montie. Because those fees were based on fabricated returns, the Insiders improperly and wrongfully diverted money from the Oasis Entities.

41. Aside from paying fees, the Insiders caused the Oasis Entities to make transfers to investors that the investment performance of the Oasis Entities and the Oasis Pools never supported. Through those transfers, the Insiders improperly and wrongfully diverted money from the Oasis Entities.

42. Similarly, following requests from investors for redemptions of their principal investments, the Insiders intentionally and wrongfully caused the Oasis Entities to pay relevant investors sums of money that were equivalent to all or part of the principal invested by those investors.

43. For investors who did not request distributions, fictitious trading and investment profits were "credited" to the investors' purported accounts with the Oasis Entities. These fictitious profits were likewise unsupported by the Oasis Entities' and the Oasis Pools' investment performance and only served to further increase the Oasis Entities' insolvency.

44. These (and all other) transfers that the Insiders caused the Oasis Entities and their fund administrator to make to investors were paid from the fruits of the scheme. Specifically, they were paid almost exclusively from: (1) principal investment money from new investors; (2) existing investors' principal investment money; and (3) additional principal investment money from existing investors.

45. These distributions were not distributions of actual trading gains or of the recipients' principal investments. Indeed, there were no actual trading gains. All of the money transferred to ATC (which was only a fraction of the money raised) was lost with the exception of approximately \$2 million that was frozen and seized by the Department of Justice in cooperation with the United Kingdom's National Crime Agency.

46. Because the "account statements" and investor website did not reflect the true nature of the Insider's and the Oasis Entities' activities, by intentionally and wrongfully

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causing the Oasis Entities to pay those amounts to investors, the Insiders improperly diverted assets of the Oasis Entities to both perpetrate and perpetuate the scheme.

47. The investors relied upon the fictitious and overstated trading gains purportedly achieved by the Insiders (as represented to the investors by Montie and others) and the purported payment of principal redemptions upon request to make additional investments with the Insiders and the Oasis Entities and to refer friends, family, and business colleagues to do the same.

48. The principal investment money from new investors, the existing investors' principal investment money, and the existing investors' additional principal investment money should have been used for the stated purpose of the Oasis Entities' business, which was to conduct profitable forex trading.

49. The Oasis Entities were harmed by this unauthorized course of conduct, which was effectuated by Montie, the Insiders, and other CFTC Defendants through the Oasis Entities in furtherance of the scheme. This conduct dissipated assets of the Oasis Entities.

50. The negative cash flow of the Oasis Entities made the eventual collapse of the scheme inevitable.

C. Insider Anile's Guilty Plea and Insider DaCorta's Indictment

51. On August 8, 2019, defendant Anile pled guilty to three counts involving the scheme – (1) conspiracy to commit wire and mail fraud; (2) engaging in an illegal monetary transaction; and (3) filing a false income tax return. *See United States of America v. Joseph S. Anile, II*, Case No. 8:19-cr-334-T-35CPT (M.D. Fla.) (the "Anile Criminal Action" or

"ACA"). A copy of Anile's plea agreement is attached as Exhibit C, which contains the

following admissions:

From at least as early as November 2011, through and including at least April 18, 2019, in the Middle District of Florida, the defendant, Joseph S. Anile, II, conspired with others to commit wire fraud and mail fraud. The defendant and coconspirators made false and fraudulent representations to victim-investors and potential investors to persuade them to transmit their funds, via wire and mail, to entities and accounts controlled by conspirators to be traded in the foreign exchange market ("FOREX"). In fact, the defendant and coconspirators used only a portion of the victim-investors' funds for FOREX trading, and the trading resulted in losses which conspirators concealed. They used the balance of the victim-investors' funds to make Ponzi-style payments, to perpetuate the scheme, and for their own personal enrichment....

In soliciting investments, the defendant and coconspirators made multiple false and fraudulent representations and material omissions in their communications to victim-investors and potential investors. In particular, they promoted one of the conspirators as an experienced FOREX trader with a record of success, but concealed the fact that he had been permanently banned from registering with the CFTC and was prohibited from soliciting U.S. residents to trade in FOREX and from trading FOREX for U.S. residents in any capacity. They also fraudulently represented that: (a) conspirators did not charge any fees or commissions; (b) investors were guaranteed a minimum 12 percent per year return on their investments; (c) conspirators had never had a month when they had lost money on FOREX trades; (d) interest and principal payments made to investors were funded by profitable FOREX trading; (e) conspirators owned other assets sufficient to repay investors' principal investments; and (f) an investment with conspirators was safe and without risk.

Ex. C at 26-28 (emphasis added). Anile's guilty plea has been accepted, and he is currently awaiting sentencing. Montie also made all the above-quoted representations, which Anile admits were fraudulent, to hundreds of investors and potential investors.

52. On December 17, 2019, a federal grand jury returned a two-count indictment

against defendant DaCorta, alleging conspiracy to commit wire and mail fraud as well as engaging in an illegal monetary transaction. See United States of America v. Michael J.

DaCorta, Case No. 8:19-cr-605-T-02CPT (M.D. Fla.) (the "**DaCorta Criminal Action**" or "**DCA**"). A copy of the indictment is attached as **Exhibit D**. According to the grand jury, as early as November 2011, DaCorta entered into a conspiracy to defraud investors by making numerous fraudulent representations. *See* DCA Doc. 1 ¶ 14b.-d.

It was a further part of the conspiracy that conspirators would and did use funds "loaned" by victim-investors to: (i) conduct trades, via an offshore broker, in the FOREX market, which trades resulted in catastrophic losses; (ii) **make Ponzi-style payments to victim-investors**; (iii) pay expenses associated with perpetuating the scheme; and (iv) purchase million-dollar residential properties, high-end vehicles, gold, silver, and other liquid assets, to fund a lavish lifestyle for conspirators, their family members and friends, and otherwise for their personal enrichment.

Id. at \P 14k (emphasis added). As of this filing, DaCorta is awaiting trial. The government has not yet indicted CFTC Defendants Montie, Hass, or Duran, but its investigation remains open and ongoing.

D. Montie's Pivotal Role In The Ponzi Scheme

53. As previously alleged, Montie was both an owner and director of OIG, but he was also its chief salesperson. No one is responsible for luring more investors into this fraud than Montie. He was so tragically successful because he has promoted similar ventures and purported investments his entire career. For example, Montie is affiliated with a multi-level-marketing company called Ambit Energy ("Ambit") where, on information and belief, he has (or at least had) a "downline" containing more than 40,000 individuals. Montie used his contacts to promote the Oasis scheme. He even trained others and identified top performers. As a result, many people associated with Ambit also invested in the Oasis Entities.

The FBI Victim Statements

54. Numerous investors have provided information to law enforcement about how

they became aware of the Oasis Entities, the amount of money the investor lost, and the

impact of the loss on the investor - financially and otherwise. The information provided by

investors highlights Montie's pivotal role in perpetrating and perpetuating the scheme:

- D.B. wrote: "I was invited on a call to listen to Ray Montie and Mike DaCorta. They said investment was a safe as a bank. Guaranteed 12%."
 D.B. also reported that he lost \$300,000, which was his "life savings."
- B. J.B. reported being solicited by Montie, losing approximately \$22,000 in her IRA and feeling "very stressful, sick to [her] stomach, worried, ... betrayed, [and] embarrassed."
- C. A.F. wrote: "My parents went to a meeting at Ray Montie['s] house to listen to Mike DaCorta present the opportunity." She also wrote: "I invested my entire life savings since I was born. I invested my money to help me pay for college loan interest payments over my 5 years masters program. Because I lost all my money, my parents have to take out more loans to help me. I have no money and have to work very hard. I work 4 part time jobs and have become an RA to make the ends meet." She reports losing approximately \$22,000.
- D. K.D. reported that she invested \$10,000 directly through Ray Montie and lost that entire amount, which was "Very upsetting!" and "Devastating!" She "trusted" Montie and had planned to use the money for her child's education.

The Fraudulent Conference Calls

55. Montie primarily lured investors into the Oasis scheme through meetings at his lavish homes, as reported by investor A.F. and others, and held dozens of conference calls attended by numerous participants. Some of those calls were recorded and thus documented Montie's sales pitch. Montie generally introduced DaCorta as his partner and "dear friend" who (according to Montie) has years of experience in the investment business and who has traded in the past with great success, including for Montie personally. For example, in June 2017, Montie participated in a conference call with potential investors and made the following statements:

- "Mike explained to me how he's got a printing press for money."
- "Almost six year later, I've never had a down month with Mike. We've never lost money. We've only made money."
- "I trust the guy with my life."
- "I just can't say enough good things about him."

56. Not only are these ridiculous statements that no legitimate financial professional would ever make, they are also common signs of a Ponzi scheme, as courts have repeatedly recognized.

57. Montie failed to disclose to these (and all other investors) that (1) DaCorta's prior currency trading firm (ICT) failed, causing massive investor losses; (2) DaCorta filed bankruptcy in 2010 to avoid liabilities to his customers, including a federal lawsuit; (3) DaCorta previously lost hundreds of thousands of dollars in connection with a failed investment company called Sierra Fund I (one-third of which Montie owned through a shell company); (4) DaCorta was not registered with the CFTC to trade commodities and, in fact, had been permanently barred from registering with the Commission in any capacity due to prior misconduct and the failure of ICT; and (5) DaCorta's house was in foreclosure when he left New York and moved to Florida. Put simply, DaCorta could not pay his own mortgage much less his obligations to others. This was all public information that Montie either knew or willfully ignored when he repeatedly told hundreds of investors that he would "trust" DaCorta "with [his] life." As a director and principal of OIG, Montie was obligated to know

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or at least inquire about and investigate the veracity of his statements, including these public and verifiable facts about DaCorta.

58. After Montie's fraudulently misleading or willfully ignorant introduction, DaCorta typically began a long (and largely false) description of his background and purported success in the investment world, including how DaCorta, Anile (whom DaCorta describes as a lawyer with impressive credentials but who is now an admitted felon), and Montie created OIG as an investment that would guarantee a minimum return of 1% per month plus other renumeration. They falsely told investors that, for example, the previous year produced more than a 20% return, and in the then-current year, the returns were already 17%. This pitch states there have never been losses, returns are guaranteed, and investments are not at risk because they are only "collateral." The profits are purportedly generated from trading currencies. As demonstrated by the collapse of the scheme and Anile's guilty plea, however, these representations were false but were nevertheless made by Montie and others. The calls typically concluded with a "thank you" from DaCorta and directions from Montie or others regarding whom to contact to invest. Transcripts of four of these sales pitches are attached as **Exhibit E**. It appears that, at times, these conference calls occurred daily.

The \$20 Million Dollar Competition to Defraud

59. Another recording was made on October 30, 2018, which memorializes a conference call during which Montie and Haas spoke with other OIG salespeople about a contest they organized to bring \$20 million into OIG by December 31, 2018. As part of this contest, they advised that OIG would guarantee a 1.5% return in the next month, which

should be emphasized to lure investors. Haas described how his mass contact with investors produced more investments overnight. A transcript of this call is attached as **Exhibit F**.

Mocking Legitimate Questions about the Scheme

60. In March 2018, a prospective investor emailed an OIG employee asking various due diligence questions about the Oasis Pools, including about the status of OIG's registration with the National Futures Association, regulatory filings, and outside auditors. The OIG employee forwarded the email to Montie and DaCorta with flippant proposed responses. For example, in response to the investor's question about NFA registration, the employee responded that OIG was "[r]registered with the NRA [*i.e.*, National Rifle Association] instead." Asked if there was a custodian that could independently confirm OIG's assets, the employee responded that the custodian was "[t]oo small to reach the phone." Asked why OIG was headquartered (legally, not physically) in the Cayman Islands when all of its investors were citizens of the United States, the employee responded: "Better Weather." The potential investor's questions were prescient, and the true answer to each is simple - to conceal illegal activity. Montie, however, found the employee's answers hilarious. He responded, "Love the answers [with two laughing emojis]" and took no steps to investigate the issues raised because he either already knew of the fraud or completely abdicated his fiduciary duties. Montie and DaCorta both responded to the OIG employee's email, but no one is laughing now. A true and correct copy of this email chain is attached as Exhibit G.

Payment of Illegal Transaction-Based Compensation

61. In addition to telling potential investors that they would be participating in an investment that yielded a 20% annual return in the past and was currently yielding over 17%,

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Montie and others told investors that they could receive referral fees based on investments of victims they brought to OIG or Satellite Holdings. Indeed, on one call, Montie told potential investors that if they refer \$1 million, they will receive more than \$7,000 per month. This was transaction-based compensation resulting from successful sales of notes to new investors, and the compensation would continue as long as the investors maintained their investments with OIG or Satellite Holdings. Not only did Montie promote this illegal conduct, but he was also a major beneficiary of the referral compensation.

62. Primarily as a result of these activities, the scheme raised tens of millions from investor-victims. In addition to violating the CFTC Act and CFTC Regulations, this conduct constituted a massive distribution of unregistered securities in the form of "promissory notes" issued by OIG, Satellite Holdings, and Oasis Management. This unregistered offering was conducted in violation of Section 5 of the Securities Act and similar provisions of most state Blue Sky laws where the promissory notes (as well as preferred stock and limited partnership interests) were sold. There is no exemption from registration available for the sale of these securities, and the perpetrators of this scheme never attempted to qualify for any exemption. The compensation for referrals is nothing but commissions paid to numerous individuals in violation of Section 15 of the Securities Exchange Act as well as most state Blue Sky laws. No entity involved with this scheme was registered as a securities broker-dealer nor were Montie or the others he recruited to sell the promissory notes registered with any state or with the Financial Industry Regulatory Authority, as required by federal and state law. As a director and officer of OIG, Montie had

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a duty to assure that such conduct did not occur, and his failure to do so caused investors to lose tens of millions of dollars.

63. Had Montie or the other perpetrators of this scheme complied with the registration provisions of the Securities Act or qualified for an exemption from federal and state registration laws, the investors would have, at minimum, been provided with the following information: (1) financial statements revealing the Oasis Entities' insolvency and lack of income; (2) trading records showing that only a small amount of invested money was ever traded, and all trading was unprofitable; (3) DaCorta's sordid financial background, banishment from the commodities industry, and history of failed businesses; (4) the misappropriation of millions of dollars by the CFTC Defendants through the CFTC Relief Defendants and others, including purchases of gold and silver, real estate for personal use, luxury automobiles, *etc.*; and (5) the true source of payments to investors – money stolen from other investors to perpetrate a Ponzi scheme.

64. All the matters listed above are material to any investor or potential investor. It is unlikely that anyone would have invested had they been dealt with honestly. Failing to disclose these matters is prohibited by Section 17 of the Securities Act and Section 10 of the Securities Exchange Act and the Blue Sky laws of various states. Montie and others had an affirmative obligation to make these disclosures because they were the owners and promoters of the issuers selling the securities. Montie's failure to do so is, at minimum, a breach of his fiduciary duties and the trust placed in him by hundreds of investors he led to ruin.

Illegal Solicitation of United States Citizens Within the United States

65. Before the Receiver's appointment, the Oasis website had a banner prominently displayed across the bottom of each page, which stated:

The services and products offered by Oasis International Group Ltd. are *not being offered* within the United States (US) and [are] not being offered to US persons, as defined under US law. As such, should you reside in, or be a citizen, or a taxpayer of the US or any US territory, any email message received is not intended to serve as a solicitation or inducement on behalf of any of the aforementioned entities.

66. As mentioned above, Montie personally offered OIG-related investments to hundreds of American citizens. As A.F. reported, Montie even invited potential investors to his homes, including (among others) his lavish lake house. The Receiver's review of investors' locations reveals a literal handful of individuals in Canada and other countries, but everyone else is located in the United States, which Montie knew because of his Ambit relationships and because he personally solicited the investors in the United States.

67. For his efforts, Montie received the transfers identified in Exhibit A. While Montie profited, all but a few of the investors in the Oasis Entities lost money.

COUNT I

Florida Statutes § 726: Uniform Fraudulent Transfer Act

68. The Receiver re-alleges each and every allegation contained in Paragraphs 1 through 67.

69. Because the Insiders intentionally and wrongfully caused the transfer to Montie of investors' commingled principal investment money as identified in Exhibit A under the circumstances alleged in this complaint, the Oasis Entities, through the Receiver, have a right to repayment of at least that amount from Montie.

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70. In light of this right to repayment (and independently because the Insiders' conduct alleged in this complaint with respect to the Oasis Entities amounted to embezzlement, breach of fiduciary duty, breach of contract, fraud, and/or other violations of law), the Oasis Entities have a claim against the Insiders and are creditors of the Insiders under FUFTA. Accordingly, the Insiders are debtors under that act.

71. The transfers that the Insiders caused the Oasis Entities to make to Montie were inherently fraudulent because the transfers were made as part of the scheme.

72. Those transfers were fraudulent under Florida Statutes § 726.105(1)(a) because the Insiders caused Oasis Entities (directly or through their fund administrator) to make the transfers with actual intent to hinder, delay, or defraud creditors of the Insiders and/or the Oasis Entities.

73. Those transfers also were fraudulent under Florida Statutes § 726.105(1)(b) because: (a) the Insiders caused Oasis Entities to make those transfers; and (b)(i) the Insiders and the Oasis Entities were engaged or were about to engage in a business or transaction for which their remaining assets were unreasonably small in relation to the business or transaction; or (ii) the Insiders intended that they and/or the Oasis Entities incur, or believed or reasonably should have believed they would incur, debts beyond their ability to pay as they became due.

74. Those transfers also were fraudulent under Florida Statutes § 726.106(1) because neither the Insiders nor the Oasis Entities received a reasonably equivalent value in exchange for the transfers, and the Insiders and the Oasis Entities were insolvent at all relevant times.

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75. On behalf of the Oasis Entities from which money was transferred to Montie as identified in Exhibit A, the Receiver is entitled to avoid and recover transfers equal to, at minimum, the amount of false profits that the Insiders caused Oasis Entities to transfer to Montie (and to any other pertinent remedy, including those available under Florida Statutes § 726.108).

76. Because Montie cannot satisfy the statutory good faith affirmative defense to claims under Florida Statutes § 726.105(1)(a), the Receiver is also entitled to recover all transfers to Montie as identified in Exhibit A in the amount of approximately \$1.7 million.

77. On behalf of the other Oasis Entities, the Receiver is entitled to avoid and recover those transfers because (i) money was commingled among the Oasis Entities and (ii) the Insiders used the Oasis Entities as a single, continuous scheme.

WHEREFORE, the Receiver asks this Court to enter judgment against Montie avoiding transfers from the Oasis Entities as set forth in Exhibit A, together with interest and costs, and for such other and further relief as the Court may deem just and proper.

COUNT II

Unjust Enrichment

78. The Receiver re-alleges each and every allegation contained in Paragraphs 1 through 67.

79. This unjust enrichment claim is asserted in the alternative, in the event the statutory remedy asserted in Count I does not provide an adequate remedy at law.

80. Montie received a benefit when, during the course of the scheme, the Insiders wrongfully caused Oasis Entities to transfer money to him as set forth in Exhibit A.

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81. Montie knowingly and voluntarily accepted and retained a benefit in the form of those transfers or, at minimum, his false profits.

82. The circumstances alleged in this complaint render Montie's retention of that benefit inequitable and unjust, including to the investors of the Oasis Entities as a whole, so Montie must pay the Receiver, acting on behalf of the Oasis Entities, the value of the benefit received.

83. Montie has been unjustly enriched at the expense of the Oasis Entities (and, ultimately, their investors) in the amount of the transfers set forth in Exhibit A or, at minimum, his false profits, and the Oasis Entities, through the Receiver, are entitled to a judgment in those amounts.

84. The Receiver, on behalf of the Oasis Entities, is entitled to the return of that money through disgorgement or any other applicable remedy.

WHEREFORE, the Receiver asks this Court to enter judgment against Montie in the amount of the transfers set forth in Exhibit A or, at minimum, his false profits, together with interest and costs, and for such other and further relief as the Court may deem just and proper.

<u>COUNT III</u> Breaches of Fiduciary Duty

85. The Receiver re-alleges each and every allegation contained in Paragraphs 1 through 67 and emphasizes paragraphs 53-67.

86. As an owner, director, and officer of OIG, Montie owed fiduciary duties to OIG, including the duties of care and loyalty.

87. Those duties extended to the other Oasis Entities and the Oasis Pools because all of the entities were operated as a single, continuous Ponzi scheme. OIG also received commingled investor money from the other Oasis Entities, and Montie was responsible for the care and protection of those funds, given his role in the scheme.

88. OIG and the Oasis Entities reposed trust and confidence in Montie, and Montie had influence over OIG and the Oasis Entities.

89. Montie also had superior knowledge of, and access to, OIG's and the Oasis Entities' records and operations.

90. At best, Montie breached his duty of care to OIG and the Oasis Entities by completely abdicating his responsibilities to Anile, DaCorta, and others, who operated the Oasis Entities as a Ponzi scheme. Under this scenario, Montie served as an owner, officer, and director of OIG for decades and took no steps whatsoever to investigate DaCorta's background, any of his trading activities, the existence of actual profits, related bank and trading statements, the operations and financial condition of the Oasis Entities generally, their compliance with governing laws and regulations, or even the veracity of Montie's own statements to investors (which Anile has admitted were fraudulent).

91. At worst, Montie knew of the fraud and breached his fiduciary duties, including his duty of loyalty, by failing to disclose the fraud and by accepting the transfers set forth in Exhibit A, thus enriching himself at the expense of OIG and the other Oasis Entities. In either case, Montie is liable for his tortious conduct.

92. In addition, Montie breached his fiduciary duties by making false representations to investors. Courts have routinely held that investors in Ponzi schemes have

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fraud and other tort claims against the entities used to perpetrate the scheme. By making false representations to investors, Montie exposed OIG and the other Oasis Entities to liability for the investors' claims. Importantly, the Receiver is not asserting those investors' claims; rather, he is seeking to recover from Montie for the damage caused to OIG and the other Oasis Entities by his conduct.

93. As a direct and proximate result of the above, OIG and the other Oasis Entities suffered damages, which likely exceed \$50 million.

WHEREFORE, the Receiver asks this Court to enter judgment against Montie in an amount to be determined at trial, together with interest and costs, and for such other and further relief as the Court may deem just and proper.

COUNT IV

Aiding and Abetting Breaches of Fiduciary Duty

94. The Receiver re-alleges each and every allegation contained in Paragraphs 1 through 67 and emphasizes paragraphs 53-67.

95. Like Montie, Anile and DaCorta owed fiduciary duties to OIG and the other Oasis Entities as their owners, directors, and officers.

96. OIG and the other Oasis Entities reposed trust and confidence in Anile and DaCorta, and they had influence over the Oasis Entities.

97. Anile and DaCorta also had superior knowledge of, and access to, OIG's and the other Oasis Entities' records and operations.

98. They indisputably breached those duties by engaging in the criminal conduct alleged in this complaint. Montie knew of or was willfully blind to that activity.

99. He nevertheless substantially assisted Anile's and DaCorta's breaches of fiduciary duty by repeating and, in fact, magnifying their fraudulent representations, thus growing the Ponzi scheme exponentially.

100. As a direct and proximate result of the above, OIG and the other Oasis Entities suffered damages, which likely exceed \$50 million.

WHEREFORE, the Receiver asks this Court to enter judgment against Montie in an amount to be determined at trial, together with interest and costs, and for such other and further relief as the Court may deem just and proper.

Dated: April 14, 2020

Respectfully submitted,

s/ Jared J. Perez Jared J. Perez, FBN 0085192 jperez@wiandlaw.com Lawrence J. Dougherty, FBN 0068637 ldougherty@wiandlaw.com WIAND GUERRA KING P.A. 5505 West Gray Street Tampa, Florida 33609 Tel.: (813) 347-5100 Fax: (813) 347-5198

Counsel for Burton W. Wiand, Receiver

Case 8:20-cv-00863 Document 1-1 Filed 04/14/20 Page 1 of 1 PageID 33 **CIVIL COVER SHEET** JS 44 (Rev. 09/19) The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. *(SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)* DEFENDANTS I. (a) PLAINTIFFS Burton W. Wiand, not individually but solely in his capacity as Receiver Raymond P. Montie, III (b) County of Residence of First Listed Plaintiff Pinellas County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) (EXCEPT IN U.S. PLAINTIFF CASES) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. NOTE Attorneys (If Known) (c) Attorneys (Firm Name, Address, and Telephone Number) Jared J. Perez and Lawrence J. Dougherty, Wiand Guerra King P.A. 5505 W. Gray Street, Tampa, FL 33609 (813) 347-5100 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant) (For Diversity Cases Only) PTF DEF PTF DEF 🕱 3 Federal Question U.S. Government □ 1 Incorporated or Principal Place 04 04 Plaintiff (U.S. Government Not a Party) Citizen of This State **X** 1 of Business In This State 2 Incorporated and Principal Place Π 5 0.5 □ 2 U.S. Government 1 4 Diversity Citizen of Another State 0 2 (Indicate Citizenship of Parties in Item III) of Business In Another State Defendant Π 6 Citizen or Subject of a 03 3 Foreign Nation Foreign Country NATURE OF SUIT (Place an "X" in One Box Only) Click here for: Nature of Suit Code Descriptions IV. OTHER STATUTES BANKRUPTCY FORFEITURE/PENALTY CONTRACT TORTS 422 Appeal 28 USC 158 🗇 375 False Claims Act 3 625 Drug Related Seizure PERSONAL INJURY PERSONAL INJURY □ 110 Insurance 376 Qui Tam (31 USC) 365 Personal Injury of Property 21 USC 881 423 Withdrawal D 120 Marine 🗆 310 Airplane C 315 Airplane Product 3729(a)) 🗇 130 Miller Act Product Liability 690 Other 28 USC 157 □ 400 State Reapportionment 140 Negotiable Instrument Liability 367 Health Care/ PROPERTY RIGHTS T 410 Antitrust 🗇 320 Assault, Libel & П 150 Recovery of Overpayment Pharmaceutical □ 430 Banks and Banking & Enforcement of Judgmen Slander Personal Injury 820 Copyrights Product Liability ☐ 450 Commerce □ 330 Federal Employers' 🗇 830 Patent 151 Medicare Act ☐ 460 Deportation 368 Asbestos Personal 835 Patent - Abbreviated 152 Recovery of Defaulted Liability J 470 Racketeer Influenced and Injury Product 🗇 340 Marine New Drug Application Student Loans Corrupt Organizations T 840 Trademark Liability (Excludes Veterans) 345 Marine Product 🗇 480 Consumer Credit PERSONAL PROPERTY SOCIAL SECURITY LABOR □ 153 Recovery of Overpayment Liability (15 USC 1681 or 1692) □ 350 Motor Vehicle 361 HIA (1395ff) of Veteran's Benefits 370 Other Fraud 710 Fair Labor Standards 862 Black Lung (923) ☐ 485 Telephone Consumer 160 Stockholders' Suits 355 Motor Vehicle □ 371 Truth in Lending Act Protection Act 863 DIWC/DIWW (405(g)) Product Liability 380 Other Personal 720 Labor/Management 190 Other Contract ٥

Relations

740 Railway Labor Act

751 Family and Medical

790 Other Labor Litigation

791 Employee Retirement

Income Security Act

IMMIGRATION

462 Naturalization Application

D 5 Transferred from

(specify)

JUDGE

Another District

465 Other Immigration

Brief description of cause: Breaches of Fiduciary Duties, Aiding and Abetting, Ch 726 Fraudulent Transfers, Unjust Enrichment

DEMAND S

Actions

4 Reinstated or

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. § 754

JUDGE Virginia M. Hernandez-Covington

SIGNATURE OF ATTORNEY OF RECORD

APPLYING IFP

Reopened

Leave Act

Property Damage

Product Liability

PRISONER PETITIONS

385 Property Damage

Habeas Corpus:

463 Alien Detainee

□ 510 Motions to Vacate

□ 540 Mandamus & Other

555 Prison Condition

560 Civil Detainee -Conditions of Confinement

Sentence

535 Death Penalty

🗇 550 Civil Rights

Remanded from

Appellate Court

CHECK IF THIS IS A CLASS ACTION

UNDER RULE 23, F.R.Cv.P

(See instructions).

C 530 General

Other:

360 Other Personal

□ 362 Personal Injury -

Medical Malpractic

Acconmodations

T 445 Amer. w/Disabilities

Employment

446 Amer. w/Disabilities

Ο 3

CIVIL RIGHTS

440 Other Civil Rights

Injury

🗇 441 Voting

442 Employment

Other

448 Education

□ 443 Housing/

195 Contract Product Liability

REAL PROPERTY

210 Land Condemnation

230 Rent Lease & Ejectment

245 Tort Product Liability

290 All Other Real Property

V. ORIGIN (Place an "X" in One Box Only)

□ 2 Removed from

State Court

2(1

AMOUNT

□ 196 Franchise

220 Foreclosure

240 Torts to Land

Original

Proceeding

VI. CAUSE OF ACTION

COMPLAINT: VIII. RELATED CASE(S)

VII. REQUESTED IN

IF ANY

FOR OFFICE USE ONLY

RECEIPT #

Жı

DATE

364 SSID Title XVI

FEDERAL TAX SUITS

D 870 Taxes (U.S. Plaintiff

or Defendant)

26 USC 7609

D 6

Multidistrict

Litigation -

CHECK YES only if demanded in complaint:

DOCKET NUMBER 19-cv-00886-VMC-SPF

MAG IUDGE

🗆 Yes

Transfer

JURY DEMAND:

371 IRS-Third Party

365 RSI (405(g))

490 Cable/Sat TV

Exchange

891 Agricultural Acts

Act

896 Arbitration

850 Securities/Commodities/

X 890 Other Statutory Actions

893 Environmental Matters

895 Freedom of Information

899 Administrative Procedure

Agency Decision

950 Constitutionality of

State Statutes

Act/Review or Appeal of

8 Multidistrict

Litigation -

Direct File

XNo

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EXHIBIT A

COMMODITY FUTURES TRADING COMMISSION V. OASIS INTERNATIONAL GROUP, LIMITED, ET AL Case No. 8:19-cv-00886-VMC-SPF United States District Court Middle District of Florida Tampa Division

Raymond Montie Transactions

Source: Bank Records

			la e construction	Outration
Date	Bank ID	Bank Account Name	Incoming Transfers	Outgoing Transfers
12/16/11	WF-9302	Oasis Management, LLC	\$ 38,900.00	\$ -
01/30/12	WF-9302	Oasis Management, LLC	¢ 50,000.00	Ψ
02/03/12	WF-9302	Oasis Management, LLC		3,583.10
02/28/12	WF-9302	Oasis Management, LLC	20,000.00	-
04/02/12	WF-9302	Oasis Management, LLC	50,000.00	
04/30/12	WF-9302	Oasis Management, LLC	50,000.00	
05/30/12	WF-9302	Oasis Management, LLC	75,000.00	
06/21/12	WF-9302	Oasis Management, LLC	-	820.00
06/28/12	WF-9302	Oasis Management, LLC	25,000.00	-
08/28/12	WF-9302	Oasis Management, LLC	100,000.00	
04/01/13	WF-9302	Oasis Management, LLC	-	409.50
04/26/13	WF-9302	Oasis Management, LLC	-	315.00
05/30/13	WF-9302	Oasis Management, LLC	-	352.50
07/30/13	WF-9302	Oasis Management, LLC	-	390.13
07/30/13	WF-9302	Oasis Management, LLC	-	315.00
09/13/13	WF-9302	Oasis Management, LLC	-	318.00
11/04/13	WF-9302	Oasis Management, LLC	-	211.50
01/09/14	WF-9302	Oasis Management, LLC	-	185.03
01/09/14	WF-9302	Oasis Management, LLC	-	145.50
01/27/14	WF-9302	Oasis Management, LLC	-	451.81
01/27/14	BOA-8346	Fundadminstration Inc	-	302.47
04/28/14	WF-9302	Oasis Management, LLC	-	316.18
04/28/14	BOA-8346	Fundadminstration Inc	-	295.89
05/30/14	WF-9302	Oasis Management, LLC	-	123.83
06/19/14	WF 0957	Fundadminstration Inc F/B/O	79,982.00	
		Oasis Global FX Limited	,	
06/30/14	WF-9302	Oasis Management, LLC	-	285.94
06/30/14	WF-9302	Oasis Management, LLC	-	114.83
08/13/14	BOA-8346	Fundadminstration Inc	-	299.18
10/28/14	BOA-8346	Fundadminstration Inc	-	302.47
02/03/15	BOA-8346	Fundadminstration Inc	-	302.47
03/26/15	WF-9302	Oasis Management, LLC	120,000.00	-
04/27/15	BOA-8346	Fundadminstration Inc	-	295.89
05/11/15	BOA-8346	Fundadminstration Inc	170,000.00	-
05/18/15	BOA-8346	Fundadminstration Inc	-	4,142.47
07/22/15	BOA-8346	Fundadminstration Inc	-	299.18
08/03/15	WF-9302	Oasis Management, LLC	-	4,389.65
08/03/15	BOA-8346	Fundadminstration Inc	-	4,188.49
10/19/15	BOA-8346	Fundadminstration Inc	-	302.47
10/26/15	BOA-8346	Fundadminstration Inc	200,000.00	-
01/29/16	BOA-8346	Fundadminstration Inc	-	302.47
05/05/16	BOA-8346	Fundadminstration Inc	-	298.36
10/05/16	BOA-8346	Fundadminstration Inc	-	298.36

COMMODITY FUTURES TRADING COMMISSION V. OASIS INTERNATIONAL GROUP, LIMITED, ET AL Case No. 8:19-cv-00886-VMC-SPF United States District Court Middle District of Florida Tampa Division

Raymond Montie Transactions

Source: Bank Records

Date	Bank ID	Bank Account Name	Incoming	Outgoing
44/07/40			Transfers	Transfers
11/07/16	BOA-8346	Fundadminstration Inc	-	301.64
12/23/16	BOA-8346	Fundadminstration Inc	50,000.00	-
02/06/17	BOA-8346	Fundadminstration Inc	-	301.64
08/09/17	WF-9302	Oasis Management, LLC	-	39,140.30
09/06/17	Citi-0764	Fundadminstration Inc F/B/O	-	17,455.84
11/20/17	Citi-0764	Fundadminstration Inc F/B/O	60,000.00	-
07/03/18	Citi-0764	Fundadminstration Inc F/B/O	-	25,000.00
09/05/18	Citi-0764	Fundadminstration Inc F/B/O	-	64,969.30
03/13/12	WF-9302	Oasis Management, LLC	-	4,202.50
04/06/12	WF-9302	Oasis Management, LLC	-	9,357.01
05/08/12	WF-9302	Oasis Management, LLC	-	19,175.78
05/30/12	WF-9302	Oasis Management, LLC	-	40,331.65
07/09/12	WF-9302	Oasis Management, LLC	-	87,299.97
08/17/12	WF-9302	Oasis Management, LLC	-	39,540.39
09/10/12	WF-9302	Oasis Management, LLC	-	37,516.87
10/05/12	WF-9302	Oasis Management, LLC	-	17,378.89
11/05/12	WF-9302	Oasis Management, LLC	-	23,308.05
11/16/12	WF-9302	Oasis Management, LLC	-	5,000.00
11/20/12	WF-9302	Oasis Management, LLC	-	400.00
12/03/12	WF-9302	Oasis Management, LLC	-	15,849.47
01/04/13	WF-9302	Oasis Management, LLC	-	7,284.55
02/06/13	WF-9302	Oasis Management, LLC	-	18,809.80
03/06/13	WF-9302	Oasis Management, LLC	-	22,508.55
04/10/13	WF-9302	Oasis Management, LLC	_	17,305.01
05/03/13	WF-9302	Oasis Management, LLC	-	19,156.64
06/06/13	WF-9302	Oasis Management, LLC	-	20,873.43
07/23/13	WF-9302	Oasis Management, LLC	_	16,689.86
09/06/13	WF-9302	Oasis Management, LLC	-	16,854.53
10/08/13	WF-9302	Oasis Management, LLC	-	11,017.75
11/20/13	WF-9302	Oasis Management, LLC	_	9,728.08
12/04/13	WF-9302	Oasis Management, LLC		7,634.38
02/06/14	WF-9302	Oasis Management, LLC		22,867.63
03/10/14	WF-9302	Oasis Management, LLC	-	6,986.88
03/10/14	BOA-8346	Fundadminstration Inc	-	4,234.52
04/23/14			-	
	WF-9302	Oasis Management, LLC	-	2,730.22
04/23/14	BOA-8346	Fundadminstration Inc	-	4,142.47
05/13/14	WF-9302	Oasis Management, LLC	-	6,364.62
06/17/14	WF-9302	Oasis Management, LLC	-	2,545.94
07/14/14	WF-9302	Oasis Management, LLC	-	5,149.61
08/06/14	BOA-8346	Fundadminstration Inc	-	4,188.49
10/06/14	BOA-8346	Fundadminstration Inc	-	12,500.00
10/14/14	WF-9302	Oasis Management, LLC	-	2,355.47
10/30/14	BOA-8346	Fundadminstration Inc	-	4,234.52

COMMODITY FUTURES TRADING COMMISSION V. OASIS INTERNATIONAL GROUP, LIMITED, ET AL Case No. 8:19-cv-00886-VMC-SPF United States District Court Middle District of Florida Tampa Division

Raymond Montie Transactions

Source: Bank Records

Date	Bank ID	Bank Account Name	Incoming Transfers	Outgoing Transfers	
11/25/14	WF-9302	Oasis Management, LLC	-	5,056.36	
01/21/15	WF-9302	Oasis Management, LLC	-	5,180.74	
01/21/15	BOA-8346	Fundadminstration Inc	-	4,234.52	
02/25/15	WF-9302	Oasis Management, LLC	-	5,727.25	
04/10/15	WF-9302	Oasis Management, LLC	-	5,933.58	
06/12/15	WF-9302	Oasis Management, LLC	-	4,263.96	
08/25/15	WF-9302	Oasis Management, LLC	-	6,045.34	
10/05/15	WF-9302	Oasis Management, LLC	-	3,059.98	
10/26/15	WF-9302	Oasis Management, LLC	-	2,010.12	
10/26/15	BOA-8346	Fundadminstration Inc	-	4,234.52	
12/21/15	WF-9302	Oasis Management, LLC	-	2,347.59	
01/20/16	WF-9302	Oasis Management, LLC	-	4,069.36	
01/20/16	BOA-8346	Fundadminstration Inc	-	4,234.52	
02/19/16	WF-9302	Oasis Management, LLC	-	7,959.90	
02/22/16	BOA-8346	Fundadminstration Inc	-	210,000.00	
03/24/16	WF-9302	Oasis Management, LLC	-	10,675.87	
04/15/16	BOA-8346	Fundadminstration Inc	-	268,946.30	
04/22/16	WF-9302	Oasis Management, LLC	-	5,973.30	
04/22/16	BOA-8346	Fundadminstration Inc	-	4,177.05	
05/24/16	WF-9302	Oasis Management, LLC	-	6,035.32	
06/28/16	WF-9302	Oasis Management, LLC	-	4,626.42	
07/20/16	WF-9302	Oasis Management, LLC	-	6,306.06	
08/25/16	WF-9302	Oasis Management, LLC	-	8,737.21	
10/05/16	WF-9302	Oasis Management, LLC	-	5,823.47	
10/21/16	WF-9302	Oasis Management, LLC	-	7,373.21	
11/18/16	WF-9302	Oasis Management, LLC	-	11,322.00	
12/23/16	WF-9302	Oasis Management, LLC	-	4,780.01	
01/25/17	WF-9302	Oasis Management, LLC	-	5,657.73	
02/23/17	WF-9302	Oasis Management, LLC	-	4,543.10	
03/29/17	WF-9302	Oasis Management, LLC	-	11,217.56	
04/18/17	WF-9302	Oasis Management, LLC	-	2,554.73	
05/08/17	WF-9302	Oasis Management, LLC	-	2,758.17	
06/16/17	WF-9302	Oasis Management, LLC	-	3,231.74	
07/12/17	WF-9302	Oasis Management, LLC	-	1,051.08	
08/07/17	WF-9302	Oasis Management, LLC	-	4,089.47	
09/12/17	WF-9302	Oasis Management, LLC	-	3,318.20	
10/03/17	Citi-0764	Fundadminstration Inc F/B/O	-	10,973.15	
10/10/17	WF-9302	Oasis Management, LLC	-	2,489.16	
11/15/17	WF-9302	Oasis Management, LLC	-	3,152.29	
12/12/17	WF-9302	Oasis Management, LLC	-	1,625.53	
01/02/18	WF-9302	Oasis Management, LLC	-	1,286.13	
02/05/18	Citi-0764	Fundadminstration Inc F/B/O	-	15,000.00	
02/16/18	WF-9302	Oasis Management, LLC	-	5,286.02	

COMMODITY FUTURES TRADING COMMISSION V. OASIS INTERNATIONAL GROUP, LIMITED, ET AL Case No. 8:19-cv-00886-VMC-SPF United States District Court Middle District of Florida Tampa Division

Raymond Montie Transactions

Source: Bank Records

 Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O Endadminstration Inc F/B/O 	- - - - - -	9,156.28 3,852.70 6,430.48 3,410.84 30,000.00 1,914.29 9,835.11 2,290.84 56,212.40
 Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Gasis Management, LLC Fundadminstration Inc F/B/O 		6,430.48 3,410.84 30,000.00 1,914.29 9,835.11 2,290.84
 Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Gasis Management, LLC Fundadminstration Inc F/B/O 		3,410.84 30,000.00 1,914.29 9,835.11 2,290.84
 Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O 	-	30,000.00 1,914.29 9,835.11 2,290.84
 Oasis Management, LLC Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O 	-	1,914.29 9,835.11 2,290.84
 Fundadminstration Inc F/B/O Oasis Management, LLC Fundadminstration Inc F/B/O 	-	9,835.11 2,290.84
 Oasis Management, LLC Fundadminstration Inc F/B/O 	-	2,290.84
4 Fundadminstration Inc F/B/O	-	,
	-	56,212.40
4 Fundadminstration Inc F/B/O	-	9,363.00
4 Fundadminstration Inc F/B/O	-	63,709.42
4 Fundadminstration Inc F/B/O	-	58,395.64
4 Fundadminstration Inc F/B/O	-	40,698.75
Total Transfers		
		\$ (620,805.69)

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EXHIBIT B

OASIS - Citibank N.A.

1/7/2019

USD

\$5,228,038.91

REDACTED 8346- OASIS INTL GROUP LTD

OPENING BALANCE

ACTIVITY

Wire from Randall and Bambi Palloto Int'l Funds Transfer-Citibusiness O/L BA FUNDS TRN OUT WIRE TO Ivan Michelena BA FUNDS TRN OUT WIRE TO William Beyer Wire to Joseph & Geraldine Contoursi BA FUNDS TRN OUT WIRE TO Michael P. Heaney BA FUNDS TRN OUT WIRE TO Steven Holmes BA FUNDS TRN OUT WIRE TO Shawn Marhsall BA FUNDS TRN OUT WIRE TO Kayla Crowley BA FUNDS TRN OUT WIRE TO Nancy Stedman Wire to Joseph and Lynne LaVecchia BA FUNDS TRN OUT WIRE TO Pamela A. Lynch BA FUNDS TRN OUT WIRE TO Roy L. Davidson Wire to Family First Federal Credit Union BA FUNDS TRN OUT WIRE TO Life's Elements Inc. Wire to Debra and Roger Stutzman BA FUNDS TRN OUT WIRE TO Charles C Huckabee BA FUNDS TRN OUT WIRE TO Chad Hicks Wire to Dollhouse Properties LLC Wire to Bonnie Lee Remick, Trustee BA FUNDS TRN OUT WIRE TO Never Again LLC Wire to Wesley W. Oswald & Mary jo Oswald BA FUNDS TRN OUT WIRE TO Don Boyd Wire to George and Nichole Marrazzo BA FUNDS TRN OUT WIRE TO Vincent Raia BA FUNDS TRN OUT WIRE TO Henry Rojas BA FUNDS TRN OUT WIRE TO Rocco Garbellano BA FUNDS TRN OUT WIRE TO Lance Wren Wire to Central Bank of St. Louis Wire to David D. and Sandra H Ogletree BA FUNDS TRN OUT WIRE TO David Lipinczyk Wire to Timothy and Sonja Devine Wire to MCN Management Advisors Inc. Wire to Clark Asset Management Co. BA FUNDS TRN OUT WIRE TO Glidant LLC BA FUNDS TRN OUT WIRE TO I.W. Land Partners BA FUNDS TRN OUT WIRE TO Michael Squillante BA FUNDS TRN OUT WIRE TO Benedetto Dalia BA FUNDS TRN OUT WIRE TO Constantinos Nicolaou Wire to Elysium International Group, LLC BA FUNDS TRN OUT WIRE TO Deborah Burke BA FUNDS TRN OUT WIRE TO Michael Moran Wire to Kerrigan Management Inc. Wire to Lloyd E.Lyle DBA Beale

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EXHIBIT C

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AF Approval_

Chief Approval

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

UNITED STATES OF AMERICA

v.

CASE NO. 8:19-cr-334-T-35CPT

JOSEPH S. ANILE, II

PLEA AGREEMENT

Pursuant to Fed. R. Crim. P. 11(c), the United States of America, by Maria Chapa Lopez, United States Attorney for the Middle District of Florida, and the defendant, Joseph S. Anile, II, and the attorney for the defendant, Gerard Marrone, mutually agree as follows:

A. <u>Particularized Terms</u>

1. <u>Count(s) Pleading To</u>

The defendant shall enter a plea of guilty to Counts One, Two and Three of the Information. Count One charges the defendant with conspiracy to commit wire fraud and mail fraud, in violation of 18 U.S.C. § 1349. Count Two charges the defendant with an illegal monetary transaction, in violation of 18 U.S.C. § 1957. Count Three charges the defendant with filing a false income tax return, in violation of 26 U.S.C. § 7206(1).

Defendant's Initials 🦯

2. <u>Maximum Penalties</u>

Count One carries a maximum sentence of 20 years of imprisonment, a fine of \$250,000 or twice the gross gain caused by the offense, or twice the gross loss caused by the offense, whichever is greater, a term of supervised release of three years, and a special assessment of \$100 per felony count for individuals. Count Two carries a maximum sentence of 10 years of imprisonment, a fine of \$250,000 or twice the amount of the criminally derived property involved in the transaction, a term of supervised release of three years, and a special assessment of \$100 per felony count for individuals. Count Three carries a maximum sentence of three years of imprisonment, a fine of \$100,000, a term of supervised release of one year, and a special assessment of \$100 per felony count for individuals. With respect to certain offenses, the Court shall order the defendant to make restitution to any victim of the offense(s), and with respect to other offenses, the Court may order the defendant to make restitution to any victim of the offense(s), or to the community, as set forth below.

3. <u>Elements of the Offenses</u>

The defendant acknowledges understanding the nature and elements of the offenses with which defendant has been charged and to which defendant is pleading guilty.

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The elements of Count One are:

<u>First</u> :	Two or more persons, in some way or manner, agreed to try
	to accomplish a common and unlawful plan to commit wire
	fraud or mail fraud, as charged in the Information;

Second: The defendant knew of it; and

<u>Third</u>: The defendant knowingly and voluntarily joined it.

The elements of Count Two are:

- First:The defendant knowingly engaged or attempted to engagein a monetary transaction;
- <u>Second</u>: The defendant knew the transaction involved property or funds that were the proceeds of some criminal activity;

<u>Third</u>: The property had a value of more than \$10,000;

- Fourth:The property was in fact proceeds of wire fraud or mail fraud,the specified unlawful activity alleged in the Information; and
- <u>Fifth:</u> The transaction took place in the United States.

The elements of Count Three are:

- First:The defendant made or caused to be made a U.S. IndividualIncome Tax Return, IRS Form 1040 for the year 2017;
- <u>Second</u>: The tax return contained a written declaration that it was made under the penalty of perjury;

Defendant's Initials ///

- <u>Third</u>: When the defendant made or helped to make the tax return, he knew it contained false material information;
- Fourth: When the defendant did so, he intended to do something he knew violated the law;
- Fifth:The false matter in the tax return related to a materialstatement.
- 4. <u>Indictment Waiver</u>

Defendant will waive the right to be charged by way of indictment before a federal grand jury.

5. <u>No Further Charges</u>

If the Court accepts this plea agreement, the United States

Attorney's Office for the Middle District of Florida agrees not to charge defendant with committing any other federal criminal offenses known to the United States Attorney's Office at the time of the execution of this agreement, related to the conduct giving rise to this plea agreement.

6. <u>Mandatory Restitution to Victim of Offense of Conviction</u>

Pursuant to 18 U.S.C. § 3663A(a) and (b), defendant agrees to make full restitution to the victim-investors in this case.

Defendant's Initials

7. <u>Guidelines Sentence</u>

Pursuant to Fed. R. Crim. P. 11(c)(1)(B), the United States will recommend to the Court that the defendant be sentenced within the defendant's applicable guidelines range as determined by the Court pursuant to the United States Sentencing Guidelines, as adjusted by any departure the United States has agreed to recommend in this plea agreement. The parties understand that such a recommendation is not binding on the Court and that, if it is not accepted by this Court, neither the United States nor the defendant will be allowed to withdraw from the plea agreement, and the defendant will not be allowed to withdraw from the plea of guilty.

8. <u>Acceptance of Responsibility - Three Levels</u>

At the time of sentencing, and in the event that no adverse information is received suggesting such a recommendation to be unwarranted, the United States will recommend to the Court that the defendant receive a two-level downward adjustment for acceptance of responsibility, pursuant to USSG §3E1.1(a). The defendant understands that this recommendation or request is not binding on the Court, and if not accepted by the Court, the defendant will not be allowed to withdraw from the plea.

Further, at the time of sentencing, if the defendant's offense level prior to operation of subsection (a) is level 16 or greater, and if the defendant

Defendant's Initials

complies with the provisions of USSG §3E1.1(b) and all terms of this Plea Agreement, including but not limited to, the timely submission of the financial affidavit referenced in Paragraph B.5., the United States agrees to file a motion pursuant to USSG §3E1.1(b) for a downward adjustment of one additional level. The defendant understands that the determination as to whether the defendant has qualified for a downward adjustment of a third level for acceptance of responsibility rests solely with the United States Attorney for the Middle District of Florida, and the defendant agrees that the defendant cannot and will not challenge that determination, whether by appeal, collateral attack, or otherwise.

9. Upward Departure

At the time of sentencing, and in the event that no adverse information is received suggesting such a recommendation to be unwarranted, the United States does not oppose the defendant's request to the Court that in sentencing the defendant the Court not depart upward from the applicable sentencing guideline range.

10. <u>Cooperation - Substantial Assistance to be Considered</u>

Defendant agrees to cooperate fully with the United States in the investigation and prosecution of other persons, and to testify, subject to a prosecution for perjury or making a false statement, fully and truthfully before any federal court proceeding or federal grand jury in connection with the charges

Defendant's Initials

in this case and other matters, such cooperation to further include a full and complete disclosure of all relevant information, including production of any and all books, papers, documents, and other objects in defendant's possession or control, and to be reasonably available for interviews which the United States may require. If the cooperation is completed prior to sentencing, the government agrees to consider whether such cooperation qualifies as "substantial assistance" in accordance with the policy of the United States Attorney for the Middle District of Florida, warranting the filing of a motion at the time of sentencing recommending (1) a downward departure from the applicable guideline range pursuant to USSG §5K1.1, or (2) the imposition of a sentence below a statutory minimum, if any, pursuant to 18 U.S.C. § 3553(e), or (3) both. If the cooperation is completed subsequent to sentencing, the government agrees to consider whether such cooperation qualifies as "substantial assistance" in accordance with the policy of the United States Attorney for the Middle District of Florida, warranting the filing of a motion for a reduction of sentence within one year of the imposition of sentence pursuant to Fed. R. Crim. P. 35(b). In any case, the defendant understands that the determination as to whether "substantial assistance" has been provided or what type of motion related thereto will be filed, if any, rests solely with the United States Attorney for the Middle District of

Defendant's Initials

Florida, and the defendant agrees that defendant cannot and will not challenge that determination, whether by appeal, collateral attack, or otherwise.

11. Use of Information - Section 1B1.8

Pursuant to USSG §1B1.8(a), the United States agrees that no selfincriminating information which the defendant may provide during the course of defendant's cooperation and pursuant to this agreement shall be used in determining the applicable sentencing guideline range, subject to the restrictions and limitations set forth in USSG §1B1.8(b).

12. <u>Cooperation - Responsibilities of Parties</u>

a. The government will make known to the Court and other relevant authorities the nature and extent of defendant's cooperation and any other mitigating circumstances indicative of the defendant's rehabilitative intent by assuming the fundamental civic duty of reporting crime. However, the defendant understands that the government can make no representation that the Court will impose a lesser sentence solely on account of, or in consideration of, such cooperation.

b. It is understood that should the defendant knowingly provide incomplete or untruthful testimony, statements, or information pursuant to this agreement, or should the defendant falsely implicate or incriminate any person, or should the defendant fail to voluntarily and unreservedly disclose and provide

Defendant's Initials _____

full, complete, truthful, and honest knowledge, information, and cooperation regarding any of the matters noted herein, the following conditions shall apply:

(1) The defendant may be prosecuted for any perjury or false declarations, if any, committed while testifying pursuant to this agreement, or for obstruction of justice.

The United States may prosecute the defendant for the (2)charges which are to be dismissed pursuant to this agreement, if any, and may either seek reinstatement of or refile such charges and prosecute the defendant thereon in the event such charges have been dismissed pursuant to this agreement. With regard to such charges, if any, which have been dismissed, the defendant, being fully aware of the nature of all such charges now pending in the instant case, and being further aware of defendant's rights, as to all felony charges pending in such cases (those offenses punishable by imprisonment for a term of over one year), to not be held to answer to said felony charges unless on a presentment or indictment of a grand jury, and further being aware that all such felony charges in the instant case have heretofore properly been returned by the indictment of a grand jury, does hereby agree to reinstatement of such charges by recision of any order dismissing them or, alternatively, does hereby waive, in open court, prosecution by indictment and consents that the United States may proceed by information instead of by indictment with regard to any felony

charges which may be dismissed in the instant case, pursuant to this plea agreement, and the defendant further agrees to waive the statute of limitations and any speedy trial claims on such charges.

(3) The United States may prosecute the defendant for any offenses set forth herein, if any, the prosecution of which in accordance with this agreement, the United States agrees to forego, and the defendant agrees to waive the statute of limitations and any speedy trial claims as to any such offenses.

(4) The government may use against the defendant the defendant's own admissions and statements and the information and books, papers, documents, and objects that the defendant has furnished in the course of the defendant's cooperation with the government.

(5) The defendant will not be permitted to withdraw the guilty pleas to those counts to which defendant hereby agrees to plead in the instant case but, in that event, defendant will be entitled to the sentencing limitations, if any, set forth in this plea agreement, with regard to those counts to which the defendant has pled; or in the alternative, at the option of the United States, the United States may move the Court to declare this entire plea agreement null and void.

13. <u>Taxes - Payment and Cooperation</u>

The defendant agrees to pay all taxes, interest, and penalties found to be lawfully owed and due to the Internal Revenue Service for the years 2016 through and including 2018, and to cooperate with and provide to the Internal Revenue Service any documentation necessary for a correct computation of all taxes due and owing for those years, and further agrees that the Court may make this term a condition of any sentence of probation or supervised release.

14. Forfeiture of Assets

The defendant agrees to forfeit to the United States immediately and voluntarily any and all assets and property, or portions thereof, subject to forfeiture, pursuant to 18 U.S.C. § 981(a)(1)(C) and 982(a)(1), and 28 U.S.C. § 2461(c), whether in the possession or control of the United States, the defendant, or defendant's nominees. The assets to be forfeited specifically include, but are not limited to, the following: an order of forfeiture in the amount of \$3,283,467, which represents the proceeds the defendant admits he obtained, as the result of the commission of the offenses to which the defendant is pleading guilty, as well as the following assets which were purchased or funded with proceeds of the offenses to which the defendant is pleading guilty.

a. All funds in any foreign exchange market accounts established by the defendant and/or Oasis International Group, Ltd., Oasis Management, LLC, Oasis Global FX,

Defendant's Initials

Ltd., and/or Oasis Global, S.A., to receive proceeds of the offenses;

- b. 2015 Mercedes-Benz SLK350, Vehicle Identification Number: WDDPK5HA8FF099097;
- c. 2016 Mercedes-Benz GLE400, Vehicle Identification Number: 4JGDA5GB5GA622371;
- d. 2015 Ferrari Convertible California T, Vehicle Identification Number: ZFF77XJA3F0208054;
- e. Real Property located at 13318 Lost Key Place, Lakewood Ranch, Florida 34202, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

Lot 15, Block B, Lakewood Ranch Country Club Village, Subphase U a/k/a Palmer's Creek & Subphase X a/k/a Keswick, a Subdivision, according to the plat thereof, as recorded in Plat Book 40, Pages 71 through 85, inclusive, of the Public Records of Manatee County, Florida.

Property ID Number: 5885.0870/9.

f.

Real Property located at 6922 LaCantera Circle, Lakewood Ranch, Florida 34202, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

LOT 5, LAKEWOOD RANCH COUNTRY CLUB VILLAGE, SUBPHASE MM, A/KIA LACANTERA, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 48, PAGES 146 THROUGH 164, OF THE PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA.

Property ID Number: 587304259.

Defendant's Initials

g. Real Property located at 444 Gulf of Mexico Drive, #3, Longboat Key, Florida 34228, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

UNIT 3, SAILBOAT SQUARE, A CONDOMINIUM ACCORDING TO DECLARATION OF CONDOMINIUM, RECORDED IN OR BOOK 3075, PAGE 826, AS AMENDED FROM TIME TO TIME, AND AS PER PLAT THEREOF RECORDED IN CONDOMINIUM BOOK 32, PAGES 24, 24A, 24B AND 24C, PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA.

TOGETHER WITH:

PARKING SPACES 35 THROUGH 42, INCLUSIVE AND 108 THROUGH 121, INCLUSIVE, AND BOAT SLIPS 3 AND 4 WITH THE DOCK LYING BETWEEN THOSE BOAT SLIPS.

Property ID Number: 0012043003.

h. Real Property located at 16804 Vardon Terrace, #108, Bradenton, Florida 34211, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

Unit No. 218, in Building 2, of Phase 2, of Terrace I at Lakewood National, a Phase Condominium, according to the Declaration of Condominium thereof, as recorded in Official Records Book 2685, Page 5583, of the Public Records of Manatee County, Florida, as amended.

Property ID Number: 581533109.

i. Real Property located at 16904 Vardon Terrace, #106, Bradenton, Florida 34211, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

Unit 416, in Building 4, of Phase 2 of Terrace II at Lakewood National, a Phase Condominium, according to the Declaration of Condominium thereof, as recorded in Official Records Book 2701, Page 3685, of the Public Records of

Manatee County, Florida, as amended. Property ID Number: 581545959.

j. Real Property located at 17006 Vardon Terrace, #105, Bradenton, Florida 34211, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

Unit 515, in Building 5, of Phase I of Terrace III at Lakewood National, a Phase Condominium, according to the Declaration of Condominium thereof, as recorded in Official Records Book 2740, Page 4940, of the Public Records of Manatee County, Florida, as amended.

Property ID Number: 581547459.

k. Real Property located at 4058 Founders Club Drive, Sarasota, Florida 34240, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

LOT D-5, FOUNDERS CLUB, A SUBDIVISION, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 44, PAGE 30, OF THE PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA.

Property ID Number: 0220-03-0023.

1. Real Property located at 4064 Founders Club Drive, Sarasota, Florida 34240, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

LOT D-4, FOUNDERS CLUB, A SUBDIVISION, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 44, PAGE 30, OF THE PUBLIC RECORDS OF SARASOTA COUNTY, FLORIDA.

Property ID Number: 0220030024;

m. Real Property located at 7312 Desert Ridge Glen, Lakewood Ranch, Florida 34202, including all improvements thereon and appurtenances thereto, the legal description for which is as follows:

LOT 8, BLOCK A, LAKEWOOD RANCH COUNTRY CLUB VILLAGE, SUBPHASE V A/K/A LEGEND'S WALK & SUBPHASE W A/K/A KINGSMILL, ACCORDING TO THE MAP OR PLAT THEREOF, AS RECORDED IN PLAT BOOK 40, PAGE(S) 149, OF THE PUBLIC RECORDS OF MANATEE COUNTY, FLORIDA.

Property ID Number: 588511909.

- n. Approximately 200, one ounce gold coins, seized from 4064 Founders Club Drive, Sarasota, Florida on or about April 18, 2019;
- o. Approximately 100, one hundred ounce silver bars, seized from 4064 Founders Club Drive, Sarasota, Florida on or about April 18, 2019; and
- p. Approximately \$62,750.00 in U.S. Currency, seized from 4064 Founders Club Drive, Sarasota, Florida on or about April 18, 2019.

The defendant admits that the 2015 Ferrari California T was also involved in the

violation of 18 U.S.C. § 1957 to which he is to plead guilty. The net proceeds from the forfeiture and sale of any specific asset(s) will be credited to and reduce the amount the United States shall be entitled to forfeit as substitute assets pursuant to 21 U.S.C. § 853(p).

The defendant acknowledges and agrees that (1) the defendant obtained \$3,283,467 as a result of the commission of the offenses and (2) as a result of the acts and omissions of the defendant, the proceeds not recovered by the United States through the forfeiture of the directly traceable assets listed herein have been transferred to third parties and cannot be located by the United States upon the exercise of due diligence. Therefore, the defendant agrees that, pursuant to 21 U.S.C. § 853(p), the United States is entitled to forfeit any other property of the defendant (substitute assets), up to the amount of proceeds the defendant obtained, as the result of the offense(s) of conviction and, further, the defendant consents to, and agrees not to oppose, any motion for substitute assets filed by the United States up to the amount of proceeds obtained from commission of the offense(s).

The defendant agrees that forfeiture of substitute assets as authorized herein shall not be deemed an alteration of the defendant's sentence and the United States shall not be limited to the forfeiture of the substitute assets, if any, specifically listed in this plea agreement.

Defendant's Initials

The defendant agrees and consents to the forfeiture of these assets pursuant to any federal criminal, civil, judicial or administrative forfeiture action. The defendant also agrees to waive all constitutional, statutory and procedural challenges (including direct appeal, habeas corpus, or any other means) to any forfeiture carried out in accordance with this Plea Agreement on any grounds, including that the forfeiture described herein constitutes an excessive fine, was not properly noticed in the charging instrument, addressed by the Court at the time of the guilty plea, announced at sentencing, or incorporated into the judgment.

The defendant admits and agrees that the conduct described in the Factual Basis below provides a sufficient factual and statutory basis for the forfeiture of the property sought by the government. Pursuant to Rule 32.2(b)(4), the defendant agrees that the preliminary order of forfeiture will satisfy the notice requirement and will be final as to the defendant at the time it is entered. In the event the forfeiture is omitted from the judgment, the defendant agrees that the forfeiture order may be incorporated into the written judgment at any time pursuant to Rule 36.

The defendant agrees to take all steps necessary to identify and locate all property subject to forfeiture (including substitute assets) and to transfer custody of such property to the United States before the defendant's sentencing. To that end, the defendant agrees to make a full and complete disclosure of all

Defendant's Initials

assets over which defendant exercises control, including all assets held by nominees, to execute any documents requested by the United States to obtain from any other parties by lawful means any records of assets owned by the defendant, and to consent to the release of the defendant's tax returns for the previous five years. The defendant agrees to be interviewed by the government, prior to and after sentencing, regarding such assets and their connection to criminal conduct. The defendant further agrees to be polygraphed on the issue of assets, if it is deemed necessary by the United States. The defendant agrees that Federal Rule of Criminal Procedure 11 and USSG § 1B1.8 will not protect from forfeiture assets disclosed by the defendant as part of the defendant's cooperation.

The defendant agrees to take all steps necessary to assist the government in obtaining clear title to the forfeitable assets before the defendant's sentencing. In addition to providing full and complete information about forfeitable assets, these steps include, but are not limited to, the surrender of title, the signing of a consent decree of forfeiture, and signing of any other documents necessary to effectuate such transfers.

The defendant agrees that, in the event the Court determines that the defendant has breached this section of the Plea Agreement, the defendant may be found ineligible for a reduction in the Guidelines calculation for acceptance of

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responsibility and substantial assistance, and may be eligible for an obstruction of justice enhancement.

Forfeiture of the defendant's assets shall not be treated as satisfaction of any fine, restitution, cost of imprisonment, or any other penalty the Court may impose upon the defendant in addition to forfeiture.

The defendant agrees that the forfeiture provisions of this plea agreement are intended to, and will, survive the defendant, notwithstanding the abatement of any underlying criminal conviction after the execution of this agreement. The forfeitability of any particular property pursuant to this agreement shall be determined as if the defendant had survived, and that determination shall be binding upon defendant's heirs, successors and assigns until the agreed forfeiture, including the forfeiture of any substitute assets, is final.

B. <u>Standard Terms and Conditions</u>

1. <u>Restitution, Special Assessment and Fine</u>

The defendant understands and agrees that the Court, in addition to or in lieu of any other penalty, <u>shall</u> order the defendant to make restitution to any victim of the offense(s), pursuant to 18 U.S.C. § 3663A, for all offenses described in 18 U.S.C. § 3663A(c)(1); and the Court may order the defendant to make restitution to any victim of the offense(s), pursuant to 18 U.S.C. § 3663, including restitution as to all counts charged, whether or not the defendant enters

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a plea of guilty to such counts, and whether or not such counts are dismissed pursuant to this agreement. The defendant further understands that compliance with any restitution payment plan imposed by the Court in no way precludes the United States from simultaneously pursuing other statutory remedies for collecting restitution (28 U.S.C. § 3003(b)(2)), including, but not limited to, garnishment and execution, pursuant to the Mandatory Victims Restitution Act, in order to ensure that the defendant's restitution obligation is satisfied.

On each count to which a plea of guilty is entered, the Court shall impose a special assessment pursuant to 18 U.S.C. § 3013. To ensure that this obligation is satisfied, the Defendant agrees to deliver a check or money order to the Clerk of the Court in the amount of \$300 payable to "Clerk, U.S. District Court" within ten days of the change of plea hearing.

The defendant understands that this agreement imposes no limitation as to fine.

2. <u>Supervised Release</u>

The defendant understands that the offense(s) to which the defendant is pleading provide(s) for imposition of a term of supervised release upon release from imprisonment, and that, if the defendant should violate the conditions of release, the defendant would be subject to a further term of imprisonment.

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3. Immigration Consequences of Pleading Guilty

The defendant has been advised and understands that, upon conviction, a defendant who is not a United States citizen may be removed from the United States, denied citizenship, and denied admission to the United States in the future.

4. <u>Sentencing Information</u>

The United States reserves its right and obligation to report to the Court and the United States Probation Office all information concerning the background, character, and conduct of the defendant, to provide relevant factual information, including the totality of the defendant's criminal activities, if any, not limited to the count(s) to which defendant pleads, to respond to comments made by the defendant or defendant's counsel, and to correct any misstatements or inaccuracies. The United States further reserves its right to make any recommendations it deems appropriate regarding the disposition of this case, subject to any limitations set forth herein, if any.

5. <u>Financial Disclosures</u>

Pursuant to 18 U.S.C. § 3664(d)(3) and Fed. R. Crim. P. 32(d)(2)(A)(ii), the defendant agrees to complete and submit to the United States Attorney's Office within 30 days of execution of this agreement an affidavit

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reflecting the defendant's financial condition. The defendant promises that his financial statement and disclosures will be complete, accurate and truthful and will include all assets in which he has any interest or over which the defendant exercises control, directly or indirectly, including those held by a spouse, dependent, nominee or other third party. The defendant further agrees to execute any documents requested by the United States needed to obtain from any third parties any records of assets owned by the defendant, directly or through a nominee, and, by the execution of this Plea Agreement, consents to the release of the defendant's tax returns for the previous five years. The defendant similarly agrees and authorizes the United States Attorney's Office to provide to, and obtain from, the United States Probation Office, the financial affidavit, any of the defendant's federal, state, and local tax returns, bank records and any other financial information concerning the defendant, for the purpose of making any recommendations to the Court and for collecting any assessments, fines, restitution, or forfeiture ordered by the Court. The defendant expressly authorizes the United States Attorney's Office to obtain current credit reports in order to evaluate the defendant's ability to satisfy any financial obligation imposed by the Court.

6. <u>Sentencing Recommendations</u>

It is understood by the parties that the Court is neither a party to nor bound by this agreement. The Court may accept or reject the agreement, or defer a decision until it has had an opportunity to consider the presentence report prepared by the United States Probation Office. The defendant understands and acknowledges that, although the parties are permitted to make recommendations and present arguments to the Court, the sentence will be determined solely by the Court, with the assistance of the United States Probation Office. Defendant further understands and acknowledges that any discussions between defendant or defendant's attorney and the attorney or other agents for the government regarding any recommendations by the government are not binding on the Court and that, should any recommendations be rejected, defendant will not be permitted to withdraw defendant's plea pursuant to this plea agreement. The government expressly reserves the right to support and defend any decision that the Court may make with regard to the defendant's sentence, whether or not such decision is consistent with the government's recommendations contained herein.

7. Defendant's Waiver of Right to Appeal the Sentence

The defendant agrees that this Court has jurisdiction and authority to impose any sentence up to the statutory maximum and expressly waives the right to appeal defendant's sentence on any ground, including the ground that the

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Court erred in determining the applicable guidelines range pursuant to the United States Sentencing Guidelines, except (a) the ground that the sentence exceeds the defendant's applicable guidelines range <u>as determined by the Court pursuant</u> to the United States Sentencing Guidelines; (b) the ground that the sentence exceeds the statutory maximum penalty; or (c) the ground that the sentence violates the Eighth Amendment to the Constitution; provided, however, that if the government exercises its right to appeal the sentence imposed, as authorized by 18 U.S.C. § 3742(b), then the defendant is released from his waiver and may appeal the sentence as authorized by 18 U.S.C. § 3742(a).

8. <u>Middle District of Florida Agreement</u>

It is further understood that this agreement is limited to the Office of the United States Attorney for the Middle District of Florida and cannot bind other federal, state, or local prosecuting authorities, although this office will bring defendant's cooperation, if any, to the attention of other prosecuting officers or others, if requested.

9. <u>Filing of Agreement</u>

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This agreement shall be presented to the Court, in open court or <u>in</u> <u>camera</u>, in whole or in part, upon a showing of good cause, and filed in this cause, at the time of defendant's entry of a plea of guilty pursuant hereto.

Defendant's Initials

10. <u>Voluntariness</u>

The defendant acknowledges that defendant is entering into this agreement and is pleading guilty freely and voluntarily without reliance upon any discussions between the attorney for the government and the defendant and defendant's attorney and without promise of benefit of any kind (other than the concessions contained herein), and without threats, force, intimidation, or coercion of any kind. The defendant further acknowledges defendant's understanding of the nature of the offense or offenses to which defendant is pleading guilty and the elements thereof, including the penalties provided by law, and defendant's complete satisfaction with the representation and advice received from defendant's undersigned counsel (if any). The defendant also understands that defendant has the right to plead not guilty or to persist in that plea if it has already been made, and that defendant has the right to be tried by a jury with the assistance of counsel, the right to confront and cross-examine the witnesses against defendant, the right against compulsory self-incrimination, and the right to compulsory process for the attendance of witnesses to testify in defendant's defense; but, by pleading guilty, defendant waives or gives up those rights and there will be no trial. The defendant further understands that if defendant pleads guilty, the Court may ask defendant questions about the offense or offenses to which defendant pleaded, and if defendant answers those questions under oath,

on the record, and in the presence of counsel (if any), defendant's answers may later be used against defendant in a prosecution for perjury or false statement. The defendant also understands that defendant will be adjudicated guilty of the offenses to which defendant has pleaded and, if any of such offenses are felonies, may thereby be deprived of certain rights, such as the right to vote, to hold public office, to serve on a jury, or to have possession of firearms.

11. Factual Basis

Defendant is pleading guilty because defendant is in fact guilty. The defendant certifies that defendant does hereby admit that the facts set forth below are true, and were this case to go to trial, the United States would be able to prove those specific facts and others beyond a reasonable doubt.

FACTS

From at least as early as November 2011, through and including at least April 18, 2019, in the Middle District of Florida, the defendant, Joseph S. Anile, II, conspired with others to commit wire fraud and mail fraud. The defendant and coconspirators made false and fraudulent representations to victim-investors and potential investors to persuade them to transmit their funds, via wire and mail, to entities and accounts controlled by conspirators to be traded in the foreign exchange market ("FOREX"). In fact, the defendant and coconspirators used only a portion of the victim-investors' funds for FOREX trading, and the

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trading resulted in losses which conspirators concealed. They used the balance of the victim-investors' funds to make Ponzi-style payments, to perpetuate the scheme, and for their own personal enrichment.

Specifically, the defendant, a resident of Sarasota and a licensed attorney, created offshore entities, secured broker-dealer licenses, drafted promissory notes and disclosures, monitored incoming wire transactions, directed outgoing wire transactions and, among other conduct, interacted with victim-investors in order to carry out the scheme. He was a co-founder, director, and president of Oasis International Group, Ltd. ("OIG"). He also created and/or controlled 444 Gulf of Mexico Drive, LLC, Bowling Green Capital Corporation, 4064 Founders Club Drive, LLC, and 4Oaks, LLC, and other entities.

OIG was a Cayman Islands limited corporation, and it served as the parent company for other entities, including, but not limited to, Oasis Management, LLC, Oasis Global FX, Ltd., Oasis Global (Belize), S.A., and 444 Gulf of Mexico, LLC, utilized to carry out the scheme. The defendant and coconspirators held OIG out to victim-investors as the entity used to conduct FOREX trading, the buying and selling of different currencies. They did not disclose the fact that neither OIG nor any of the conspirators was registered with the Commodity Futures Trading Commission ("CFTC"), as required to engage in FOREX trading in the United States.

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In soliciting investments, the defendant and coconspirators made multiple false and fraudulent representations and material omissions in their communications to victim-investors and potential investors. In particular, they promoted one of the conspirators as an experienced FOREX trader with a record of success, but concealed the fact that he had been permanently banned from registering with the CFTC and was prohibited from soliciting U.S. residents to trade in FOREX and from trading FOREX for U.S. residents in any capacity. They also fraudulently represented that: (a) conspirators did not charge any fees or commissions; (b) investors were guaranteed a minimum 12 percent per year return on their investments; (c) conspirators had never had a month when they had lost money on FOREX trades; (d) interest and principal payments made to investors were funded by profitable FOREX trading; (e) conspirators owned other assets sufficient to repay investors' principal investments; and (f) an investment with conspirators was safe and without risk. In so doing, the defendant and coconspirators caused victim-investors to transmit funds, via interstate wire transmissions and the United States mail and private and commercial interstate carriers, to Oasis Management, LLC to be traded in the FOREX market.

The defendant and coconspirators used some of the funds transmitted by later victim-investors to make purported interest payments to earlier victiminvestors to create the illusion that the investment program was legitimate and

profitable, as in a typical Ponzi scheme. They used some of the funds transmitted by victim-investors for expenses associated with perpetuating the scheme and for their own personal enrichment.

As the scheme evolved, the defendant secured broker-dealer licenses from offshore regulatory entities to make it appear that conspirators could generate even greater earnings by facilitating FOREX trading. The defendant and conspirators solicited victim-investors to make "loans" to OIG, evidenced by promissory notes, purportedly to enable OIG to facilitate a larger volume of FOREX trades and thereby generate greater earnings. The defendant and coconspirators caused victim-investors to transmit funds, via interstate wire transmissions and the United States mail and private and commercial interstate carriers, to Oasis Management, LLC and/or to OIG via a third-party fund administrator to purportedly serve as collateral for FOREX trading activity.

The defendant and coconspirators also developed and administered a "back office" operation - that is, a secure website that falsely and fraudulently depicted victim-investors' account balances and earnings - to convince victiminvestors that their principal balances were safe and their investments were performing. Conspirators encouraged and caused victim-investors to access the "back office" website and monitor supposed activity in their accounts, including daily earnings, principal balances, and referral fees.

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The defendant and coconspirators used some of the funds "loaned" by victim-investors to conduct trades, via an offshore broker, in the FOREX market. Such trades resulted in catastrophic losses. The defendant and coconspirators concealed the FOREX trading losses from victim-investors, including by omitting any mention of the losses from the "back office" website.

The defendant and coconspirators also used funds "loaned" by victiminvestors to: (a) make Ponzi-style payments; (b) pay expenses associated with perpetuating the scheme; and (c) purchase million-dollar residential properties, high-end vehicles, gold, silver and other liquid assets, to fund a lavish lifestyle for conspirators, their family members and friends, and otherwise for their personal enrichment. Some of the assets purchased by the defendant and co-conspirators with victim-investors' funds include, but are not limited to, the following:

- a. 2015 Mercedes-Benz SLK350, Vehicle Identification Number: WDDPK5HA8FF099097;
- b. 2016 Mercedes-Benz GLE400, Vehicle Identification Number: 4JGDA5GB5GA622371;
- c. 2015 Ferrari Convertible California T, Vehicle Identification Number: ZFF77XJA3F0208054;
- d. Real Property located at 13318 Lost Key Place, Lakewood Ranch, Florida 34202;
- e. Real Property located at 6922 LaCantera Circle, Lakewood Ranch, Florida 34202;

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- f. Real Property located at 444 Gulf of Mexico Drive, #3, Longboat Key, Florida 34228;
- g. Real Property located at 16804 Vardon Terrace, #108, Bradenton, Florida 34211;
- h. Real Property located at 16904 Vardon Terrace, #106, Bradenton, Florida 34211;
- i. Real Property located at 17006 Vardon Terrace, #105, Bradenton, Florida 34211;
- j. Real Property located at 4058 Founders Club Drive, Sarasota, Florida 34240;
- k. Real Property located at 4064 Founders Club Drive, Sarasota, Florida 34240; and
- 1. Real Property located at 7312 Desert Ridge Glen, Lakewood Ranch, Florida 34202.

The defendant used victim-investors' money to purchase a personal residence and high-end vehicles and to fund his lifestyle. The defendant created 4064 Founders Club Drive, LLC, and used the entity and victim-investors' funds to purchase his personal residence, located at 4064 Founders Club Drive, Sarasota, Florida. He created 4Oaks, LLC and used it to open a bank account and to facilitate financial transactions, including to buy a Ferrari vehicle. Specifically, on February 1, 2019, the defendant wired \$57,134 of victiminvestors' funds from the Wells Fargo Bank account ending in 2572 in the name of 4Oaks, LLC, to the Seacoast National Bank account of Marino Performance

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Motors in West Palm Beach, Florida, in partial satisfaction of the purchase price of the 2015 Ferrari Convertible California T. The defendant also created Bowling Green Capital Corporation, a New York corporation, and 444 Gulf of Mexico Drive, LLC, a Florida limited liability company, opened bank accounts in the names of said entities, and used them to receive victim-investors' funds, to pay certain of his personal expenses, and otherwise to fund his lifestyle.

The defendant did not include the victim-investors' funds he received and so understated his reported income on his federal income tax returns. In particular, on or about October 15, 2018, the defendant made and filed, or caused to be made and filed, a 2017 U.S. Individual Income Tax Return, IRS Form 1040, which he signed under penalty of perjury. When he did so, the defendant knew the income tax return was not true and correct because he understated his reported income by at least \$1,498,000, which he had received for his role in the scheme.

The conspiracy to commit wire fraud and mail fraud perpetrated by the defendant and coconspirators yielded more than \$72,719,929 in deposits from at least 700 victim-investors. The defendant and coconspirators used at least \$19,625,000 to engage in FOREX trading, and all the money was lost. They used at least \$21,974,000 to make Ponzi-style payments and principal payments to victim-investors. They used the balance of more than \$24,801,000 to pay

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expenses to perpetuate the scheme and primarily for their personal enrichment, and the defendant personally received a minimum of \$3,283,467 of this amount.

On April 18, 2019, in addition to other assets, law enforcement seized approximately \$62,750 in U.S. Currency, approximately 200 one-ounce gold coins, and approximately 100 one-hundred-ounce silver bars from the defendant's residence, all of which were purchased with or constitute victim-investors' funds.

12. Entire Agreement

This plea agreement constitutes the entire agreement between the government and the defendant with respect to the aforementioned guilty plea and no other promises, agreements, or representations exist or have been made to the defendant or defendant's attorney with regard to such guilty plea.

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13. <u>Certification</u>

The defendant and defendant's counsel certify that this plea agreement has been read in its entirety by (or has been read to) the defendant and

that defendant fully understands its terms.

DATED this Bth day of June 2019.

J. Ale

Joseph/S. Anile, II Defendant

Gerard Marrone Attorney for Defendant

MARIA CHAPA LOPEZ United States Attorney

Rachelle DesVaux Bedke Assistant United States Attorney Deputy Chief Economic Crimes Section

Jay G. Trezevant Assistant United States Attorney Chief, Economic Crimes Section Case 8:20-cv-00863 Document 1-5 Filed 04/14/20 Page 1 of 14 PageID 77

EXHIBIT D

FILED

UNITED STATES DISTRICT COURT 17 81 MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

UNITED STATES OF AMERICA

v.

CASE NO. 8:19 Cr 605 TOZ GET 18 U.S.C. § 1349

18 U.S.C. § 1957

EALE

MICHAEL J. DACORTA

INDICTMENT

The Grand Jury charges:

COUNT ONE (Conspiracy to Commit Wire Fraud and Mail Fraud - 18 U.S.C. § 1349)

Introduction

At all times material to this Indictment:

1. MICHAEL J. DACORTA, a resident of Sarasota, in the Middle District of Florida, who had been permanently banned from registering with the Commodity Futures Trading Commission and was prohibited from soliciting U.S. residents to trade in foreign currency and from trading foreign currency for U.S. residents in any capacity, was a co-founder, director, chief executive officer, and chief investment officer of OASIS INTERNATIONAL GROUP, LTD. DACORTA created entities, opened accounts, promoted the business, solicited funds from victim-investors, directed all trading decisions and the execution of trades and, among other conduct, interacted with victim-investors in order to

perpetuate the scheme and for other purposes. DACORTA also created and/or controlled, among other entities, OASIS MANAGEMENT, LLC; 13318 LOST KEY PLACE, LLC; 6922 LACANTERA CIRCLE, LLC; 6300 MIDNIGHT PASS ROAD NO. 1002, LLC; 16804 VARDON TERRACE #108, LLC; FULL SPECTRUM WELLNESS, LLC; and ROAR OF THE LION FITNESS, LLC.

2. OASIS INTERNATIONAL GROUP, LTD. ("OIG"), a Cayman Islands limited corporation, served as the parent company for other entities including, but not limited to, OASIS MANAGEMENT, LLC, OASIS GLOBAL FX, LTD., OASIS GLOBAL (BELIZE), S.A., and 444 GULF OF MEXICO DRIVE, LLC, utilized to carry out the scheme. DACORTA and his coconspirators held OIG out to victim-investors as the entity used to conduct foreign exchange market ("FOREX") trading. OIG was not registered with the Commodity Futures Trading Commission in any capacity.

3. OASIS MANAGEMENT, LLC was a Wyoming limited liability company created and controlled by DACORTA, who used the entity to open a bank account and to receive victim-investors' funds for his personal enrichment.

4. 13318 LOST KEY PLACE, LLC was a Florida limited liability company created by DACORTA and used to open a bank account and to purchase, make improvements to, and maintain DACORTA's personal residence, located at 13318 Lost Key Place, Sarasota, Florida.

5. 6922 LACANTERA CIRCLE, LLC was a Florida limited liability company created by DACORTA and used to open a bank account and to purchase, make improvements to, and maintain DACORTA's future personal residence, located at 6922 LaCantera Circle, Sarasota, Florida.

6. 6300 MIDNIGHT PASS ROAD NO. 1002, LLC was a Florida limited liability company created by DACORTA and used to purchase DACORTA's beach condominium, located at 6300 Midnight Pass Road No. 1002, Sarasota, Florida.

7. 16804 VARDON TERRACE #108, LLC was a Florida limited liability company created by DACORTA and used to purchase a condominium, located at 16804 Vardon Terrace #108, Sarasota, Florida, for his son.

8. FULL SPECTRUM WELLNESS, LLC was a Florida limited liability company created by DACORTA and used to open a bank account and to pay business expenses and make payments to his sons.

9. ROAR OF THE LION FITNESS, LLC was a Florida limited liability company created by DACORTA and used to open a bank account and to fund a business operated by his sons.

10. COMMODITY FUTURES TRADING COMMISSION ("CFTC") was an independent federal regulatory agency charged by Congress with the

administration and enforcement of the Commodity Exchange Act, 7 U.S.C. § 1 et seq., and regulations promulgated thereunder.

11. The foreign exchange market ("FOREX") was the market for buying and selling different currencies. It was primarily an over-the-counter market with trades between large commercial banks accounting for most foreign currency transactions. Other participants in the foreign exchange market included brokers, who matched buyers and sellers in the market.

12. A "Ponzi" scheme was a fraudulent investment program in which funds paid in by later investors are used to pay out non-existent, phantom "profits" to earlier investors, thus creating the illusion that the fraudulent investment program is a successful, profit-generating enterprise which, in turn, attracts new investment funds that are used to sustain the fraudulent program.

The Conspiracy

13. Beginning on an unknown date, but at least as early as in or about November 2011, and continuing thereafter, through and including at least on or about April 18, 2019, in the Middle District of Florida, and elsewhere, the defendant,

MICHAEL J. DACORTA,

did knowingly combine, conspire, confederate, and agree with others, both known and unknown to the Grand Jury, to commit certain offenses against the

United States, specifically:

- a. To devise and intend to devise a scheme and artifice to defraud and for obtaining money and property by means of materially false and fraudulent pretenses, representations, and promises, utilizing transmissions by means of wire and radio communication in interstate and foreign commerce of any writings, signs, signals, and sounds, in violation of 18 U.S.C. § 1343; and
- b. To devise and intend to devise a scheme and artifice to defraud and for obtaining money and property by means of materially false and fraudulent pretenses, representations, and promises, utilizing the United States mail and private and commercial interstate carriers, in violation of 18 U.S.C. § 1341.

Manner and Means of the Conspiracy

14. The manner and means by which the defendant and his coconspirators sought to accomplish the objects and purpose of the conspiracy included, among others, the following:

a. It was a part of the conspiracy that conspirators would and did create both domestic and offshore entities and open bank accounts in the names of said entities to facilitate the scheme.

b. It was a further part of the conspiracy that conspirators would and did make false and fraudulent representations to victim-investors and potential investors in promoting one of the conspirators as an experienced FOREX trader with a record of success in order to persuade them to transmit their investment funds to OASIS MANAGEMENT, LLC to be traded in the FOREX market.

c. It was a further part of the conspiracy that conspirators would and did make material omissions and conceal from victim-investors and potential investors that one of the conspirators had been permanently banned from registering with the CFTC and was prohibited from soliciting U.S. residents to trade in FOREX and from trading FOREX for U.S. residents in any capacity.

d. It was a further part of the conspiracy that conspirators would and did make false and fraudulent representations to victim-investors and potential investors, including, but not limited to, that: (i) conspirators did not charge any fees or commissions; (ii) investors were guaranteed a minimum 12 percent per year return on their investments; (iii) conspirators had never had a month when they had lost money on FOREX trades; (iv) interest and principal payments made to investors were funded by profitable FOREX trading; (v) conspirators owned other assets sufficient to repay investors' principal investments; and (vi) an investment with conspirators was safe and without risk.

e. It was a further part of the conspiracy that conspirators would and did encourage and cause victim-investors to transmit funds, via interstate wire transmissions and the United States mail and private and commercial interstate carriers, to OASIS MANAGEMENT, LLC to be traded in the FOREX market.

f. It was a further part of the conspiracy that conspirators would and did use funds transmitted by victim-investors for FOREX trading to: (i) make Ponzi-style payments to victim-investors; (ii) pay expenses associated with perpetuating the scheme; and (iii) fund their lifestyles and otherwise for their personal enrichment.

g. It was a further part of the conspiracy that conspirators would and did secure broker-dealer licenses from offshore regulatory entities to create the appearance that they could generate even greater earnings by facilitating FOREX trading.

h. It was a further part of the conspiracy that conspirators would and did solicit victim-investors to make "loans" to OIG, evidenced by promissory notes, purportedly to enable OIG to facilitate a larger volume of FOREX trades and thereby generate greater earnings.

i. It was a further part of the conspiracy that conspirators would and did develop and administer a "back office" operation - that is, a secure

website that falsely and fraudulently depicted victim-investors' account balances and earnings - in order to convince victim-investors that their principal balances were safe and their investments were performing.

j. It was a further part of the conspiracy that conspirators would and did encourage and cause victim-investors to: (i) transmit funds, via interstate wire transmissions and the United States mail and private and commercial interstate carriers, to OASIS MANAGEMENT, LLC and/or to OIG via a thirdparty fund administrator purportedly to serve as collateral for FOREX trading activity; and (ii) access a "back office" website and monitor supposed activity in their accounts, including daily earnings, principal balances, and referral fees.

k. It was a further part of the conspiracy that conspirators would and did use funds "loaned" by victim-investors to: (i) conduct trades, via an offshore broker, in the FOREX market, which trades resulted in catastrophic losses; (ii) make Ponzi-style payments to victim-investors; (iii) pay expenses associated with perpetuating the scheme; and (iv) purchase million-dollar residential properties, high-end vehicles, gold, silver, and other liquid assets, to fund a lavish lifestyle for conspirators, their family members and friends, and otherwise for their personal enrichment.

1. It was a further part of the conspiracy that conspirators would and did conceal the FOREX trading losses from victim-investors, including by

omitting any mention of said losses from the "back office" website, in an effort to perpetuate the scheme.

m. It was a further part of the conspiracy that conspirators would and did misrepresent, hide, and conceal, and cause to be misrepresented, hidden, and concealed, the purpose of acts performed in furtherance of the conspiracy.

All in violation of 18 U.S.C. § 1349.

<u>COUNT TWO</u> (Illegal Monetary Transaction – 18 U.S.C. § 1957)

On or about February 19, 2019, in the Middle District of Florida, the defendant,

MICHAEL J. DACORTA,

did knowingly engage and attempt to engage in a monetary transaction, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, such property having been derived from specified unlawful activity, that is, wire fraud, in violation of 18 U.S.C. § 1343, and mail fraud, in violation of 18 U.S.C. § 1341, in that defendant caused \$653,293.67 to be sent via an electronic wire from the Citibank account ending in 0764 in the name of Mainstream Fund Services to the Synovus Bank account ending in 3473 in the name of Berlin Patten Ebling, LLC in Sarasota, Florida, in connection with his purchase of the personal residence located at 13318 Lost Key Place, Sarasota, Florida.

In violation of 18 U.S.C. § 1957.

FORFEITURES

1. The allegations contained in Counts One and Two of this Indictment are incorporated by reference for the purpose of alleging forfeitures pursuant to 18 U.S.C. §§ 981(a)(1)(C) and 982(a)(1), and 28 U.S.C. § 2461(c).

2. Upon conviction of a violation of 18 U.S.C. §§ 1341 and/or 1343 or a conspiracy to violate 18 U.S.C. §§ 1341 and/or 1343 (18 U.S.C. § 1349), the defendant,

MICHAEL J. DACORTA,

shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), any property, real or personal, which constitutes or is derived from proceeds traceable to the offense.

3. Upon conviction of a violation of 18 U.S.C. § 1957, the defendant,

MICHAEL J. DACORTA,

shall forfeit to the United States of America, pursuant to 18 U.S.C. § 982(a)(1), any property, real or personal, involved in such offense and any property traceable to such property. 4. The property to be forfeited includes, but is not limited to an order of forfeiture in the amount of approximately \$7,128,410.65, which represents proceeds the defendant personally obtained from the offenses.

5. If any of the property described above, as a result of any act or omission of the defendant:

- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty;

the United States of America shall be entitled to forfeiture of substitute property under the provisions of 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 982(b)(1) and 28 U.S.C. § 2461(c).

A TRUE BILL,

T

Foreperson

MARIA CHAPA LOPEZ United States Attorney

By:

Rachelle DesVaux Bédke Assistant United States Attorney Deputy Chief, Economic Crimes Section

By:

Jay G. Trezevant Assistant United States Attorney Chief, Economic Crimes Section

UNITED STATES DISTRICT COURT Middle District of Florida Tampa Division

THE UNITED STATES OF AMERICA

VS.

MICHAEL J. DACORTA

INDICTMENT

Violations: 18 U.S.C. §§ 1349, 1957

A true bill,

 $C \leftarrow T.$

Foreperson

Filed in open court this 17th day

of December 2019.

Clerk

Bail \$____

GPO 863 525

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EXHIBIT E

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1	THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA
2	TAMPA DIVISION
3	CASE NO. 8:19 CV 886T33 SPF
4	COMMODITY FUTURES TRADING
5	COMMISSION,
6	Plaintiff
7	v.
8	OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC;
9	SATELLITE HOLDINGS COMPANY; MICHAEL J. DACORTA; JOSEPH S.
10	ANILE, III,; RAYMOND P. MONTIE, III; FRANCISCO "FRANC" L. DURAN; AND
11	JOHN J. HAAS,
12	Defendants,
13	and
14	MAINSTREAM FUND SERVICES, INC.; BOWLING GREEN CAPITAL
15	MANAGEMENT LLFC; LAGOON INVESTMENTS, INC.; ROAR OF THE
16	LION FITNESS, LLC; 444 GULF OF MEXICO DRIVE, LLC; 4064 FOUNDERS CLUB DRIVE, LLC; 6922 LACANTERA
17	CIRCLE, LLC; 13318 LOST KEY PLACE, LLC; AND 40AKS LLC,
18	Relief Defendants.
19	
20	
21	RECORDED TELEPHONE CALL WITH JOHN HAAS, RAY MONTIE, AND GIL WILSON
22	NOVEMBER 6, 2018
23	
24	
25	

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2 to 5

	NOVERIDEI		
1	(Thereupon:)	1	Page 4
2	(Thereupon:) MR. MONTIE: Mike was living in	1	someone that's on the phone with me.
3	Poughkeepsie, New York with his family, and	2	He came on board with Oasis back in
4	we partnered up with another business	3	January of this year. He's originally from
5	venture and started working real close with	4	the same area as Mike. He now lives down
6	Mike three or four, five days a week	5	in Sarasota, Florida with his family. He's
7	sometimes and got to really know him and	6	been helping us. The reason he's been
8	who he was and just saw how intuitive this	7	helping us is it continues to grow. Last
9	guy was and how much knowledge he had about	8	year we did 22 percent return.
10	the economics and what was going on around	9	This year we're up over 17, and this
11	the world, and Mike shared with me his	10	guy has been a huge help as we continue to
12	background that he had been very successful	11	grow. He's a certified financial planner
13	in managing money in Wall Street.	12	and a friend of mine, Gil Wilson.
		13	Gil, thanks for joining us on the
14	And so as the friendship developed	14	call tonight.
15	and the trust level developed, I asked Mike	15	MR. WILSON: Hey, Ray, you got it,
16	in October of 2011 if he would mind	16	and good afternoon, good morning to
17	managing some of my money, and he agreed.	17	everyone. Yeah, so today we just want to
18	I set up an account, and within 70 days, by	18	give everybody some information about
19	the holiday time of 2011, I was just amazed	19	Oasis, what it is Oasis offers, what Oasis
20	at the return I got.	20	does, and help you just get a real simple
21	Basically, in a couple of months	21	understanding of it, and then circle back
22	I had gotten more that I had in the prior	22	and help everybody understand how to go
23	years combined. And so I asked Mike	23	forward if it makes sense.
24	if he would mind if I reached out to a	24	So, yeah, as Ray had mentioned,
25	couple of family members, good friends, and	25	I joined Oasis earlier this year. I've
	Page 3		Page 5
1	business associates, and he agreed.	1	known Mike a few years now, but I actually
2	And so we started a small group in	2	met him down here, even though he raised
3	January of 2012, and Mike continued to put	3	his kids just a couple of towns over from
4	the incredible returns, and by July of	4	where I grew up in New York.
5	2012 sorry, July of 2013, a few people	5	And I, too, was intrigued by Mike
6	had told a few people, and it started	6	and his outlook on the you know, the
7	growing, and Mike realized we had to go get	7	world in general, especially the financial
8	some advice on what we needed to do moving	8	markets and the economy, and he just let me
9	forward.	9	know how things were growing significantly
10	He reached out to a long-time friend	10	and he needed someone to come on board with
11	of his, a gentleman by the name of Joe	11	some financial acumen just to help out in,
12	Anile, a big time Wall Street attorney.	12	you know, all the other areas of running
13	So, yeah, we met with Joe, and rather than	13	the company besides just the trading so
14	Joe giving us legal advice, we actually	14	Mike can focus on the trading, this way
15	brought Joe on as a partner, which has been	15	I can help out with client relations, admin
16	a great a great thing for everybody, and	16	operations, et cetera.
17	that's when we started Oasis International	17	So yeah, so starting with some
18	Group.	18	details on the company, Oasis International
19	And we've had an incredible run the	19	Group is a closely-held proprietary
20	last six and a half, seven years since	20	investment firm. Oasis International Group
21	we started this thing, so much so that as	21	is actually a Cayman Islands registered
22	we grow the company, we need to go find	22	investment advisor, and they are registered
23	some other individuals, some outside	23	with the Cayman Islands Monetary Authority,
24	talent, I like to call it, to come on	24	and the Cayman Islands is actually the
25	board, and one of those gentleman is	25	fifth largest financial sector, and three

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6 to 9

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	Page 6		Page 8
1	quarters of the world's hedge funds	1	you you want to own the broker-dealer.
2	actually operate out of the Cayman Islands,	2	The reason for that is if you are trading
3	so it's not that uncommon for the companies	3	for your clients and your trades were, you
4	to actually operate for financial	4	know, going the right direction, and you're
5	companies to actually operate out of the	5	trading for clients, and clients are making
6	Cayman Islands. It's kind of a trend over	6	money, and you're not losing money based on
7	the last few years of a lot of hedge funds	7	your trades, but just because your client's
8	and smaller investment firms.	8	funds are held away from you and out of
9	Oasis International Group has a	9	your custody, and they're held at a
10	couple of wholly-owned subsidiaries and	10	broker-dealer, and something happens to
11	affiliates, and one of those is a	11	that broker-dealer, your clients can lose
12	full-service broker-dealer. The	12	all their money. You know we saw what
13	broker-dealer is registered with the	13	happened in 2008.
14	International Financial Services Commission	14	So that's one of the reasons why
15	of Belize, and owning the broker-dealer is	15	Mike wanted to own the broker-dealer. What
16	a really important part of Oasis's business	16	that led to was that the company was also
17	model. It allows it it separates	17	able, because they own the broker-dealer,
18	it from other companies, it allows it to do	18	to be a market maker.
19	exactly what it is that they do.	19	So until last year they were
20	And talking a little bit more about	20	managing accounts. Oasis had investors at
21	Mike, you know, Mike had started Wall	21	the time, limited partners, and they had
22	Street right out of college. He's held	22	managed accounts. So Mike would trade and
23	multiple licenses, you know, 30 plus years	23	manage the accounts for clients, and also
24	of experience you really learn a thing or	24	(Inaudible) the broker-dealer. They were
25	two. Especially, he's seen the market up	25	making markets.
1	Page 7 and down, financial crises, you know, his	1	Page 9 Mike realized that, all right, so
2	experience with trading stocks and bonds,	2	if I look at the two sides of the business,
3	commodities. He really specializes in	3	we're making markets and we're managing
4	currency trading.	4	money for clients. Well, I don't have to
5	So, you know, to really understand	5	be right when I'm making markets, I just
6	as time progresses, you know, the things a	6	need volume. When I'm managing, I have to
7	company needs, you know, as it continues to	7	be right. So there's a lot more stress.
8	grow, you know, especially coming out of	8	There's a lot more risk that you have to
9	2008, one of the things that Ray mentioned,	9	take in that regard.
10	too, is going to Joe Anile, who is one of	10	So they said, all right, how can
10	the partners as well, it's who Mike had	10	we focus our energy on making markets and
12	gone to for setting up all of his	12	actually transition this turn to the
13	(Inaudible) companies for, you know,	13	investors? Actual they actually cannot,
14	regulatory and compliance advice, you know,	14	so we have to we want to have lenders
15	helping get the proper licensing set and in	15	or our investors participate, actually have
16	place.	16	to become a lender.
17	You know, Joe's helped getting the	17	So what if they lend money to us,
18	broker-dealer license and establishing	18	the company just focuses on market making,
19	everything and maintaining everything, you	19	produces the transaction fees we're still
20	know, really from a cost perspective and	20	talking about here in a minute, and
20	time perspective was pivotal.	20	we share with the lenders at the time part
22	Joe talked about, again, experience	22	of our profit.
22	and how things kind of led up to where they	22	They'll lend to a small group of
23	are. You know, Mike had realized, too, one	24	those lenders or investors at the time that
25	important thing with a company is that	25	said, hey, what we're looking to do is a
1 23	importante ching areas a company in chat		sala, her, mae to re rooting to do is a

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10 to 13

	Page 10	5	Page 12
1	way to mitigate the risk and have a	1	facilitating the other people that are
2	different program (Inaudible) and those	2	trading in that market, and you're
3	clients a short list, let's take a test run	3	basically saying as an example, if someone
4	at this for a few months and went back, and	4	is selling 100 million euros out of Hong
5	everybody said, yeah, we're on board. You	5	Kong and someone is buying 100 million
6	lowered the risk, give us great returns,	6	euros out of Sweden, you can go in and
7	absolutely, this make as lot of sense.	7	facilitate that trade because of the
8	So now Oasis had to go to all the	8	broker-dealer license.
9	other investors at the time and said, hey,	9	What you do is you charge the buyer
10	you know, we're going to change everyone	10	and the seller a transaction fee to buy and
11	from limited partners. If you want to stay	11	sell, and Oasis being the broker is allowed
12	with Oasis, since we're going to focus on	12	to keep those transaction fees and get a
13	market making, you have to now be a lender	13	return a gain.
14	to the company. The principal that you	14	And all day long if there's a lot of
15	have, we'll just turn it into an	15	volatility in the market, there's a lot of
16	outstanding note that Oasis owes back to	16	turnover, people are making those
17	you.	17	transactions, and Oasis continues to
18	We're going to focus on market	18	facilitate, those fees add up, and all day
19	making, so with your promissory note, you	19	long they just continue to add up, and the
20	have your principal balance in, and then	20	clients, they get a share of part of those
21	the promissory note says you will get 25	21	fees that they make.
22	percent of the transaction fees that the	22	So it's a very simple understanding
23	company earns or a minimum of 1 percent.	23	of it is someone is receiving revenue of
24	The company is still in Forex	24	the business from Oasis if that makes
25	trading, but what they're doing is now just	25	sense. John will get a little bit more in
	Page 11		Page 13
1	focusing on market making. Now they're	1	detail on the market making and and
2	able to reduce the risk and share with all	2	currency trading in the markets, but and
3	of the lenders part of the profit that	3	I'll circle back and help everybody
4	it makes in marketing, again, a share of 25	4	understand how they get started and what
5	percent of their marketing profit.	5	that process is like as well.
6	So a quick example of what market	6	MR. MONTIE: Gil, thank you so much.
7	making is in comparison to just particular	7	What I'd like to do now, I'm going to give
8	Forex trading, if you're trading	8	out my cell phone number and then introduce
9	currencies, if you go on a vacation, you go	9	John. If you have any questions for Gil
10	to Europe, you have to change your dollars	10	and John at the end of this call, you can
11	to euros, you come back from that vacation,	11	simply text me at area code 516-991-0808.
12	you have to change your euros back to	12	516-991-0808.
13	dollars, people change currencies all day	13	I'm going to introduce my business
14	long, and they're trading when they think	14	partner and friend, John Haas that I've
15	one will go up in value to the other.	15	known for over 20 years now. He was
16	Well, actually there's risk to that,	16	actually one of the original people to get
17	because you can be wrong in what you think	17	started with Oasis back in January of 2012.
18	could happen just like, you know, elections	18	He's got over ten years of experience down
19	last night, people don't know what the	19	on Wall Street, a mass of people in New
20	outcome is going to be, and trading is like	20	York, John Haas. John, thanks for being
21	that.	21	on.
22	So if you market make, you're	22	MR. HAAS: Thanks for having me,
23	you're being a market maker in in the	23	Ray.
24	Forex market, but you're not actually	24	MR. MONTIE: I know you're going to
25	trading for any performance, you're	25	talk about market making and what we do, so
L		L	

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14 to 17

1 2	Page 14 I'm going to turn it over to you.	-	Page 16
	I w going to thin it over to you.	1	The offer or the ask is as its name
-	MR. HAAS: Okay. Well, good	2	implies, I'm offering something out, I'm
3	afternoon, everybody. You know, a lot of	3	asking people to pay a certain amount, that
4	people wonder how is it that we can produce	4	would be the retail. Now, the difference
5	the returns that we're doing, and in	5	between the bid or the ask or the
6	addition to what Gil was saying is, in	6	wholesale/retail is called the spread, and
. 7	other words, just matching somebody looking	7	that's where you can make your profit.
8	to buy, somebody looking to sell here or	8	Now, the currency exchange is very,
9	there and making a small commission.	9	very highly regulated. It is capitalism in
10	There's a way that we can go out	10	its purest form, and when you go to
11	more proactively, create that income, but	11	purchase a currency, when you put a buy
12	I first want to give you an idea of the	11	order in, you're automatically and
13		13	
14	markets we're participating in that will	13	electronically directed to the entity
14	give you an idea why and how we can do what		that's offering their currency at the
	we're doing, how we can take advantage of	15	lowest price. You're going to get the best
	the niche we're in, but also that we have a lot of room for growth	16	deal for your money.
	lot of room for growth.	17	Consequently, you go to sell, again,
18	You know, the New York Stock	18	you're going to be directed to the entity
19	Exchange trades anywhere from 350 to \$500	19	that has the highest bid, you're going to
20	billion a day average volume. It's pretty	20	get the most for your money.
21	good. It's open Monday through Friday,	21	Now, most times these currencies
22	banker's hours, a couple of holidays	22	bid, when nothing's happening, there's
23	throughout the year sprinkled in.	23	maybe a few thousandths of a penny between
24	The international currency exchange	24	what you can buy and what you can sell them
25	or Forex market opens up at 5 p.m. on	25	for. That spread is very tight, and
	Page 15		Page 17
1	Sunday night, trades straight through 24	1	there's really nothing we can do with that.
2	hours a day until 5 p.m. on Friday. It is	2	So we're just sitting on the side.
3	a global market, there's there's no	3	Most of the time OIG is sitting net
4	holidays, and it does 4, 5, \$6 trillion a	4	flat zero. We don't have any positions.
5	day.	5	Now, but any time there's any geopolitical
6	Michael Bloomberg has a his own	6	news, anything happen any happenings in
7	(Inaudible) Forex trading desk that he does	7	the market, you have companies that come
8	anywhere between 140 and 165 billion	8	out with their quarterly, annual,
9	dollars a day in volume, and he is	9	semiannual report, and these are just not
10	considered a non-player a non-entity in	10	companies in the U.S., this is global, what
11	the Forex trading.	11	it's reflecting in certain sectors or
12	We, by comparison, we'll do anywhere	12	gaining or losing or energy.
13	from a billion, go upwards close to six	13	You have any countries coming out
14	billion dollars in a single day in volume.	14	with tariffs or trade agreements, you have
15	So you can see where we're niched, but it's	15	saber rattling around the world, you have
16	also very exciting, we have a lot of room	16	heads of states giving political speeches,
17	to grow, and we'll still be under that to	17	you just just the normal course of
18	which Michael Bloomberg is trading.	18	doing international trade is going to
19	So all stocks, all bonds, all	19	create some activities, going to create
20	currencies have something, it's called a	20	some volume, and when that happens, the
21	bid and ask price. It's like	21	market makers, they back away from the
1.00	wholesale/retail. A bid is what I'm	22	offers, they back away from the bids, and
22	3		
23	bidding for. I'm putting the bid out	23	that spread opens up.
	bidding for. I'm putting the bid out hoping somebody's going to sell me something at the price that I'm offering.	23 24	that spread opens up. Now, we have a handful of traders,

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18 to 21

	Noveliber		2018 18 to 21
	Page 18		Page 20
1	and he's going to be looking at maybe three	1	million euros and it becomes part of that
2	or four pairs, something that he knows	2	person's trade. So he hits the bid at 1.1
3	something you know, we have an inkling	3	billion euros, bang, we're collecting our
4	that something's happening because of the	4	50.
5	news that's coming out, and what's a	5	Now, people say I understand that my
6	tariff?	6	principal is not exposed to market risk,
7	Well, he might be looking at the	7	but what is OIG's exposure to the market?
8	dollar/yen, the dollar/euro, the	8	Well, we sit net flat zero, we just bought
9	dollar/Swiss franc. I'm going to use the	9	and sold 50 million euros in a fraction of
10	dollar/euro just as an example, I'm going	10	a second. Many times our exposure to the
11	to round everything to a dollar. I know	11	market can be measured in seconds or just a
12	the euro doesn't trade at par with the	12	few minutes each and every day, that's it.
13	with the dollar, but this is just for	13	So we had no positions, we just
14	example purposes.	14	bought and sold, so how are we making
15	Let's say something's happening with	15	money? What we're doing is that we're
16	the euro versus the dollar, and the euro is	16	capturing the spread. The difference
17	now 99.9 cents to a dollar, it's a tenth of	17	between what we bought those 50 million
18	a penny, again, this is just and example,	18	euros for and what we sold those 50 million
19	and because of the volumes involved in the	19	euros for, and what we're looking to make
20	Forex or currency trading, especially when	20	is a minimum of 4 basis points. Sometimes
21	they're concentrated on just a few	21	it's 5, 6, 7, 8, whatever it is, but a
22	currencies because of what's happening,	22	minimum of 4 basis points, which is four
23	because the news, the activity, these	23	one hundredths of a penny or in industry
24	trades are going off like rapid machine	24	jargon 4 pips.
25	gunfire, and they're coming in very big.	25	Now, as long as that spread remains
1	Page 19 So you might be watching the euro,	1	Page 21 open, our credit will go in again, it gets
2	and somebody's coming in, they're buying a	2	taken out. It goes in again, it gets taken
3	billion euros at a dollar, buying 2 billion	3	out. Anywhere, 10, 15, 20, 30, 40, 50, 60
4	euros at a dollar, so sell them 1.2 billion	4	times, and you can say, well, we're not
5	at the bid, selling 3 billion at the bid,	5	even speed bumps to these quys. We're not
6	buying 4 billion, it's bang, bang, bang,	6	even a wisp of smoke.
7	banq.	7	So when that spread closes down,
8	Well, depending upon the frequency	8	when we no longer can make our 4 pips,
9	of the trades, the size of the trades, and	9	we'll just sit on the side and wait for the
10	whether or not they're upward or downward	10	next opportunity. I still get asked, yeah,
11	buys, our traders will put in a poultry 15	11	John, but that doesn't explain how you're
12	million euro trade, and what they'll do is	12	able to do what you doing as far as OIG is
13	that they'll post 15 million euros to sell,	13	concerned.
14	but they'll place it one one-thousandth of	14	Well, you know, it's not rocket
15	a penny below the lowest offer.	15	science, it's not crystal ball gazing, it's
16	Well, what does that do? That puts	16	just simple math. If we're turning the
17	us in line to be the very next trade. Also	17	money over 10 to 15 times a day on a low
18	almost simultaneously, place 50 million	18	volume day and 50 to 60 times a day on a
19	euros to buy, but again, place it one	19	high volume day, so on average we're
20	one-thousandth above the highest bid,	20	turning the money over 30 to 35 times a day
21	again, putting us in place to be the very	21	times 20 plus trading days a month, you
22	next trade. Almost instantaneously,	22	just got to make a couple of percentage
23	because of how quickly the trades are	23	points. It's just as simple as that.
24	happening, we're taken out.	24	Now, you can on board with a cash
25	So we buy 800 million euros on 50	25	(Inaudible) and take advantage of what OIG
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November 06, 2018

22 to 25

1 is doing. You can also take advantage with 1 Gil so he can give you Nit. My emil. Mat's qualified 2 you. Gil so he can give you Nit. My emil. Mat's qualified 3 funda? 401K, Roth TRA, SER, what have address is the letter J, that's dham 5 I'm just going to go over very 5 Gil, you want to give them you 6 briefly in a nutshell how you're going to 6 sail ddress. 7 be able to do that, and then if you have 7 NR. WILSON: Yeah, so my emil 8 anymore questions on that subject, you'l's address is delloat0asisig.com. 10 to get a little bit more information on 10 NR. WILSON: Yeah, so my email 11 that, or if you have anycore questions 11 ing going to give our my cell phone : 12 about it, you know, especially pertaining 12 cone more time. If you have any quest 13 to your pusticular situation, we'll be 13 for Gil and John, it's area code 14 appy to set scomthing up and are ssitting, 17 NR. WILSON: Yeah, so getting 14 mevere your questing whathere: it's 18 started is pretty simple. So right r 15 answer your questing un				
3 funds? 401K, Roth IRAs, SEPs, what have you. 3 J-H-A-S, at Qasis, O-A-S-I-S-I-C, So II's JhasaROasisig.com. 4 you. 4 5 So II's JhasaROasisig.com. Gil, you want to give them youn email address. 5 I'm just going to go over very 6 5 Gil, you want to give them youn email address. 6 briefly in a nutshell how you're going to 6 6 So II's JhasaROasisig.com. 7 be able to do that, and then if you have anymore questions on that subject, you'll 9 6 Net. MISON: Yeah, so my email address is Gwilson30asisig.com. 10 to get a little bit more information on 11 10 Net. Mow, especially pertaining 12 one more time. If you have any quest 13 13 to your particular situation, we'll be 14 happy to set something up and, you know, 14 S16-991-0808. And the 516-991-0808. Snifer 14 10 what have you, but in a in a matshell, 15 Nu would you would liquidate 16 Nu Would you would you would 17 Nu would open up a similar account 18 Nu Would you would you	Page 24 il	Pag Gil so he can give you his. My email		
4 you. 4 So it's JhaaADaaisig.com. 5 I'm just going to go over very 6 6 brielly in a mutshell how you're going to 6 7 be able to do that, and then if you have 7 8 anymore questions on that subject, you'll 9 9 be able to do that, and then if you have 7 10 to get a little bit more information on 10 11 that, or if you have anymore questions 11 12 about it, you know, especially pertaining 12 13 to your particular situation, we'll be 13 14 happy to set something up and, you know, 14 15 answer your qualified funds are sitting, 17 9 ridelity or whatever, you would liquidate 19 19 ridelity or whatever, you would liquidate 19 20 that IA or that potion to which you wat 20 21 to (Inaudible) with OIC into a cash 21 22 To (Inaudible) with OIC into a cash 22 23 You would open up a similar account 23 24 at Midland. They are a self-direc	as,	address is the letter J, that's Jhaas,	2	2 your qualified funds. What's qualified
5 I'm just going to go over very 5 Gil, you want to give them you 6 briefly in a nutshell how you're going to 6 7 be able to do that, and then if you have 7 8 anymore questions on that subject, you'll 8 9 be able to email myself or Nr. Gil Nilson 9 10 to get a little bit more information on 10 11 that, or if you have anymore questions 11 12 about it, you know, sepecially pertaining 12 13 to your particular situation, we'll be 13 14 happy to set somthing up and, you know, 14 15 answer your questions, get on the phone, 15 16 what have you, but in a in a mutshell, 16 17 whatever custodian is watching whether it's 18 18 whatever you would liquidate 19 19 Fidelity or whatever, you would liquidate 19 20 that RA or that portion to which you want 20 1 21 to (Inaudible) with OIG into a cash 21 22 position. 22 friends have introutoued you to Qasi	.com.	J-H-A-A-S, at Oasis, O-A-S-I-S-I-G, .co	3	3 funds? 401K, Roth IRAs, SEPs, what have
6 briefly in a nutsbill how you're going to 6 email address. 7 be able to do that, and then if you have 7 8 anymore questions on that subject, you'll 8 9 be able to email myself or Mr. Gil Wilson 9 10 to get a little bit more information on 10 10 11 that, or if you have anymore questions 11 11 12 about ft, you know, sepecially pertaining 12 one more time. If you have any quest 13 to your particular situation, we'll be 13 for Gil and John, it's area code 14 happy to set scenthing up and, you know, 14 S16-991-0808. S16-991-0808. And then 15 answer your questions, get on the phone, 15 about what somebody needs to do next. 17 wherever your qualified funds are sitting, 17 MR. WIISON: Yeah, so getting 18 what ever custodian is watching whether it's 18 started is pretry simple. So right r 19 position. 20 that IRA or that portion to which you wat 20 24 at Midland. They are a self-directed IRA 24 if you're looking to get started, at 2		So it's JhaasAOasisig.com.	4	4 you.
7be able to do that, and then if you have anymore questions on that subject, you'll 87NR. WILSON: Yeah, so my email address is GwileonOssigi.com, G-Wi-L-S-O-N S C-A-S-I-S-I-G.com. NG. WNTE: Thank you. Thank I'm going to give out my cell phone r to get a little bit more information on 1010to get a little bit more information on 1110NR. WILSON: Yeah, so my email address is GwileonOssigi.com, G-Wi-L-S-O-N S C-A-S-I-S-I-G.com. NG. WNTE: Thank you. Thank I'm going to give out my cell phone r to get a dittle bit more information on 1011that, or if you have anymore questions about it, you know, getaily pertaining 1210NR. WILSON: Yeah, so my email address is GwileonOssigi.com, G-Wi-L-S-O-N S C-A-S-I-S-I-G.com. NG. WNTE: Thank you. Thank I'm going to give out my cell phone r to going to give out my cell phone r if of Gil and John, it's area code11that, you your qualified funds are sitting, r that have your qualified funds are sitting, to (Inaudible) with OIG into a cash 21I'm going to turn it back to you to Gasis, that you're looking to get started, a if you're looking to get you a that is a nontaxable, non-penalizable f o company, Oasis, LLC, and take advantage of r or IRA. Fron threw weill (fnaudible) r with	ır	Gil, you want to give them your	5	5 I'm just going to go over very
9 anymore questions on that subject, you'll 8 address is Gwilsom0asiig.com, 9 be able to enail myself or Nr. Gil Wilson 9 G-W-1-L-S-O-N & O-A-S-I-S-I-G.com. 10 to get a little bit more information on 10 MR. MONTE: Thank you. Thank 11 that, or if you have anymore questions 11 I'm going to give out my cell phone, 13 to your particular situation, we'll be 13 for Gil and John, i's area code 14 happy to set something up and, you know, 14 SiG-S91-0808. Sid-S91-0808. And the 15 answer your questions, get on the phone, 15 I'm going to turn it back to you to to 16 what have you, but in a in a nutshell, 16 about what somebdy needs to do next. 17 wherever your qualified funds are sitting, 17 MR. WILSON: Yeah, so getting 18 whatewer custodin is watching whether it's 18 started is prety simple. So right ris' 21 to (Inaudible) with 01G into a cash 21 call or that you that you're looking to get started, at 22 position. 22 friends have introdoxing you're looking to get started, at 23 You would open up a similar account 23		email address.	6	6 briefly in a nutshell how you're going to
9be able to email myself or Mr. Gil Wilson9G-M-I-L-S-O-N & O-A-S-I-S-I-G.ccm.10to get a little bit more information on10MR. MXTES: Thank you. Thank11that, or if you have anymore questions11I'm going to give out my cell phone r12about it, you know, especially pertaining12one more time. If you have any quest13to your particular situation, we'll be13for Gil and John, it's area code14happy to set something up and, you know,14S16-991-0808. And the15answer your questions, get on the phone,15I'm going to turn it back to you to t16what have you, but in a - in a nutshell,16about what somebody needs to onext.17wherever ustodian is watching whether it's18started is perty simple. So right r18whatever custodian is watching whether it's18started is perty simple. So right r20that RA or that portion to which you want20I and let us know that you've been or21to (Inaudible) with OIG into a cash21call or that you that your family22position.23You would open up a similar account2423You would open up a similar account24that Midland. They are a self-directed IRA2424at Midland. They are a self-directed IRA24if you're looking to get started, at25custodian over to Midland Now,2The reason for that is there ar26able to on-board using our domestic6appropriate instructions	L	MR. WILSON: Yeah, so my email	7	7 be able to do that, and then if you have
9be able to email myself or Mr. Gil Wilson9G-M-I-L-S-O-N & O-A-S-I-S-I-G.ccm.10to get a little bit more information on10MR. MXTES: Thank you. Thank11that, or if you have anymore questions11I'm going to give out my cell phone r12about it, you know, especially pertaining12one more time. If you have any quest13to your particular situation, we'll be13for Gil and John, it's area code14happy to set something up and, you know,14S16-991-0808. And the15answer your questions, get on the phone,15I'm going to turn it back to you to t16what have you, but in a - in a nutshell,16about what somebody needs to onext.17wherever ustodian is watching whether it's18started is perty simple. So right r18whatever custodian is watching whether it's18started is perty simple. So right r20that RA or that portion to which you want20I and let us know that you've been or21to (Inaudible) with OIG into a cash21call or that you that your family22position.23You would open up a similar account2423You would open up a similar account24that Midland. They are a self-directed IRA2424at Midland. They are a self-directed IRA24if you're looking to get started, at25custodian over to Midland Now,2The reason for that is there ar26able to on-board using our domestic6appropriate instructions		address is Gwilson@Oasisig.com,	8	8 anymore questions on that subject, you'll
11that, or if you have anymore questions11I'm going to give out my cell phone r12about it, you know, especially pertaining12one more time. If you have any quest13to your particular situation, we'll be13for Gil and John, it's area code14happy to set something up and, you know,14Si6-991-0808. Si6-991-0808. And the15answer your questions, get on the phone,15I'm going to turn it back to you to t16what have you, but in a in a nutshell,16about what somebody needs to do next.17whatever custodian is watching whether it's18started is pretty simple. So right r18whatever, you would liquidate19it's just start with an email to John20that TRA or that portion to which you want20I and let us know that you're been or21to (Inaudible) with OIG into a cash21call or that you that your family22position.22friends have introduced you to Oasis,23You would open up a similar account23that you're looking to get started, at24at Midland. They are a self-directed TRA24if you're looking to get started, at25custodian s, and then from Midland Now,2The reason for that is there at3that is a nontaxable, non-penalizable3some minimums for cash loans, the minima is4event, you're simply trading changing5\$20,000. Sow wilh have to get you5custodians, and then from Midland you'd be5\$20,000. Sow wi			9	9 be able to email myself or Mr. Gil Wilson
12about it, you know, especially pertaining to your particular situation, we'll be happy to set something up and, you know, 1413one more time. If you have any quest for Gil and John, it's area code for Gil and John, it's area code13to your particular situation, we'll be happy to set something up and, you know, is answer your questions, get on the phone, is answer your questions, get on the phone, is answer your questions, get on the phone, is answer your qualified funds are sitting, if whatever custodian is watching whether it's is just start with an email to John it's just start with anemail to John it's just	c you.	MR. MONTIE: Thank you. Thank yo	10	10 to get a little bit more information on
13to your particular situation, we'll be13for Gil and John, it's area code14happy to set something up and, you know,14516-991-0808. 516-991-0808. And the15answer your questions, get on the phone,15I'm going to turn it back to you to to16what have you, but in a in a nutshell,16about what somebody needs to do next.17wherever, your qualified funds are sitting,17NR. WILSON: Yeah, so getting18whatever custodian is watching whether it's18started is pretty simple. So right r19Fidelity or whatever, you would liquidate19it's just start with an email to John20that IRA or that portion to which you want20I and let us know that you've been or21to (Inaudible) with OIG into a cash21call or that you that your family22position.22friends have introduced you to Oasis,23You would open up a similar account23that you're looking to get started, at24at Midland. They are a self-directed IRA24that is a nontaxable, non-penalizable25custodian over to Midland. Now,2The reason for that is there ar3that is a nontaxable, non-penalizable3some minimum is4event, you're simply trading changing4is \$10,000. For IRAs the minimum is5custodians, and then from Midland you'd be5\$20,000. So we'll have to get you6able to on-board using our domestic6appropriate instructions whether it 's <t< td=""><td>number</td><td>I'm going to give out my cell phone num</td><td>11</td><td>11 that, or if you have anymore questions</td></t<>	number	I'm going to give out my cell phone num	11	11 that, or if you have anymore questions
14happy to set something up and, you know, answer your questions, get on the phone, is answer your questions, get on the phone, if what have you, but in a in a nutshell, if wherever your qualified funds are sitting, if whatever custodian is watching whether it's if whatever custodian is watching whether it's if whatever custodian is watching whether it's if whatever, you would liquidate if is just start with an email to John if is just start with an email to John i	stions	one more time. If you have any questio	12	12 about it, you know, especially pertaining
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16what have you, but in a in a nutshell, wherever your qualified funds are sitting, whatever custodian is watching whether it's IP16about what somebody needs to do next. WR. WILSON: Yeah, so getting started is pretty simple. So right r it's just start with an email to Johr I and let us know that you've been or call or that you that you family position.20that IRA or that portion to which you want to (Inaudible) with OIG into a cash to (Inaudible) with OIG into a cash I call or that you that you family position.11and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you've been or call or that you that you family it's just start with an email to Johr I and let us know that you ve been or call or that you that you family it's you're looking to get started, a if you're looking to get started with cash loan or a loan utilizing an IRA17would transfer the cash over from your is guotain, nover to Midland, you'd's a able to on-board using our domestic for company, Oasis, LLC, and take advantage of is what OIG is doing.1118would is a hird-pury condaring we're pretty	nen Gil,	516-991-0808. 516-991-0808. And then	14	14 happy to set something up and, you know,
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19 fees over there, and if you're closing 19 notes, all the risk disclosures, ever				
	-	It will populate the promissory		
		notes, all the risk disclosures, everyth		
		online. It's really nice set up, so we	20	20 but if you're closing off an existing IRA
	e	excited for that to roll out. In the	21	-
	ng data	meantime we'll be still just capturing o	22	
		from you, so you can put that in your		
		promissory note and enter it into the ba		
25 address, and then I'll turn it back over to 25 office system. Just make sure that t	the	office system. Just make sure that the	25	25 address, and then I'll turn it back over to

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26 to 29

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	Page 26		Page 28
	information that we get back from you is	1	note. Also, we'll put it into the back
2	filled out accurately and clearly.	2	office system. The back office will allow
3	It's also important to know, too,	3	you to have catalogue it where you can
4	that wherever the funds come from, that is	4	open it up and see the principal amount
5	how your promissory note will be made out	5	(Inaudible) and also your earnings on a
6	to you. What I mean by that is if funds	6	daily basis.
7	come from a joint account or an individual	7	So when there's a high volume day,
8	account or a business entity, there's a	8	you can login and actually see the earnings
9	promissory note will be written out in the	9	that we made that was then attributed to
10	name of an individual, a joint account, or	10	your account, and then you can pull up a
11	whichever entity it came from. Just make	11	monthly statement, a quarterly statement,
12	sure all that information is accurate.	12	whatever for which you need it for and use
13	Talking about the promissory note,	13	those statements for business or whatever
14	so the note itself and the loan terms and	14	you need it for.
15	agreement will state how much principal	15	Again, so pretty simple. Hopefully
16	that the company owes you back, and then	16	you have a good understanding and just
17	it also states the interest, and the	17	start with an email and we'll go from there
18	interest is, again, 25 percent of the	18	with the appropriate instruction.
19	transaction fee that Oasis produces in its	19	MR. MONTIE: Gil, thank you. John,
20	market making right there (Inaudible) or	20	thank you as well. If you have any
21	minimum of 1 percent.	21	questions for these gentlemen, you can
22	Either all the interest will roll	22	simply text me at area code 516-991-0808.
23	over to the next month and become part of	23	516-991-0808.
24	your outstanding month, so you have	24	John, if you can talk a little bit
25	\$100,000 loan and 2 percent was the return,	25	about what's going on in December, I would
	Dago 27		
1	Page 27 the next month you'll have 102,000, 2,000	1	Page 29 appreciate it.
2	will be added to your account, and every	2	MR. HAAS: Absolutely, very excited
			· · · · · · · · · · · · · · · · · · ·
3	month that will continue to do the same	3	to. OIG has had a very, very good year,
3 4	month that will continue to do the same thing, another 2,000, you'll have 2 percent	3 4	
			to. OIG has had a very, very good year,
4	thing, another 2,000, you'll have 2 percent	4	to. OIG has had a very, very good year, and as a thank you to our existing lenders,
4 5	thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2	4 5	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that
4 5 6	thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa.	4 5 6	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end
4 5 6 7	thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to	4 5 6 7	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are
4 5 6 7 8	<pre>thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take</pre>	4 5 6 7 8	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month,
4 5 6 7 8 9	<pre>thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take the interest out, which you can, you just</pre>	4 5 7 8 9	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month, and for December, that's the same, but
4 5 7 8 9 10	<pre>thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take the interest out, which you can, you just have to fill out a withdrawal form, send</pre>	4 5 7 8 9 10	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month, and for December, that's the same, but September historically has been a very slow
4 5 7 8 9 10 11	<pre>thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take the interest out, which you can, you just have to fill out a withdrawal form, send that back, the withdrawal form, state the</pre>	4 5 7 8 9 10 11	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month, and for December, that's the same, but September historically has been a very slow month, low volume month.
4 5 7 8 9 10 11 12	<pre>thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take the interest out, which you can, you just have to fill out a withdrawal form, send that back, the withdrawal form, state the amount of the the dollar amount of</pre>	4 5 7 8 9 10 11 12	to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month, and for December, that's the same, but September historically has been a very slow month, low volume month. Why? Well, common sense logic, the
4 5 6 7 8 9 10 11 12 13	thing, another 2,000, you'll have 2 percent or if it's 2 percent, sorry, you'll have 2 percent added to your 102, vice-versa. So that will just continue to compound and accrue unless you want to take the interest out, which you can, you just have to fill out a withdrawal form, send that back, the withdrawal form, state the amount of the the dollar amount of interest that you'd like to withdraw, and	4 5 7 8 9 10 11 12 13	<pre>to. OIG has had a very, very good year, and as a thank you to our existing lenders, what management has come out with is that we're going to give you a little year-end holiday spiff. Now, normally you are guaranteed a minimum of 1 percent a month, and for December, that's the same, but September historically has been a very slow month, low volume month.</pre>
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November 06, 2018 30 to 31 Page 30 that comes in or any new lenders that 1 2 on-board that have their funds in place by 3 November 30th, we're also going to give 4 them the 1.5 percent also. So I'm very 5 happy to announce that and I'll turn 6 it back over to Ray. 7 MR. MONTIE: John. Thank you. Gil 8 and John, I don't think we have any 9 questions at this point. One person asked 10 about the next call and a couple of people 11 just said thank you for your time. So, 12 yeah, we appreciate both of you guys being 13 on here, we appreciate everybody listening in, and everybody have a great day. 14 15 MR. HAAS: Thank you, Ray. Thank 16 you, Gil. Thank you, everybody. Enjoy. 17 MR. WILSON: (Inaudible.) Thank 18 you, guys. 19 MR. HAAS: Bye. 20 (End of recording.) 21 22 23 24 25 Page 31 1 CERTIFICATE 2 3 - - -4 5 I, Matthew J. Haas, Court Reporter and 6 Transcriptionist, do hereby certify that I was 7 authorized to and did listen to and stenographically transcribe the foregoing 8 9 recorded proceedings and that the transcript is a true record to the best of my professional 10 11 ability. 12 13 14 15 Dated this 1st day of July, 2019. 16 17 18 19 20 21 22 MATTHEW J. HAAS Court reporter 23 24 25

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October 30, 2018

	OCCODEL 30, 2018
1	THE UNITED STATES DISTRICT COURT
2	MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION
3	CASE NO. 8:19 CV 886T33 SPF
4	
5	COMMODITY FUTURES TRADING COMMISSION,
6	Plaintiff,
7	v.
8	OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC;
9	SATELLITE HOLDINGS COMPANY; MICHAEL J. DACORTA; JOSEPH S.
10	ANILE, III,; RAYMOND P. MONTIE, III; FRANCISCO "FRANC" L. DURAN; AND
11	JOHN J. HAAS,
12	Defendants,
13	and
14	MAINSTREAM FUND SERVICES, INC.; BOWLING GREEN CAPITAL
15	MANAGEMENT LLFC; LAGOON INVESTMENTS, INC.; ROAR OF THE
16	LION FITNESS, LLC; 444 GULF OF MEXICO DRIVE, LLC; 4064 FOUNDERS
17	CLUB DRIVE, LLC; 6922 LACANTERA CIRCLE, LLC; 13318 LOST KEY PLACE,
18	LLC; and 40AKS LLC,
19	Relief Defendants. /
20	·································
21	RECORDED TELEPHONE CALL
22	WITH MICHAEL DACORTA AND RAYMOND MONTIE
23	OCTOBER 30, 2018
24	
25	

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October 30, 2018

2 to 5

		T	
1	(Thereupon:) Page 2	1	money. Page 4
2	MR. MONTIE: 2011 and (Inaudible) in	2	So their clientele were very, very
3	another business sections, got to spend	3	wealthy, and people who really understood
4	some time with him, got to know his family	4	markets even back then, and the markets
5	and see what type of person he was, but	5	were just kind of firing up back then, but
6	after working real close with him three or	6	not too long after I was on the desk,
7	four months, I asked him if he wouldn't	7	we ran into 1987, which is when the market
8	mind doing me a favor of managing a little	8	collapsed, the 25 percent in a day, and
9	bit of money for me, and he had told me how	9	that was a very eye-opening day.
10	successful he was, and just saw how	10	It was an extremely it was a day
11	intuitive and how much knowledge he had	11	I can more or less credit the direction of
12	about what was going on in the world and	12	my career, too, because I realized how
13	just trusted Mike.	13	great these markets were for making money,
14	And so and I started that back in	14	how much opportunity there was, but how
15	October of 2011, and had a pretty great,	15	much risk there are was, and for people who
16	I'm going to let Mike fill you in a little	16	didn't really respect the risk, there was
10	bit, but a little background, last year	10	no way they were going to have a long
18	we did a little over 22 percent with our	18	career in this industry.
19	return. This year we're up over 17	19	I saw a doctor that who managed
20	percent, and so it's been an incredible	20	his (Inaudible), who had \$8 million cash in
21	ride.	21	his account that morning in different in
22	But to fill you in on all the	22	different investments that he managed for
23	details and give you a little bit of	23	himself, but 8 million in equity and lost
24	background about himself and Oasis, I'm	23	10 million in one day. He was negative
25	going to turn it over to my friend and	25	\$2 million at the end of the day, and that
	Jouris of carm in order to my interna and	2.5	within at the ond of the day, and that
	Page 3		Page 5
1	business partner from Sarasota, Florida,	1	really taught me a very valuable lesson at
2	Mike Dacorta. Mike, thank you so much for	2	a very young age.
3	being on here tonight.	3	So coming out of that, I spent a few
4	MR. DACORTA: Thank you, Ray, and	4	more years with that firm, but by that
5	thanks as always for all your kind words.	5	time, when I was 28, I started my own my
6		6	own NASDAQ ownership investment firm. Two
	I appreciate everyone taking time out there		
7	I appreciate everyone taking time out there evening spend a few minutes with us to see	7	of my partners were in their fifties at the
7 8		7	
	evening spend a few minutes with us to see		of my partners were in their fifties at the
8	evening spend a few minutes with us to see if we can give you some information.	8	of my partners were in their fifties at the time, late fifties, and we started the
8 9	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little	8 9	of my partners were in their fifties at the time, late fifties, and we started the firm.
8 9 10	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little background about myself, then I'll kind of	8 9 10	of my partners were in their fifties at the time, late fifties, and we started the firm. We were extremely successful what
8 9 10 11	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little background about myself, then I'll kind of just go right into what we do, how we do	8 9 10 11	of my partners were in their fifties at the time, late fifties, and we started the firm. We were extremely successful what we were doing, and after a couple of years
8 9 10 11 12	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little background about myself, then I'll kind of just go right into what we do, how we do it, how someone can participate, and then	8 9 10 11 12	of my partners were in their fifties at the time, late fifties, and we started the firm. We were extremely successful what we were doing, and after a couple of years of the success we were having, a really
8 9 10 11 12 13	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little background about myself, then I'll kind of just go right into what we do, how we do it, how someone can participate, and then we'll just we'll just answer questions,	8 9 10 11 12 13	of my partners were in their fifties at the time, late fifties, and we started the firm. We were extremely successful what we were doing, and after a couple of years of the success we were having, a really wanted to ramp up operations, do things a
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8 9 10 11 12 13 14 15	evening spend a few minutes with us to see if we can give you some information. As Ray said, I'll give you a little background about myself, then I'll kind of just go right into what we do, how we do it, how someone can participate, and then we'll just we'll just answer questions, because that's usually the best way to drill down to what people, you know,	8 9 10 11 12 13 14 15	of my partners were in their fifties at the time, late fifties, and we started the firm. We were extremely successful what we were doing, and after a couple of years of the success we were having, a really wanted to ramp up operations, do things a little bit differently, get a little more aggressive with things, make markets, more
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6 to 9

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	Page 6		Page 8
	to one of their contemporaries, so I was	1	because the price of oil, my my my
2	able to find someone in their generation	2	strategy was if we're going to come out of
3	who (Inaudible) trader, and he bought me	3	a major global depression crisis that
4	out, and I took the funds I made on that	4	we had in the Asian financial crisis and
5	venture and I went down to Wall Street.	5	markets were going business was going to
6	What I did was I made a deal with a	6	start flowing again, markets were going to
7	very large trading firm where I would put	7	start start trading again, oil was going
8	up a significant amount of capital, and	8	to have to be used in much greater
9	they gave me 50 million of their dollars to	9	quantities in order to facilitate their
10	manage, and the deal was that I got paid 85	10	the new industry and production in a
11	percent of the profits I generated on their	11	growing growing economy recovering
12	money.	12	economy.
13	I put all my trades through their	13	And I knew it took \$14 to get it out
14	desk, and they made all the commission on	14	of the ground, and since it's trading at
15	all the trades and all the contracts I did	15	11.50, you realized that no one's going to
16	through their through their desk. They	16	pump any oil until the price rose to at
17	made 15 percent of the profits that I made,	17	least 15, \$17 so our stock piles would get
18	and I made 85 percent. It was a great deal	18	drawn down fairly quickly and the price
19	provided I was profitable at the end of	19	should begin to rise.
20	each month, because if I was negative,	20	To make a long story short, 18
21	it was my money that was on the hook, and	21	months later oil was \$65 a barrel, and a
22	if I got down to the point where I didn't	22	lot of the stocks I purchased from 5 to 10
23	have enough equity anymore to protect them	23	and \$12, very highly depressed prices, were
24	from the risk, they would just tell me	24	trading between 50 and \$80 a share. So by
25	good-bye and close the account and that	25	the end of 1999, I decided I was going to
	Page 7	_	Page 9
1	would be the end of it.	1	cash out everything.
2	So it was a very fair fair deal	2	The reason I decided that was during
3	for them and a very lucrative deal for me	3	these 18 months, I was trading oil. I used
4	provided that I was disciplined and I I	4	the U.S. dollar to hedge my oil positions,
5	traded accordingly to to make sure I was	5	because there were days I had very large
6	profitable day in and day out, month in,	6	oil positions, the futures market.
7	month out.	7	I had the dollar working (Inaudible)
8			-
1	It was late 19 I guess the late	8	strong or strong oil and a weak dollar
9	nineties. The Asian financial crisis had	9	strong or strong oil and a weak dollar and vice versa, so on days when I was more
10	nineties. The Asian financial crisis had just kind of subsided, we were just coming		strong or strong oil and a weak dollar
10 11	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a	9 10 11	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar
10 11 12	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was	9 10 11 12	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil
10 11 12 13	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person	9 10 11	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar
10 11 12 13 14	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper	9 10 11 12 13 14	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar.
10 11 12 13 14 15	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person	9 10 11 12 13	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would
10 11 12 13 14	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper	9 10 11 12 13 14	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar.
10 11 12 13 14 15	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and	9 10 11 12 13 14 15	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was
10 11 12 13 14 15 16	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a	9 10 11 12 13 14 15 16	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there
10 11 12 13 14 15 16 17	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got	9 10 11 12 13 14 15 16 17	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe
10 11 12 13 14 15 16 17 18	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got themselves a website, and is worth 22	9 10 11 12 13 14 15 16 17 18	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe from a pure trading standpoint, it was
10 11 12 13 14 15 16 17 18 19	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got themselves a website, and is worth 22 tomorrow.	9 10 11 12 13 14 15 16 17 18 19	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe from a pure trading standpoint, it was clearly the best, and I realized I'm making
10 11 12 13 14 15 16 17 18 19 20	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got themselves a website, and is worth 22 tomorrow. It never made sense to me at that	9 10 11 12 13 14 15 16 17 18 19 20	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe from a pure trading standpoint, it was clearly the best, and I realized I'm making more money on my dollar trades than
10 11 12 13 14 15 16 17 18 19 20 21	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got themselves a website, and is worth 22 tomorrow. It never made sense to me at that point in time. So I avoided the dot com	9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe from a pure trading standpoint, it was clearly the best, and I realized I'm making more money on my dollar trades than I actually was on my oil trades.</pre>
10 11 12 13 14 15 16 17 18 19 20 21 22	nineties. The Asian financial crisis had just kind of subsided, we were just coming out of it. Oil was trading at 11.50 a barrel, and all of a sudden everybody was buying dot com stocks, and I'm a person that has to understand, a pencil and paper guy, so I have to put it down on pencil and paper and I have to figure out how a company that was worth \$2 today, got themselves a website, and is worth 22 tomorrow. It never made sense to me at that point in time. So I avoided the dot com craze, but what I did was I bought oil at	9 10 11 12 13 14 15 16 17 18 19 20 21 22	strong or strong oil and a weak dollar and vice versa, so on days when I was more lots of oil and it was going over a weekend or going overnight, I would use the dollar to hedge it just in case the next day oil just happened to have a week day, I would cover it with the dollar. And I realized that the dollar was the best, really, trading vehicle there was. It was the most liquid, and maybe from a pure trading standpoint, it was clearly the best, and I realized I'm making more money on my dollar trades than I actually was on my oil trades. So when I cashed out of everything

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10 to 13

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	Page 10		Page 1
1	domestically in the United States, and	1	A couple of months went by, and Ray
2	we were in that from late 2000 until Lehman	2	was extremely happy with what he saw, and
3	Brothers went down, and then about six	3	he asked me if he could bring in a few
4	months later there was really no way to	4	other people, and one thing led to another.
5	continue the business.	5	Before you know it, we had what we call the
6	I couldn't look our clients in the	6	friends and family account, which is just
7	eye and tell them that I can continue to do	7	basically a little investment club where
8	for them what I did for them for the last	8	we had some minimum number of participants,
9	eight, eight and a half years, because	9	and I would I would trade here trade
10	if I did, I would have been very	10	their accounts with them, trade the
11	disingenuous. There was no way anyone knew	11	account, and then we would split the
12	what markets what was happening in the	12	profits however we had originally agreed
13	markets.	13	upon.
14	Technical analysis, fundamental	14	Ray at that point in time kept
15	analysis, any economic way of applying to	15	coming to me and said, Mike, you know,
16	what currency should be doing, all of that	16	I can get a lot more people there's a
17	was thrown out the window. All that	17	lot more people who want to get involved,
18	mattered was what central banker or what	18	you know, is there anything we can do.
19	some politician was going to say in the	19	I knew that if we were going to take
20	middle of the night 6,000 miles away, and	20	it any further than that, we had to more or
21	I was not about to take that risk.	20	less go back into no longer friends and
22	We had about \$500 million under	21	
23	management at the time. We had some very,	22	family investment club, we had to begin to
24	very high net worth individuals and	23	operate as a real business again.
25	families as our clients, and I wasn't about	24 25	So I went down to a good friend of
		2.5	mine, Joe Anile, who was a high-level
	Page 11		Page 13
1	to ruin the reputation that we built over	1	corporate attorney who worked out of the
2	eight or nine years with all these clients,	2	chairman's office of Lehman Brothers in the
3	so I just told them we're going to send all	3	late eighties, early nineties, and then
4	your money back, we're going to close down,	4	he had his own his own law firm where
5	we're going to rethink, and I'll take a	5	most of the large banks and hedge funds
6	hiatus for a year, year and a half, and	6	used him for various deals.
7	we'll see how the markets react to the	7	I went to him, and he had set up my
8	crisis. Then when there's an opportunity	8	previous currency trading firm, and he had
9	to come back into it, you know, we'll let	9	sent me lots of clients, I he knew
10	you know.	10	exactly what I did and how I did it, and I
11	Time went by. I was trading my	11	wanted because I said, Joe, I'd like to
12	own with my own capital for a little	12	do exactly what we did before, except two
13	while just to keep business and keep track	13	differences, go on the domicile outside the
14	of the markets (Inaudible), that's when	14	U.S., because deregulations here had
15	I met Ray. We got involved in business for	15	changed to the point where it was
16	a while and, Ray, as he said, he asked me	16	impossible to do business unless you were
17	if I would manage some money for him.	17	Citibank or Chase Chase.
18	And at the beginning I was a little	18	You had to be a major bank or major
19	reluctant to say yes, but on the other	19	financial institution to be able to operate
20	hand, I began at that point in time	20	in the United States and (Inaudible), and
21	it was a couple of years removed from the	21	then secondly, I want to own my own
22	crisis, and things were starting to get	22	we want we had to be the broker-dealer.
23	back to where I could see trading was	23	In our previous setup, we were a
24	getting back to a normal pattern. That's	24	CPA, which means that we could manage your
25	when I said okay.	25	money through a limited power of attorney,
			money on out of according to accord by,

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14 to 17

	October	30,	2018 14 to 17
	Page 14		Page 1
1	however, we could not take your capital,	1	we operated the same way, except that
2	you could not send your capital your	2	because we had the broker-dealer, I was
3	the deposit to us, it had to go to a	3	able to do what we call proprietary trading
4	broker-dealer, and all I had was a limited	4	or market making.
5	power of attorney transfer the money for	5	So initially we started where we had
6	you at that broker-dealer that we chose to	6	regular customer accounts, and we traded
7	run our business through, but the	7	their money in a managed account program
8	broker-dealer was (inaudible) Capital.	8	just like we did with the CPA, which means
9	Then after Lehman Brothers went	9	that I had to pick winners and loses.
10	down, a lot of people learned what	10	I had to pick whether the euro, the yen,
11	counterparty risk meant, but basically what	11	the Swiss franc was going up or down
12	it meant was you had to have confidence in	12	against the dollar, and I had to be right,
13	the company you were trading through or	13	and if I'm right more times that I'm wrong,
14	someone on the other side of your trade.	14	obviously, we make the return.
15	If you didn't, that's a lot of reason why	15	On the other side, the proprietary
16	the markets froze up, because no one	16	market maker, what I'm doing is I'm
17	trusted the other side to actually be able	17	matching orders. Someone is selling euros
18	to clear the transactions.	18	out of Hong Kong, someone is buying outside
19	So after seeing Refco and Mann	19	of Sweden at the same time, I'll buy them
20	Financial, which were multibillion dollar	20	from Hong Kong, sell them to Sweden, but
21	operations go upside down overnight, and a	21	I'm keeping the middle, because there's a
22	lot of people had to really fight for their	22	bid and offer.
23	money. Some of them got 50 cents on the	23	A seller hits the bid, a buyer pays
24	dollar, some of them got 20 cents on the	24	the offer, and we get to keep the middle,
25	dollar, some of them didn't get anything,	25	because we're a licensed broker-dealer.
	Page 15	-	Page 17
1	but whatever they got, it took litigation,	1	The middle is usually three to four basis
2	it took time, and I knew I never wanted to	2	points.
3	put myself or my clients in the position	3	So after a couple of years,
4	where we did not have control of the	4	we had we had a good run, and we were
5	capital, and that it was in someone	5	making enough money for our clients and
6	else's it was in someone else's hands	6	everybody was very happy, but December of
7	and we had no idea what how those people	7	'16 I looked at the results, and I said
8	were running their business.	8	we need we're making great money for the
9	So Joe decided you know, we put a	9	clients, however, we're making more money
10	plan together. When Joe looked at the	10	as a proprietary trading firm with a lot
11	plan, he came to me and said, Mike, instead	11	less risk, so why don't we turn around to
12	of me being your attorney this time, I'd	12	our clients and offer them the opportunity
13	like to be your partner. I'll do all the	13	to not be clients, to be lenders, put their
14	legal, I'll do all the compliance work, and	14	money into a proprietary trading operation,
15	you can just do what you do and not have to	15	and we'll guarantee them a minimum of 12
16	worry about any of that.	16	percent per year or 25 percent of the daily
17	I spoke with Ray. I said, Ray, this	17	spread captures we get on everyone's funds,
18	(Inaudible) the way to move forward.	18	and which ever is higher, that's what they
19	We formed Oasis International Group, which	19	end up getting.
20	is a Cayman Islands registered investment	20	So we we did it as a beta test
21	advisory firm. We had our own we went	21	the first quarter of '17. Everybody loved
22	out, we purchased a broker-dealer, then	22	it. Everybody said we don't want to go
	we formed another broker-dealer outside of	23	back to the old system, so that's when
23			
23 24	the U.S.	24	we eventually changed out the managed

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18 to 21

	October	50,	2018 18 to 21
	Page 18		Page 20
1	proprietary trading.	1	it compound to compound, you can, if you
2	So last year, this is proprietary	2	want to take it out, can you have it wired
3	trading, we ended up around 22, a little	3	(Inaudible) at the end of each month for
4	over 22 percent, and this year we're above	4	the amount you made for the month. If you
5	17 percent. I figure we're going to finish	5	want to participate with retirement funds,
6	somewhere, again, between 20 and 22,	6	you can. You have to go through a separate
7	November, December usually a little bit	7	process where obviously wherever your funds
8	more active months as far as activity is	8	are currently, they have to be rolled over
9	concerned, so we have a very active	9	to an IRA at Midland, where it's a seller
10	January, February, March, and it slowed	10	direct the IRA company which we have a
11	down during the summer and into the fall,	11	setup with where we're regarded as an
12	but I think it will pick up substantially	12	institutional account with them. Our
13	for November and December.	13	investment is approved with them.
14	So I'm figuring we're going to end	14	You would roll you would create
15	up somewhere around the same place we ended	15	an IRA at Midland, do a current IRA, you
16	up last year, maybe slightly below, but	16	would send over as much or as little as you
17	we'll be over 20 percent, we're just not in	17	want for that IRA to Midland to invest with
18	at 22 percent.	18	us. Whatever you choose to invest with us
19	And again, the way we do it is	19	obviously comes from Midland, but you don't
20	simple. A person will put their money into	20	have any tax implications, because you're
21	our proprietary trading client	21	just rolling from one IRA to another, and
22	proprietary trading account. They're	22	then any funds going back to you, you have
23	basically lending us the money. We are	23	to go back through Midland so you don't
24	giving them a note. The note says we owe	24	have any tax consequences.
25	you that money with a minimum of 12 percent	25	So in the event you have an IRA with
1	Page 19	-	Page 21
1 2	per annum or 25 percent of the fees of the	1	us, you want to take interest out every
3	spreads we capture, whichever is greater.	2	month. We send it back to Midland, and
4	Every single day at the end of each	3	then you can do what you want with it. You
4 5	trading day you can login to your back	4	can go and make other investments with your
6	office, you can check your loan, save it,	5	IRA, you can send it back to an IRA with a
6 7	and you can see how much is deposited in	6	different company, or you can just stay
	central interest every single day into your	7	compound with us, whatever whatever you
8	account. So you can keep track of it on a	8	prefer.
9	daily and a monthly basis, you know exactly	9	So Ray, I think we covered pretty
10	where you stand all the time.	10	much all the bases. What I guess we do now
11	It's a liquid investment because the	11	is just open it up for some questions and
12	note is written as a perpetual note, which	12	(Inaudible) what you know, what people
13	means that we never have to renew it, but	13	might might need additional information
14	you can call it any time you want. So	14	on.
15	if you say you want to take your money out,	15	MR. MONTIE: Okay. Mike, great job.
16	it turns into a 90-day note. In 90 days	16	If you have any questions for Mike, you can
17	you can have 100 percent of your money	17	text me at area code 516-991-0808.
18	back, so you're essentially getting a very	18	516-919-0808. A couple of questions coming
19	high yielding a very high yielding rate	19	in already, Mike. First question is,
20	of return for without tying up your	20	second call, very exciting. What are my
21	funds for any extended period of time. 90	21	risks. What are risks, and second part of
22	days is the max.	22	that question is do I pay any fees to be
23	And in addition to that, you're paid	23	part of this?
24 25	your special interest out every single	24	MR. DACORTA: Okay. So let's take
	month. So if you want to roll with	25	the first the second part first because

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22 to 25

	October	30,	2018 22 to 25
	Page 22		Page 24
1	it's the easiest. You pay no fees. You're	1	someone's looking to buy. We're bidding,
2	not an account with us, you're a lender to	2	we hit our bid, we put out an offer,
3	us, so we have an obligation to pay you.	3	we keep the middle. So from a trading
4	We pay you a minimum of the 12 percent or	4	standpoint, we don't hold positions, so
5	the fees. You pay us nothing.	5	we have no risk there, and the minimal risk
6	The only thing you may incur is a	6	we have here and there, you know, it takes
7	wire fee from your bank. Obviously, we're	7	a few seconds to go from from a buy to a
8	wiring money back and forth, if you're	8	sell.
9	taking withdrawals or you're sending	9	We have substantial capital in place
10	deposits, but that's from the bank	10	ahead of anyone's capital, so we've never
11	charging, we don't charge anything.	11	had a day where our fee collection has ever
12	So there are no fees. The only	12	been negative. In other words, so we're
13	thing that you're going to get you're	13	executing all these transactions. Once in
14	going to get from us is interest and	13	-
15		15	a while we may get hit for 1,000 or \$5,000
	special interest. The interest is the		on a trade, but our fee collection at the
16	minimum of 12 percent. The special	16	end of the day even on a slow day is a
17	interest is anything above the 12 percent.	17	couple of hundred thousand a day, so
18	And again, you're a lender to us,	18	it's it really doesn't it really
19	you're not an account you're not a	19	doesn't effect us in any way.
20	you're not a customer, so we don't charge	20	What you have to realize is
21	you any fees of any kind, so that's	21	if someone has \$1 million with us, we're
22	that's that's an easy one to answer.	22	essentially turning over the money on a
23	So the risk. The risk with you with	23	normal day 12 to 15 times. On a busy day
24	what we do is there's no trading risk	24	55 to, 60 times. So that means on an
25	because the simple fact it's two things	25	average day you're going to get paid
	Page 23		Page 25
1	it's two things in play.	1	spreads of 25 percent of what we earn on 12
2	Number one, our actual capital	2	to \$15 million if you have \$1 million with
3	buffers the lenders capital, so if our	3	us.
4	capital is at risk first, which means	4	Now, on a busy day, you're going to
5	we would have to go through 100 percent of	5	get paid (Inaudible) if you have \$1 million
6	our capital before one penny of lenders'	6	with us, and other days it will fall
7	capital is ever touched. That's number	7	somewhere in between there, but those
8	one.	8	spread captures more than offset any time
9	Number two, we don't hold any	9	you get bit, because there are times we'll
10	positions, so we normally hold positions	10	get bit, let's say you know, people say
11	for seconds, maybe a minute, so we're not	11	how does that happen.
12	in the business of making guesses as to	12	Let's say I'm bidding the euro right
13	whether things are going up or down. So I	13	now, and I get hit on the bid, so I'm
14	really don't care whether markets are up or	14	buying it at 113.43, but the second
15	down a thousand points today, whether the	15	I execute that order, something hits the
16	bond market is collapsing, whether oil	16	(Inaudible) that sends the euro down ten
17	markets are going through the roof or	17	basis points, so instead of trying to offer
18	collapsing.	18	that, I'll just hit the bid and get right
19	All of that just creates	10	out. I'll lose ten basis points, but the
20	opportunities, because the more volatile	20	ten basis points is is is ten
20			-
	markets, whether they're up or down, they	21	hundredths of a penny.
22 22	usually create more activity in the	22	So it's a small amount that's
23	currency market, and all we do is get in	23	increment there are other times where
24 25	the way of transactions. We just buy and	24	I'll bid it, and good news will come out.
25	sell based on someone's looking to sell,	25	Instead of making three or four basis

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1	points, you make 10 or 12, so it kind of	1	how much of the spread that you capture on
2	evens out in the end, but so really as far	2	your money every single day.
3	as trading risk, there's there's really	3	MR. MONTIE: Okay. And this person
4	none, because, again, we're just not	4	asked (Inaudible) return more than 12
5	holding any positions.	5	percent associated with nominal increases
6	So that kind of is a long-winded	6	of investment money?
7	a long-winded explanation or or but	7	MR. DACORTA: Repeat that. I'm not
8	I just wanted to make sure everybody kind	8	one hundred percent sure I I get that,
9	of understands, I don't want to just say	9	I thought I (Inaudible.)
10	there's no trading risk without explaining	10	MR. MONTIE: If (Inaudible) return
11	it, so hopefully I explained it enough that	11	(Inaudible) than 12 percent associated with
12	everybody understands what we're how	12	the nominal increases of investment money?
13	we operate.	13	MR. DACORTA: I don't think that
14	MR. MONTIE: Absolutely, Mike. A	14	MR. MONTIE: If you can answer that.
15	couple of more questions. This person	15	MR. DACORTA: Yeah, in other words
16	asked about IRA and 401K, and so they begun	16	every time your (Inaudible) whatever
17	it a little bit late, so they apologize	17	your (Inaudible) are at the time at the
18	if you already (Inaudible) on this, what	18	beginning of the month, if you're adding or
19	are the minimums to get started?	19	if you're rolling funds, it's always at
20	MR. DACORTA: Okay. So the minimum	20	least 1 percent a month of the amount you
21	for a regular cash account is 10,000. The	21	start with that month, so that's the way
22	minimum for an IRA is 20,000, and the	22	it works.
23	reason why it's 20,000 for an IRA is just	23	So if you if you if you
24	simply it's really not worth it for you to	24	if you, you know, come in if you come in
25	go through the the time of transferring	25	with (Inaudible) a month, your money has
	Page 27	-	Page 29
1	an account over and paying the extra fees	1	accrued to, let's say, from 100,000 to
2	for less than that. So we don't want	2	120,000, now you're making one percent on
3	people just to be paying all these fees,	3	120,000 in month five as of now. If that's
4	transferring their current IRA, opening up	4	what you're I say that's what you might
5	an IRA in Midland.	5	be asking, but I'm not one hundred percent
6	Just, you know, IRA companies are	6	sure.
	famous for charging fees, and we just don't	7	MR. MONTIE: Yeah, and so well,
8	want to see someone transfer over 10 or	8	the way I read it, too, is you're going to
9	\$12,000 because it just isn't it's not	9	get that 12 percent no matter what, whether
10	worth it for you.	10	you have 10,000 or 100,000 or \$1 million in
11	So 20 you know, 20 to 25, I mean,	11	there?
12	we say 20, but even even that, it	12	MR. DACORTA: Oh, yeah, that doesn't
13	if you're going to do it, it should be 25	13	matter. The percentages are the same
14	or more, that way it's worth your time and	14	whether you have a \$10,000 account or \$10
15	your (Inaudible) to do it, but it but	15	million account. It doesn't matter.
16	it's 10 and 20 for cash and IRA.	16	MR. MONTIE: Mike, I've got a
17	MR. MONTIE: Okay. Great. Mike,	17	question about Midland and how to contact
18	I know you talked to somebody (Inaudible) a	18	them, so if someone wants to do an IRA or
19	couple of questions. Can we be all	19	(Inaudible), should they contact Midland or
20	(Inaudible) on a daily basis, I think you	20	what should they do?
21	covered what you can see.	21	MR. DACORTA: No, absolutely not.
22	MR. DACORTA: You can see you can	22	They contact us. You email Gil, and Gil
23	see how much you are paying. That's	23	will then start the process. He will send
24	that's what you get to see. So you'll get	24	you all the paperwork. Gil interacts with
25	to see how much of the special interest	25	Midland, and he'll get you all the
L		l	

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	paperwork. You might just have to maybe	1	CERTIFICATE
2	sign one or two things and get it back	2	
3	directly to Midland, but Gil will walk you	3	
4	through the process, get anything you need,	4	
5	and he'll he'll handle all the	5	I, Matthew J. Haas, Court Reporter and
6	interactions with Midland. It's maybe just	6	Transcriptionist, do hereby certify that I was
7	one thing you'll have to do directly with	7	authorized to and did listen to and
8	Midland, but he'll instruct you every step	8	stenographically transcribe the foregoing
9	of the way.	9	recorded proceedings and that the transcript is a
10	So the first thing you do is you	10	true record to the best of my professional
11	want to contact Gil Wilson, which is	11	ability.
12	Gwilson@Oasismgt, that's O-A-S-I-S, Mary,	12	
13	George, Thomas dot com.	13	
14		14	
	MR. MONTIE: Sounds good, Mike. A	15	Dated this 1st day of July, 2019.
15	couple of people just said thank you.	16	
16	Appreciate you being on the call here	17	
17	tonight. Thank you for the time, and	18	
18	we appreciate everybody getting on and	19	
19	listening on the call. We appreciate it.	20	manufil
20	MR. DACORTA: Sounds good.	21	- m - Me
21	(Inaudible) we're all done, we have all the	22	MATTHEW J. HAAS
22	questions?	And a second sec	Court reporter
23	MR. MONTIE: (Inaudible.)	23	
24	MR. DACORTA: Okay.	24	
25	MR. MONTIE: (Inaudible.) Thank you	25	
1	Page 31		
	for your time.		
2	MR. DACORTA: I I thank everybody		
3	for taking the time to listen, and		
4	appreciate it, and everybody have a great		
5	night, and a happy Halloween.		
6	MR. MONTIE: Okay. Thank you very		
7	much.		
8	MR. DACORTA: Bye, now.		
9	MR. MONTIE: Bye-bye.		
10	(End of recording.)		
11			
12			
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November 05, 2018

1	THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA
2	TAMPA DIVISION
3	CASE NO. 8:19 CV 886T33 SPF
4	COMMODITY FUTURES TRADING
5	COMMISSION,
6	Plaintiff,
7	v.
8	OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC;
9	SATELLITE HOLDINGS COMPANY; MICHAEL J. DACORTA; JOSEPH S.
10	ANILE, III; RAYMOND P. MONTIE, III; FRANCISCO "FRANC" L. DURAN; AND
11	JOHN J. HAAS,
12	Defendants,
13	and
14	MAINSTREAM FUND SERVICES, INC.; BOWLING GREEN CAPITAL
15	MANAGEMENT LLFC; LAGOON INVESTMENTS, INC.; ROAR OF THE
16	LION FITNESS, LLC; 444 GULF OF MEXICO DRIVE, LLC; 4064 FOUNDERS
17	CLUB DRIVE, LLC; 6922 LACANTERA CIRCLE, LLC; 13318 LOST KEY PLACE,
18	LLC; and 40AKS LLC,
19	Relief Defendants.
20	/
21	RECORDED TELEPHONE CALL WITH
22	RAYMOND MONTIE AND MICHAEL DACORTA
23	NOVEMBER 5, 2018
24	
25	

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2 to 5

	NOVENDEI	,	2020 2009
1	(Thereupon:) Page 2	1	Page 4 give you a little information about what
2	MR. MONTIE: We're going to go ahead	2	we do and how we do it, and you'll be free
3	and get started with this call. First of	3	to make your own decision whether or not
4	all, thank you for taking some time and	4	it's something that fits into your
5	joining us for the call tonight. My name	5	financial plans.
6	is Ray Montie. I wanted to give you a	6	A little bit about myself. I am 53
7	little bit information about Mike and how	7	-
, 8			years old. I've been in the business since
0 9	I met Mike and how this thing got started.	8	I came out of college. I went down to Wall
	I actually had the pleasure of	9	Street at age 21 and started working on a
10	meeting Mike back in June of 2011,	10	trading desk down there. By age 28 I had
11	partnered up with another business, and	11	decided to go out and form my own brokerage
12	I got to spend three, four, five days a	12	firm, which I did. I was in the normal
13	week with Mike, got to know his family and	13	brokerage business, stocks, bonds, just a
14	who he was, and he shared with me the	14	regular NASDAQ firm.
15	success that he had working down on Wall	15	At the time I had a couple of
16	Street.	16	partners, and I was 28, they were just
17	And it didn't take me long to figure	17	about 60 or in their late fifties.
18	out this guy was brilliant, and I had an	18	We formed a company. We were going for a
19	incredible opportunity to have some of my	19	few years, and we were experiencing very
20	money that was sitting in a checking	20	good success. I wanted to be engaged, I
21	account not doing a whole lot, have Mike	21	was I wanted to kind of expand the
22	manage it for me, and so that started back	22	business of doing some additional things,
23	in October of 2011.	23	growing a little bit more aggressively and
24	After about 70 days, I was amazed	24	take on some more responsibilities.
25	with the return, so during the holidays of	25	However, they were happy with the
1	Page 3 2011, I asked Mike if he would mind	1	Page 5 amount of money we were making. They also
2	if I reached out to a couple of family	2	didn't really want to take any additional
3	members, close friends, and business	3	risks, nor did they want to put in anymore
4	associates, if he would give them the same	4	time. They were kind of winding down their
5	opportunity.	5	careers, so at that point in time we got
6	He agreed, and that was back in	6	someone that was one of the people that
7	January of 2012, and God, it's been and	7	they had a lot of experience with over the
8	incredible run. Last year we finished the	8	years come in and buy my portion of the
9	year about 22 percent. So far this year	9	company.
10	we're up over 17 percent, and, you know,	10	I took the capital I made on that
11	the person that's responsible for that is	11	venture, and I went down town and I made a
12	the gentleman I'm about to introduce.	12	deal with a very large trading firm where
13	He's now living down in Sarasota,	13	I would put up a significant amount of
14	Florida with his family, just an incredible	14	capital with them.
15	person. I respect him a lot. I appreciate	15	They would I would put all my
16	what he does to help so many people. I'm	16	trades through their desk. I but
17	going to turn it over to my business	17	I wanted 50 million of their dollars to
18	partner, Mike Dacorta, who can tell you a	18	manage, and I wanted 85 percent of the
L9	little bit about himself and Oasis.	19	profits I generated on their money, because
20	Mike, thank you so much for being on	20	I was insulating them from the risk. My
21	here tonight.	20	money was at risk first, and they would cut
22	MR. DACORTA: Oh, hey, Ray, thank	22	money was at fisk first, and they would cut me off if I was not trading correctly.
22			
	you, as always, for your kind words, and	23	So they didn't have any risk of
24	thank you, everybody, for calling in this	24	losing their own money, and yet they were
25	evening. Like Ray said, we're going to	25	getting all the volume from all my

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6 to 9

r	November		2018 6 to 9
1	Page 6 business. So they thought that was a good	1	Page 8 was strong, so I may have had large oil
2	idea, it was fair for both sides.	2	was strong, so I may have had large oil positions, and I would hedge with the U.S.
3			
4	And I began that in the late nineties. The Asian financial crisis just	3	dollar.
			Over time I realized that the dollar
5	hit and started to abating, and the market	5	was really the best trading vehicle there
6	was starting to pick up a little bit of	6	was. It was incredibly liquid. There was
7	steam and the economy was starting to turn	7	no way any one individual or any company
8	around a little bit.	8	could manipulate the value of the dollar,
9	And at that point in time due to the	9	it's too big and too large, and it was
10	Asian financial crisis, the Russian	10	so from purely from a pure trading
11	default, oil was trading at \$11.50 a	11	standpoint under that that that
12	barrel, and a lot of people were buying the	12	technical analysis, the dollar was
13	dot com stocks coming out of that crisis,	13	definitely what I decided I wanted to trade
14	and I'm the type of person, I have to buy	14	from that point on.
15	something that I can put pencil to paper	15	So I cashed out of everything, and
16	and figure out how it was a real investment	16	I formed my own currency trading firm which
17	and how it was going to be worth more	17	was a CPA, it was a U.S. domestic firm
18	tomorrow that it was today, and I just	18	commodities trading advisor, and we ran
19	didn't get the warm and fuzzy feeling from	19	that from just late 2000 is when we formed
20	the dot com stocks.	20	it, and we we wound it down about six
21	But I knew oil the drilling to	21	months after Lehman Brothers went down.
22	get the oil out of the ground cost about	22	We had enormous success in the eight
23	\$14 a barrel at the time, so if the global	23	years we were running it, and after Lehman
24	economy was going to pick up, \$11.50 wasn't	24	Brothers went down, for many reasons,
25	going to stay, it had to rise to at least	25	number one, the the regulatory
1	Page 7 15, \$17 before anyone would start pumping	1	Page 9 environment became impossible where the
2	oil again. If the economy picked up, all	2	regulations were changing on a day-to-day
3	the stock piles would be depleted pretty	3	basis, it was impossible to keep up with
4	quickly, so I figured that was a safe	4	them, and they were essentially trying to
5		5	
6	investment for me since I was putting my capital on the line, and I began buying at	6	force any smaller companies to the
7	Capital on the line, and I began buying at		
,			sidelines and only allowed the big banks to
0	11.50, 12.00, 12.50, and before you know	7	have the business.
8	11.50, 12.00, 12.50, and before you know it, it started rising and the economy	7 8	have the business. Then on top of that, I knew I could
9	11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam.	7 8 9	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and
9 10	11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the	7 8 9 10	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them
9 10 11	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production</pre>	7 8 9 10 11	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight
9 10 11 12	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were</pre>	7 8 9 10 11 12	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental
9 10 11 12 13	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time.</pre>	7 8 9 10 11 12 13	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had
9 10 11 12 13 14	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to</pre>	7 8 9 10 11 12 13 14	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all
9 10 11 12 13 14 15	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks</pre>	7 8 9 10 11 12 13 14 15	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that
9 10 11 12 13 14 15 16	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to</pre>	7 8 9 10 11 12 13 14 15 16	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some
9 10 11 12 13 14 15 16 17	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks</pre>	7 8 9 10 11 12 13 14 15	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that
9 10 11 12 13 14 15 16 17 18	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the</pre>	7 8 9 10 11 12 13 14 15 16	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some
9 10 11 12 13 14 15 16 17 18 19	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson</pre>	7 8 9 10 11 12 13 14 15 16 17	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of
9 10 11 12 13 14 15 16 17 18	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the</pre>	7 8 9 10 11 12 13 14 15 16 17 18	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of the night 6,000 miles away that was going
9 10 11 12 13 14 15 16 17 18 19	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the best bet as far as trading that I had ever</pre>	7 8 9 10 11 12 13 14 15 16 17 18 19	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of the night 6,000 miles away that was going to affect currency price, and because of
9 10 11 12 13 14 15 16 17 18 19 20	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the best bet as far as trading that I had ever seen.</pre>	7 8 9 10 11 12 13 14 15 16 17 18 19 20	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of the night 6,000 miles away that was going to affect currency price, and because of the problems in the market, you would have
9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the best bet as far as trading that I had ever seen. The reason for that is I used the</pre>	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of the night 6,000 miles away that was going to affect currency price, and because of the problems in the market, you would have big gaps of many you know, many basis
9 10 11 12 13 14 15 16 17 18 19 20 21 22	<pre>11.50, 12.00, 12.50, and before you know it, it started rising and the economy started picking up steam. And I decided to buy a lot of the oil service stocks and oil production stocks and exploration stocks that were very depressed (Inaudible) at the time. Fast forward 18 months, oil rose to \$65 a barrel, and a lot of those stocks I purchased at 5 to \$12 were trading 50 to \$80, but there was one very valuable lesson I learned along the way, the dollar was the best bet as far as trading that I had ever seen. The reason for that is I used the U.S. dollar to hedge my oil positions,</pre>	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	have the business. Then on top of that, I knew I could not look my clients in the eye anymore and tell them I could continue to do for them what I did for them for the last eight years, and the simple fact that fundamental and technical analysis, anything that had to do with economics, you can throw it all out the window, the only thing that mattered was what some politician or some banker was going to say in the middle of the night 6,000 miles away that was going to affect currency price, and because of the problems in the market, you would have big gaps of many you know, many basis points without any warning. It's just too

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10 to 13

		·····	
1	Page 10 some very, very large and high-profile type	1	Page 12 United States because of the regulatory
2	families and individuals as our clients,	2	environment, and I want my own
3	and I was not not about to throw our	з	broker-dealer.
4	reputation on the line or risk other	4	And the reason why I wanted to own
5	people's money in a market that I would not	5	the broker-dealer was when Lehman Brothers
6	feel comfortable trading my own.	6	went down, a lot of people didn't
7	So we wound everything down, we	7	understand what counterparty risk was. All
8	closed down, sent everybody their capital	8	of sudden you started hearing that everyday
9	back, and we basically said a year from	9	not understanding what that was.
10	now, a few years from now if things change,	10	(Inaudible) had to have confidence
11	you know, we'll make a decision (Inaudible)	11	in the (Inaudible) the problem that you had
12	again, we'll let everybody know, and then	12	when you're trading (Inaudible) the other
13	(Inaudible) we got involved in another	13	side of trade that you're able to have
14	business he spoke about where we had	14	financial well-being to fulfill that trade,
15	we spoke a lot, I told him what I needed,	15	and what happened with Lehman Brothers, so
16	you know, we talked a lot about economics	16	(Inaudible) multibillion dollar companies
17	and politics, and geopolitics, and you know	17	(inaudible) great companies like Refco and
18	how all things are mixed in, you know when	18	Mann Financial, and those were very well
19	you're buying (Inaudible) at the beginning	19	(Inaudible.)
20	(Inaudible) you know, just as a friend I'll	20	So when we were a CPA, we could not
21	do it for you, and we'll see where it goes.	21	accept (Inaudible), we could trade your
22	By that point in time, the market	22	(Inaudible) you would provide us with a
23	(Inaudible) got a little bit more back to	23	limited (Inaudible), and all your funds
24	normal so that it was tradable again.	24	were sitting at a broker-dealer which
25	We had some success as Ray mentioned, and	25	we had no affiliation with other than the
f			
	Page 11		Page 13
1	Page 11 he asked (Inaudible) people get involved.	1	Page 13 fact we chose that it would be the
1 2		1 2	Page 13 fact we chose that it would be the broker-dealer (Inaudible) our trades, so
	he asked (Inaudible) people get involved.		fact we chose that it would be the
2	he asked (Inaudible) people get involved. So we essentially had a little club,	2	fact we chose that it would be the broker-dealer (Inaudible) our trades, so
2 3	he asked (Inaudible) people get involved. So we essentially had a little club, a friends and family kind of investment	2 3	fact we chose that it would be the broker-dealer (Inaudible) our trades, so (Inaudible.)
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2 3 4 5	he asked (Inaudible) people get involved. So we essentially had a little club, a friends and family kind of investment club. We had for a while, and again we continued to have success, and Ray kept	2 3 4 5	fact we chose that it would be the broker-dealer (Inaudible) our trades, so (Inaudible.) Well, that was all well and good for a very long period of time before many
2 3 4 5 6	he asked (Inaudible) people get involved. So we essentially had a little club, a friends and family kind of investment club. We had for a while, and again we continued to have success, and Ray kept coming and saying, you know, (Inaudible)	2 3 4 5 6	fact we chose that it would be the broker-dealer (Inaudible) our trades, so (Inaudible.) Well, that was all well and good for a very long period of time before many the Lehman Brothers went down, but many of
2 3 4 5 6 7	he asked (Inaudible) people get involved. So we essentially had a little club, a friends and family kind of investment club. We had for a while, and again we continued to have success, and Ray kept coming and saying, you know, (Inaudible) let additional people in, and I said, well,	2 3 4 5 6 7	<pre>fact we chose that it would be the broker-dealer (Inaudible) our trades, so (Inaudible.) Well, that was all well and good for a very long period of time before many the Lehman Brothers went down, but many of those firms went down. People who had</pre>
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14 to 17

1	Page 14 funds. I do from a trading standpoint, but	1	and we're keeping the middle.
2	that company that's holding your funds can	2	So essentially we hold positions for
3	be doing anything with the funds.	3	seconds, and we just taking it in on the
4			-
5	(Inaudible) and having collapsed the	4	bid (Inaudible.) Effectively were buying
	markets all of a sudden (Inaudible) can be	5	and selling different volumes at the same
6	out of business and (Inaudible.) So that	6	time and keeping the middle, which is the
7	was the main reason for owning the	7	difference between the bid and the offer,
8	broker-dealer. So with the broker-dealer	8	and by doing so, after a couple of years,
9	we have total control of the entire	9	I looked at our results.
10	apparatus, and we don't have to rely on	10	At the end of December of 2016,
11	anyone else.	11	I realized that proprietary trading was
12	We just (Inaudible) center banks	12	all all our regular trading was
13	knowing that if the banks went down, that	13	(Inaudible.) Our clients were very happy
14	we have our capital with if they all	14	at the time. I realized that the
15	went down, we have much less problem than	15	proprietary trading was actually
16	(Inaudible.) So that's the reason why	16	(Inaudible) higher and less risk.
17	we went in that direction.	17	So it's (Inaudible) someone
18	Then what we did was we formed Oasis	18	anyone who understanding best (Inaudible)
19	International Group. So Oasis	19	less risk. That's kind of a better place
20	International Group is a a (Inaudible)	20	to be (Inaudible) some of our largest
21	firm registered in the Cayman Islands.	21	clients and we explained to them what
22	We then formed our own broker-dealer which	22	we were doing, so we'd like you to switch
23	Oasis had actually (Inaudible) one hundred	23	from a customer over to a lender
24	percent of, and that's the way we ran our	24	(Inaudible) if you want to go back, we'll
25	business.	25	put you back. If you don't want to go
1	Page 15 So in the beginning we ran it	1	Page 17 back, we'll continue this way.
2	we ran we ran the CPA originally where	2	We started in January of 2017, and
3	we had a managed (Inaudible) managed	3	-
4	account program where anyone placing their	4	by the middle of February, we had switched
5	funds with us, we would manage their	5	over (Inaudible) we don't want to go back
6	accounts based on the fact that we had	6	the other way, we like this much better and
7	(Inaudible) up or down, (inaudible) Swiss	7	we want to stick with it, so at that point
8	•		in time we made the decision to switch all
	franc. We had (Inaudible) rely on our	8	our managed money accounts over into just
9	trades.	9	simply proprietary trading (Inaudible.)
10	(Inaudible) if you were a U.S.	10	We shut down the entire managed part
11	citizen, you had to (Inaudible) what's	11	of our business and from that point in time
12	called a (Inaudible) contract participant,	12	all we did was make a market with
13	which means (Inaudible) business with us	13	proprietary trading with the capital from
14	except (Inaudible.)	14	our account, and anyone who wanted to
15	So we did that, we did it very	15	participate, (Inaudible) money into the
16	successfully for a couple of years, but as	16	program, we provide them with a note.
17	the broker-dealer, we also had the ability	17	The note states that you'll get a
18	to do what we call a proprietary trade or	18	minimum of 12 percent per year or 25
19	market make. Essentially with the bid and	19	percent of the spreads that we capture on a
20	the offer, there's a difference in the bid	20	daily basis using your capital. So on an
21	and offer of a few basis points.	21	average day, we turn the money over
22	Someone a selling euros out of Hong	22	(Inaudible), so for every million dollars
23	Kong, they're selling it at my bid.	23	that we have capital, we're doing somewhere
24	Someone is buying at the same time euros	24	between 10 and 15 million in trading, so
25	out of Sweden, we're selling it to them,	25	if a person had \$1 million with us, and on

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18 to 21

	Novembe	r 05,	2018 18 to 21
	Page 1	.8	Page 20
1	an average day we're doing, let's say, \$12	1	(Inaudible) they have questions, call in
2	million, they're earning the basis points,	2	(inaudible.)
3	the difference between the bid and the	3	RAY: Absolutely, Mike. Great job.
4	offer, they're earning 25 percent of what	4	And if you have any questions for Mike, you
5	we capture using their money.	5	can text me at area code 516-991-0808.
6	On \$12 million instead of just the l	6	516-991-0808. Mike, I have a question.
7	million that they have with us, going	7	It's this person's first call I'm sorry,
8	through that day in and day out, on a busy	8	this is the person's first call. They're
9	day we'll turn the funds over 50, 55 times,	9	asking about IRA and 401K (Inaudible.)
10	which means on \$1 million you'll have 50,	10	MIKE: Okay. So the answer is yes.
11	\$55 million worth of transactions done that	11	It's a slightly different process, so
12	you'll be collecting a split on.	12	
13	So we ended up it adds up to a	12	but IRA, what happens is anyone that has
14	decent amount, somewhere in the range of		their IRA or 401K has to roll those funds
15	maybe one and a quarter, two and a quarter,	14	over to a self-direct IRA, which we are
16		15	approved as (Inaudible) custodian of
10	two and a half on average. Somewhere in	16	institutional account there, and we have
17	between there we've had some big months	17	people in our firm that will help you guide
	where we've earned four, four and a half	18	you through the process.
19	percent. We've had some months where	19	So they'll get you all the correct
20	we just did 1.1, 1.2, but on an average	20	paperwork, they'll get you they'll make
21	basis, a rolling average over the course	21	it as painless as possible (Inaudible) do
22	(Inaudible) we're confident that	22	whatever they ask you to do as far as sign
23	(Inaudible) somewhere 20 percent per year	23	(Inaudible.)
24	instead of the 12 percent that we more or	24	Now, initially it's about a three
25	less use as a base of a guarantee. It's	25	week process. (Inaudible) paperwork to
	Page 1	9	Page 21
1	something that we are very, very confident	1	determine how much of your current IRA you
2	that we can achieve (Inaudible), we're	2	want over. Midland will then notify your
3	always exceeding.	3	current facility, and if you're
4	So the (Inaudible) structure, the	4	transferring over part either of it or all
5	perpetual (Inaudible.) So the reason why	5	of it to Midland, once Midland receives the
6	we do that is the perpetual (Inaudible)	6	funds, they then invest it on your behalf
7	wanted to keep it as a short-term	7	with us.
8	instrument, so 90 days. So any time	8	So the answer is yes, it's just a
9	someone decides they want to take	9	little bit of a a process. It takes two
10	(Inaudible), it turns into a 90-day note.	10	to three weeks, but like I said, we have
11	They can take their interest out at	10	people at the company who handle that
12	the end of each month, so any time someone	12	pretty much on a daily basis, they will
13	wants to take their interest or special		
14	interest, whatever they made daily on a	13	make it very painless and very easy to get
15	daily basis, it's added up at the end of	14	it done.
16	their month, (Inaudible) you can go into	15	MR. MONTIE: Okay. Great. Mike,
17	your back office and see this on a daily	16	the person said they got on late. They
18		17	want to know if they missed it, were there
	basis.	18	minimums?
19	So at the end of the month	19	MR. DACORTA: Okay. So at the
20	(Inaudible), all you have to do is notify	20	current time the minimum for a regular cash
21	us, and we'll send you a wire within a few	21	loan is 10,000, a minimum for an IRA is
22	business days (Inaudible) that that	22	20,000. The reason for the IRA is 20, to
23	(Inaudible.)	23	be honest, I just don't want to see people
24	So Ray, I think that's a pretty	24	incur the expense of opening a new IRA,
25	decent overview, I think, of the analysis.	25	transferring it into a self

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22 to 25

	November	05,	2018 22 to 25
	Page 22		Page 24
1	self-directed are a little bit more	1	whatever they charge is it, we don't add
2	expensive than regular IRAs.	2	anything to it, and the wire fees from
3	So to go through all that process	3	banks going back and forth is just what the
4	for less than 20,000 probably is not worth	4	bank charges, we don't add anything to
5	it to you, so I wouldn't want to see you	5	those either.
6	incur fees for doing it for a lesser	6	MR. MONTIE: Okay. And then the
7	amount.	7	second part is if this person wants to move
8	At the beginning of this year, cash	8	forward, what do they need to do next?
9	will probably also increase to a minimum of	9	MR. DACORTA: Okay. So the first
10	20. It's been 10 currently. Of course,	10	thing you would do is you would contact Gil
11	we OIG used to be higher, (Inaudible)	11	Wilson at our office. Gil, his email
12	used to be 10, so had we put the two	12	address is G, as in Gil, George, Wilson,
13	together, we kept it at 10, but at the	13	W-I-L-S-O-N, (Inaudible),
14	beginning of the year the minimum to be	14	Gwilson@Oasisig.com. So it's
15	cash will most likely go up to either 20 or	15	O-A-S-I-S-I-G, short for international
16	25 also, somewhere in that range, but right	16	group, dot com.
17	now it's 10 for cash, 20 for IRAs, and	17	Now, in the event you're talking
18	it will be that way until January 1st where	18	about an IRA, then email him at
19	January 1st it will be a small increase to	19	Gwilson@Oasismgt, short for Oasis
20	the cash minimum. Like I said, it will	20	management, dot com, because all IRAs have
21	probably go to 20 just to match the IRA	21	to go through Oasis management, because
22	minimum.	22	that's the U.Sbased company as part of
23	MR. MONTIE: All right. We got one	23	the part of the group.
24	more question. It's actually a two-part	24	So if you're again, I'll make
25	question. Besides the transferring of	25	it clear, if you're making a cash loan,
1	Page 23 IRAs, are there any fees that I will incur	1	Page 25 you'll email Gil at Gwilson®Oasisig.com.
2	being with Oasis?	2	If you're thinking about moving an IRA
3	And then the next question. What do	3	over, you'll email him at Gwilson@Oasismgt,
4	I need to do if I want to move forward with	4	Michael, George, Thomas, dot com. That's
5	this? Great question.	5	all you have to do, and Gil will start the
6	MR. DACORTA: Okay. So there are	6	process for you.
7	right, there are no fees at all, because	7	MR. MONTIE: All right. Mike,
8	you're not a customer, you're a lender, so	8	another question. This one says is my
9	you're actually lending us money.	9	principal guaranteed, and when can
10	We provide you with a note, and everything	10	I (Inaudible) my principal?
11	is at our expense other than the fact that	11	MR. DACORTA: All right. It's a
12	we in the contract it says you get a	12	90-day call, so you can always take your
13	minimum of 12 percent or 25 percent of the	13	you can take your interest out every month
14	captured the spread, which ever is	14	at the end of the month, and your principal
15	greater.	15	is 90 day. You can turn your note into a
16	That's what you get on your side	16	90-day note at any time.
17	under absolutely no fees at all. The only	17	So essentially you're you're
18	thing you may incur a fee with back and	18	you're earning somewhere in the range of 18
19	forth is a wire fee from the bank if you	19	and 22 percent and you have a very
20	withdraw money on a monthly basis once you	20	short-term instrument of 90 day. You can
21	get paid your interest out, it gets wired	21	get all you can withdraw all your
22	back and the bank is going to charge you a	22	capital with at any time, all you have
23	wire fee, but we don't charge any fees	23	to do is notify us. It's a 90-day call
24	whatsoever.	24	feature, and then it's send out to you.
25	The IRA company charges the IRA fee,	25	So for the amount of return on the

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26 to 29

<u>.</u>	November	05,	2018 26 to 29
	Page 26		Page 28
1	investment, it's a very, very short-term	1	profits, sometimes we buy real estate,
2	instrument, and we put that in there, the	2	we pay full price, we pay 100 percent of
3	90-day example, because we had some	3	the purchase price, we don't finance it,
4	companies using us for cash cash flow	4	and that becomes part of our hard assets on
5	issues where they were sending us	5	our balance sheet that that is the
6	\$1 million, taking out 500 three days	6	same owned by the same company, Oasis
7	later, putting in 2 million, taking out a	7	Financial Group (Inaudible), secured by.
8	million a week later, and we're just not a	8	So the risk is really the only
9	bank, we're not equipped for those for	9	real risk we have is, God forbid, a
10	that amount of back and forth transactions.	10	systematic issue, but like if you have a
11	So in order to discourage that,	11	systematic issue of that magnitude,
12	if anyone (Inaudible) any serious	12	it really doesn't matter who or where you
13	(Inaudible) make 18 to 20 percent and all	13	have your money who you have your money
14	they have is a 90-day tie up, they can take	14	with or where it is.
15	their money out any time within 90 days	15	It's the major money center banks
16	just by notifying us, we felt that that was	16	that we do business with like Barclays and
17	fair for both sides, so that's what	17	Wells Fargo and Citi had had major
18	we decided on (Inaudible.)	18	issues, but like I said, I think we all had
19	MR. MONTIE: Mike, one last	19	bigger problems than our finances at that
20	question. This person has said they're	20	point.
21	excited about what they hear. Their	21	MR. MONTIE: Mike. That's our last
22	question is what what kind of risk does	22	question. I want to thank you for being on
23	their principal investment have, what are	23	here tonight and I want to thank everybody
24	the risks?	24	who got on and listened in, and thanks for
25	MR. DACORTA: Okay. So the risk is	25	being here. If you've got anymore
1	Page 27	-	Page 29
1	this, there's no trading risk, because	1	questions, everybody should have Gil's
2	we don't hold positions, so really the only	2	email address.
3	risk is systematic. In other words, our	3	MR. DACORTA: Okay. Terrific, Ray.
4	capital, we have sufficient capital that	4	Thank you and thank everybody for getting
5	we place at the clearing firm in London.	5	on. I appreciate your time. Have a good
6	That's our own capital.	6	night.
7	Lenders' capital is just kept in	7	MR. MONTIE: Thank you, Mike. Have
8	banks more or less as collateral so we can	8	a good night.
9	do the trades the size we do and just have	9	(End of recording.)
10	the collateral, but your your files are	10	
11	never actually put at risk or even put at	11	
12	the at the company where we do the	12	
13	trades.	13	
14	So the only real risk would be	14	
15	systematic risk. God forbid something	15	
16	happened to the to the entire banking	16	
17	system as a whole, the financial system as	17	
18	a whole, that would technically be your	18	
19	risk with us provided that we just didn't	19	
19 20	totally mismanage our entire operation,	19 20	
19 20 21	totally mismanage our entire operation, which I can tell you that we're extremely		
19 20	totally mismanage our entire operation, which I can tell you that we're extremely conservative, and everyone who has known	20	
19 20 21	totally mismanage our entire operation, which I can tell you that we're extremely	20 21	
19 20 21 22	totally mismanage our entire operation, which I can tell you that we're extremely conservative, and everyone who has known	20 21 22	

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30

	Page	30
1	CERTIFICATE	
2		
3		
4	I Matthew I Wasa Court Departar	
6	I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was	
7	authorized to and did listen to and	
8	stenographically transcribe the foregoing	
9	recorded proceedings and that the transcript is a	
10	true record to the best of my professional	
11	ability.	
12	-	
13		
14		
15	Dated this 2nd day of July, 2019.	
16		
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19		
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21	m 1tim	
22	MATTHEW J. HAAS	
	Court reporter	
23		
24		
25		
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1	THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA
2	TAMPA DIVISION
3	CASE NO. 8:19 CV 886T33 SPF
4	COMMODITY FUTURES TRADING
5	COMMISSION,
6	Plaintiff,
7	v.
8	OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC;
9	SATELLITE HOLDINGS COMPANY; MICHAEL J. DACORTA; JOSEPH S.
10	ANILE, III,; RAYMOND P. MONTIE, III; FRANCISCO "FRANC" L. DURAN; AND
11	JOHN J. HAAS,
12	Defendants,
13	and
14	MAINSTREAM FUND SERVICES, INC.; BOWLING GREEN CAPITAL
15	MANAGEMENT LLFC; LAGOON INVESTMENTS, INC.; ROAR OF THE
16	LION FITNESS, LLC; 444 GULF OF MEXICO DRIVE, LLC; 4064 FOUNDERS
17	CLUB DRIVE, LLC; 6922 LACANTERA CIRCLE, LLC; 13318 LOST KEY PLACE,
18	LLC; and 40AKS LLC,
19	Relief Defendants. /
20	
21	RECORDED TELEPHONE CALL
22	WITH MICHAEL DACORTA AND RAYMOND MONTIE
23	
24	
25	

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2 to 5

r			2 00 3
1	(Thereupon:) Page 2	1	Page 4
2	(Thereupon:) MR. MONTIE: Welcome on, John,	1	explained to me how he used to have a
3	thanks for being on. We appreciate	2	printing press for money, and I asked him
4	everybody being here. I've got 10:58.	3	how he did that, and he came down, did a
5	We'll give it a couple of more minutes.	4	presentation, got started.
6		5	Fast track to RC, fast track to SC,
1	We might have one or two more joining us,	6	if you're in Ambit, you know what that
7	and then we'll get started. I'll give you	7	means, and somewhere along the line I just
8	a little bit of information and then let	8	started to realize how smart Mike was an
9	Mike answer all your questions.	9	intelligent. I had a lot of respect for
10	We appreciate everybody being here.	10	him and convinced him to trade some of my
11	We should have probably somewhere between	11	money.
12	six and eight people today, which will be	12	In October of 2011 is when
13	perfect. This way you guys can get all	13	we started, and we started to do really
14	your questions answered.	14	well, and a few people in my business who
15	Has anybody (Inaudible) yet? Give	15	are executive consultants would always
16	it about one more minute. I think we got	16	contact me and say, hey, if you ever find
17	just about everybody here. John, I didn't	17	something that you're making money with, a
18	know if you had anybody getting on, but	18	good investment, let me know, and so
19	everybody else is here, and we'll give	19	it started growing and growing and growing,
20	it another minute just in case.	20	and it just took off, and it's almost six
21	I'm going to put it in moderator	21	years later, I've never had a down month
22	mode just in case somebody gets on late and	22	with Mike.
23	they don't know that we're muted, and then	23	We've never lost money, we've only
24	what we'll do is after Mike kind of tells	24	made money, and so, you know, I shared this
25	us a little bit about his background, we'll	25	on a limited basis as I get to know people,
	Page 3		Page 5
1	open it up for questions, and you guys and	1	opportunity here, and, you know, there's
2	gals can get all our questions answered.	2	been some things over the last 60 or 90
3	RECORDING: Muted.	3	days that Mike will share with you where
4	MR. MONTIE: Mike, are you there?	4	I'm more excited than ever, the the
5	Mike?	5	opportunity to make some money.
6	MR. DACORTA: Yes, I'm here.	6	And so Mike, I'm not going to take a
7	MR. MONTIE: Okay. Great, I want to	7	whole lot of time. Mike lives down in
8	make sure we had the moderator line. Well,	8	Sarasota Florida now. I've known him for,
9	thank you, everybody, for being here this	9	like I said, six years. I trust the guy
10	morning. Mike, thank you for being on.	10	with my life. He's an incredible person
11	I know we got Kevin and Joe and Tim and	11	(Inaudible) and comes from a great family.
12	John and (Inaudible), and I think Dennis	12	He's got two son's and a daughter, and
13	might be joining us, too. I know John had	13	I just can't say enough good things about
14	a couple of people, so thank you thank	14	him.
15	you all for being on here.	15	And so a lot of times people will
16	You know, a little background on how	16	ask me, you know, how comfortable are you.
17	I met Mike. A lot of people on here are in	17	Well, I've got all my savings with him and
18	Ambit or somehow related to somebody in	18	I've got my parents' savings with him, so
19	Ambit. I met Mike Mike, it's funny,	19	that's how much I believe in Mike and how
20	it will be six years ago this Friday.	20	much faith and trust I have in him.
21	It was Father's Day weekend in 2011, and	21	So with that said, I'm going to turn
22	Ambit was opening up the Hudson Valley.	22	it over to Mike so he can kind of tell you
23	Ran an ad. Mike was the first person to	23	about his background, and Mike share with
24	call me.	24	what's going on, and then we'll open it up
25	We got on the phone, and Mike	25	for Q and A if that's okay.
		1	

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6 to 9

			6 to 9
	Page 6		Page 8
1	MR. DACORTA: Sure, absolutely.	1	hedge my oil positions, and I realized that
2	MR. MONTIE: Okay.	2	the dollar was the best the best trade
3	MR. DACORTA: Thanks, Ray,	3	there was against all the other major
4	I appreciate that, very very nice words.	4	currencies, because it was incredible
5	I appreciate it very much. Just to give	5	liquid. It was the most enormous market of
6	everyone a little background, I mean, I'm	6	all the markets.
7	52 years old. I've been in the investment	7	It was you know, the New York
8	business as a trader since I was 21 years	8	Stock Exchange has to trade 100 days of
9	old.	9	dollar volume to equal one day on the
10	I had a couple of my own firms, one	10	currency market. It trades over
11	originally in the equity regular, you know,	11	\$4 trillion every single day in volume.
12	NASDAQ-type firm where we traded stocks,	12	So I realized that's where I had to
13	bonds, and other other instruments.	13	be. So I started my own domestic firm, ran
14	Eventually in the year 2011, I went one	14	it until Lehman Brothers went down.
15	hundred percent into currencies, and the	15	We were extremely successful. Got out of
16	reason why I went into currencies one	16	the business for about a year where I kind
17	hundred percent is because back after the	17	of just wanted to see where things were
18	Asian financial crisis, oil had gone down	18	going, because I realized after Lehman
19	to about \$11.50 a barrel, and coming	19	Brothers went down, you no longer could
20	outside of that crisis, everyone was buying	20	base your decisions for that really short
21	dot com stocks, and I looked at them, and	21	period of time, that one year afterwards on
22	I don't buy anything I don't understand or	22	economics or anything that would be a
23	figure out how they're actually going to be	23	normal thought process for a trader.
24	profitable one day.	24	What you had to do is you had to
25	So I looked at oil, and I knew	25	worry about politics, you had to worry
	Page 7		Page 9
1	it took \$14 to get it out of the ground,	1	about central bankers from all over the
2	and it was selling for 11.50, and I knew	2	world chiming in in the middle of the
3	that couldn't last. So I started buying	3	night, and I couldn't look my clients in
4	oil on a trading desk where I worked, and	4	the face at the time and say I can continue
5	between oil and then eventually started	5	to do for you what I did for you in the
6	buying a lot of the oil service stocks	6	past.
7	that that were very depressed at the	7	So we just kind of shut down.
8	time.	8	The the regulations in the United States
9	And over the course of the next 18	9	became onerous, and it was just about
10	months, oil went to \$65 a barrel, and	10	impossible to run a company like that
11	we also had stocks that I was I was by	11	unless you were a major bank anyway.
12	buying around it also started rising up to	12	So I took a little time off in the
13	85, \$90 a share from 8, 10, \$12 where	13	interim time. I met Ray. One thing led to
14	I purchased, and I sold out of everything,	14	another. I started managing some of Ray's
15	and I took all the all the money I made	15	money. He invited a few other people, and
16	on that venture trading, it's (Inaudible)	16	we had a small little what we call a
17	where I put up my money, put it at risk	17	friends and family group where it was a
18	first.	18	small number of people, and I was just
19	They gave me a lot of their money to	19	trading for them in the currency market.
20	manage. They paid me a large amount of the	20	I'd give them a weekly email how where
21	profits, but my money was on the hook	21	we were for the week. At the end of the
	first. So you develop a very disciplined	22	month, they had the option to either take
22			
23	approach to the way you invest or the way	23	all their profits out or let them roll.
		23 24 25	all their profits out or let them roll. But the thing was, we started

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10 to 13

1			
1	Page 10 and I realized that the market was back in	1	Page 12 On the market making side, we use
2	sync, and we could really start doing this	2	all our own capital, and it's very simple.
3	on a larger scale again. I was talking to	3	We're the bid and offer on all the major
4	Ray about it. I said, I'd like to do this	4	currencies against the dollar. Someone in
5	in a bigger way, but we can't do it the way	5	Hong Kong is selling 50 million euro,
6	we're doing it, we're going to have to go	6	someone in Sweden or somewhere else in
7	out and get get re-licensed and do all	7	France or anywhere else around the world
8	the things that need to be done, but I told	8	who is buying 50 million euros at the same
9	him in the United States it just isn't	9	time or five people buying 10 million euro,
10	worth it anymore.	10	we just simply are able to take it in from
11	What I have to do is I have to go	11	one and put it at the other and make the
12	see a good friend of mine who is a very	12	middle, the difference between the bid and
13	prominent attorney on Wall Street. I knew	13	the offer.
14	him for 18 years. He formed my companies	14	And we were so successful over the
15	for me in the past when I was when I had	15	last two years that when I sat down and
16	the domestic firms.	16	I compared the results of managing money
17	I went to him and I said, Joe,	17	where the client is taking risk and I'm
18	here's what I'd like to do, everything	18	obviously under the stress of making sure
19	I did before I'd like to do again, only I'd	19	I'm correct in my judgment and and
20	like to do it outside of the U.S. I'd like	20	and my timing and making the trades, with
21	to get a foreign license and do it, you	21	market making it's a lot more fluid, it's
22	know, somewhere else.	22	just a constant volume, and I I looked
23	Joe looked at my business plan and	23	at it and I said, well, I can insulate the
24	said, look, I don't want to be your	24	client from risk by putting our money at
25	attorney this time, I want to be your	25	risk first, the same way I did years ago
	Page 11		Page 13
1	partner. I'll do all the legal work, all	1	back at (inaudible) Kellogg where they gave
2	the compliance work, and all you have to do	2	me a large sum of their money, but I put up
3	is what you do best, which is go out and	3	a buffer between their money and and
4	trade and raise money and talk to people	4	and my have been and the second secon
E			and my trading, and they were very happy
5	and continue to trade. I said it sounds	5	and paid me out very handsomely on the
6	and continue to trade. I said it sounds good.	5 6	
			and paid me out very handsomely on the
6 7 8	good.	6	and paid me out very handsomely on the amount of profits that I generated on their
6 7	good. I told Ray. Ray was on board, and	6 7	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they
6 7 8 9 10	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent	6 7 8	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading
6 7 8 9 10 11	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer	6 7 8 9	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk.
6 7 8 9 10 11 12	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other	6 7 8 9 10	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only
6 7 8 9 10 11 12 13	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer	6 7 8 9 10 11	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered
6 7 8 9 10 11 12 13 14	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a	6 7 8 9 10 11 12	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way
6 7 8 9 10 11 12 13 14 15	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S.	6 7 8 9 10 11 12 13	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would
6 7 8 9 10 11 12 13 14 15 16	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant,	6 7 8 9 10 11 12 13 14	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed
6 7 8 9 10 11 12 13 14 15 16 17	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10	6 7 8 9 10 11 12 13 14 15	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making
6 7 8 9 10 11 12 13 14 15 16 17 18	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10 million dollars in net worth.	6 7 8 9 10 11 12 13 14 15 16	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making operation. Instead of them taking the risk, we give them a note which we more or less secure their funds in our collateral
6 7 8 9 10 11 12 13 14 15 16 17 18 19	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10	6 7 8 9 10 11 12 13 14 15 16 17	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making operation. Instead of them taking the risk, we give them a note which we more or
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10 million dollars in net worth. So obviously it restricted us from doing business with most people in the</pre>	6 7 8 9 10 11 12 13 14 15 16 17 18	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making operation. Instead of them taking the risk, we give them a note which we more or less secure their funds in our collateral
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10 million dollars in net worth. So obviously it restricted us from doing business with most people in the United States, but there were still plenty that were able to open accounts with us,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making operation. Instead of them taking the risk, we give them a note which we more or less secure their funds in our collateral account. We tell them the note says you make no less than 12 percent per year or 25 percent of the profits of the not profits, 25 percent of the fees we collect
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	good. I told Ray. Ray was on board, and we formed Oasis International Group, which is a non-U.S. company. It's a Cayman Islands company. That's our parent company, then we have broker-dealer licenses from other parts other jurisdictions around the world. What that did was that prevented us from having a U.S. citizen as a client unless the U.S. citizen was an exempt contract participant, which means they had to have at least 10 million dollars in net worth. So obviously it restricted us from doing business with most people in the United States, but there were still plenty that were able to open accounts with us, and we had a very nice business going along, but on the other hand, we also do	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	and paid me out very handsomely on the amount of profits that I generated on their money, because they had no risk, but they collected all the fees on all the trading I did through their desk. So it's the same concept, the only thing is what we've done is we've offered it to our our clients, and the way it worked was very simple, someone would move their account from being a managed account over to our market making operation. Instead of them taking the risk, we give them a note which we more or less secure their funds in our collateral account. We tell them the note says you make no less than 12 percent per year or 25 percent of the profits of the not profits, 25 percent of the fees we collect
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14 to 17

			14 00 17
	Page 14	1	Page 16
1	month for our investors, that's net to the	1	leave it in your fee sharing account, you
2	investors. So obviously it was a much	2	could take it out at any time you want or
3	better position for us because there's a	3	you could just sweep it at the end of every
4	lot less risk, there's a lot less stress on	4	month and get a wire back to your account
5	our end. Number two, there's very little,	5	for whatever the fees may be.
6	if any, risk for the client, and the client	6	Now, for people who are not able to
7	is going to end up making a better return	7	do 100,000 and have their own login, what
8	with less risk, so it made sense.	8	I decided to do, and I informed Ray about a
9	So what I'm trying to do now is	9	week ago, was our original friends and
10	phase out the management side and move	10	family setup, I am now going to move that
11	everyone over to the market making side.	11	entire set up over to the market making, so
12	Now, the market making side was a	12	therefore, someone can participate the same
13	\$1 million minimum at the beginning,	13	way and get the same returns, the same fee
14	because market making you need large	14	sharing with less than 100,000 by coming
15	amounts of capital and 10 or 20,000 or 50	15	into the original Oasis Management for a
16	or 60,000 really doesn't move the needle	16	minimum of 10,000, okay, the minimum there
17	for us.	17	is 10,000, and but they wouldn't have their
18	So I had to do it in million dollar	18	own login.
19	increments, but we've gotten a tremendous	19	Oasis Management would be opening
20	response, so what I started doing was	20	the the would be opening the account
21	offering it to some of our existing	21	with Oasis International Group to trade the
22	clientele who had a hundred or two hundred	22	entire group all at once, and what I would
23	thousand, and I was able to piggie back	23	do for the people in Oasis Management is
24	them on larger deposits that were going in	24	nothing will change for them, they will get
25	and, therefore, give them access.	25	an email from me every Friday saying how
	Page 15		Page 17
1	So the way it works right now is	1	much we're up for the week. At the end of
2	that anyone who has the potential to do a	2	the month, they'll say here's what we've
3	minimum of 100,000 can go in directly, you	3	I'll say here's what we've done for the
4	would have your own login, where at five,	4	month, and you have the option, again, to
5	ten every night you could login and you	5	either take your profits or let them roll.
6	will see exactly how much you've earned in	6	So for the people in Oasis
7	fees everyday.	7	Management nothing is going to change
8	And what happens is at the end of	8	except their risk is going to go down and
9	the month you have three options, you can	9	their returns are going to go up, because
10	sweep our account for the fees, you can	10	the program itself generates the fees based
11	leave them in the fee account where they're	11	on volume, but today for today, because
12	building up but they're not earning	12	of the reports this morning of the CPI and
13	anything, or you can roll them into your	13	a couple of economic reports coming out and
14	principal and allow them to earn fees.	14	the fact that we have the fed meeting today
15	So if someone had \$100,000 and they	15	at two o'clock where they're going to
16	made \$4,000 this month, next month they'd	16	announce, it's been a very active day,
17	be earning it on 104,000. The note itself	17	we've turned the money over ten times
18	is a perpetual note with a 90-day notice,	18	already today.
19	so, therefore, the principal is is no	19	So that means someone who has
20	more than 90 days away if you needed	20	\$1 million with us already got paid on \$10
21	it back for any reason.	21	million worth of trade for their for
22	So the way it works is if you earn	22	their \$1 million deposit.
23	20 or 30,000 in your fee sharing account,	23	So it's a very lucrative investment,
24	you rolled it into our principal, it then	24	and it's also a very secure investment
25	becomes part of the 90-day notice. If you	25	where we're not taking any risk, we're not
		1	

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18 to 21

			18 00 21
1	Page 18 taking any positions. I do not have to be	1	Page 20 because I didn't have the capital to
2	right or wrong, I'm just simply making the	2	facilitate that extra billion in trading.
3	middle between the bid and the offer and	3	So that's kind of the concept behind the
4	giving 25 percent of the fees I capture by	4	whole thing.
5	having the capital to you.	5	So it really comes down to two
6	Now, some people ask why would you	6	things, 100,000 or more you can have your
7	do that, and it's very simple. The market	7	own login, and you can have your you can
8	is tremendous. As I said, trades about	8	see your specific earnings every single
9	\$4 trillion a day. I am a regulated entity	9	day. Less than a hundred thousand, you
10	where we are a broker-dealer, and for every	10	would come into Oasis Management, you would
11	trade I do, even if I only own the currency	11	end up with the same exact return someone
12	for a nanosecond before I sell it to	12	with a 100,000 or 10 million have, but you
13	someone else, I need to show the regulators	13	wouldn't be able to login daily, you would
14	that every trade I did, I had the proper	14	have to rely on me to send you an email
15	capital available and in place to	15	every Saturday morning to say how we did
16	facilitate that trade.	16	for the week.
17	If I don't have the right amount of	17	So that's kind of the whole the
18	capital, I'm not allowed to make a profit	18	whole story in a nutshell. I quess it's
19	on that trade, I have to pass it through to	19	easier now just to answer maybe some
20	my liquidity providers which are Deutsche	20	questions so that way we get to, you know,
21	Bank, HSBC, Goldman Sachs, and so on.	21	we get down to the parts where someone
22	So someone hits my bid for 300	22	didn't quite get what I was getting to.
23	million euro, and I have a buyer for 300	23	We I'll be quiet now and let you guys
24	million euro at the same time, but I only	24	ask the questions.
25	had capital for 200 million euro, that's	25	So Ray, if you want, you can open
1	Page 19 all I could take, and I have to give up the	1	Page 21 it up.
2	hundred million to somebody else so they	2	MR. MONTIE: Mike, first of all,
3	can make money off it.	3	thank you. I'm excited to hear that we've
4	So by building up our capital with	4	been off to a good morning. I moved my
5	our clients, what it does is it allows me	5	money over last week, and it's exciting to
6	to participate in more trades which ends up	6	see at the end of the day just after five
7	making us more more money and become	7	o'clock how we did.
8	more profitable. So I figured if I was	8	Before I open it up, I believe
9	able to secure the company the the	9	everybody on here had that example that you
10	customer's capital in a collateral account	10	sent me starting back in, I want to say,
11	where they are not exposed to trading	11	April or March.
12	whatsoever, and I gave them 25 percent of	12	MR. DACORTA: March 22nd, March
13	the fees, they're making an enormous	13	22nd, correct.
14	return, and they should be very happy with	14	MR. MONTIE: Okay. And so they saw
15	that setup.	15	the example of that, and they saw the
16	And at the same time, I'm doing	16	gentleman making, you know, the money off
17	trades I didn't have the capital for, and	17	of the trades everyday, and my question
18	I'm keeping 75 percent of the fees I'm	18	was, and I know I'll get this from a few
19	capturing by, you know, with all the effort	19	people, they also saw the last seven days
20	and all the work we do and all the expense	20	of June or the first seven days of June
21	we have to run the firm, but in essence,	21	where there was a percentage, then, where
22	you know, we're not putting their capital	22	he got paid twice for referal of somebody.
23	at risk, so we're still making I'd	23	Can you talk about that. And I'm
24	rather make 75 cents on an extra, you know,	24	sure that will be a question, so before
25	billion dollars rather than make zero	25	I even open up
1		1	

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22 to 25

F			22 (0 2)
1	Page 22	1	Page 24
1	MR. DACORTA: Sure.	1	in touch with you moving forward, what's
2	MR. MONTIE: if you can address	2	the best way to contact you?
3	how that works.	3	MR. DACORTA: The best way to
4	MR. DACORTA: Absolutely. So that	4	contact me, and you can you can get my
5	client deposited \$1 million to get started	5	phone number. My cell phone number is
6	on March 22nd, so all the returns that you	6	845-505-0941. You can text me first just
7	see for March 22nd, you'll see a deposit,	7	to make sure, you know, I'm available at
8	one deposit everyday until June 1st, and	8	that time. Just let me know, you know, who
9	then on June 1st you'll start seeing two	9	you are, where you're from, the call, and
10	deposits, one larger, one smaller.	10	we'll figure out the best time that both
11	The larger one is his his	11	both of us will be available to talk, or
12	earnings on his own money. The smaller one	12	you can send me am email at M, as in Mike,
13	was he recommended to a friend of his that	13	Dacorta, as in my last name, so it's
14	they get involved, and they started with a	14	M-D-A-C-O-R, as in Robert, T as in Thomas,
15	half a million dollars. So they wired in a	15	A as in apple, @Oasisig.com. So that's
16	half a million, and he got a quarter of	16	O-A-S-I-S-I-G, short for international
17	for referring someone, you would get a	17	group, dot com. So either way it's fine.
18	quarter of what you get for your own money	18	MR. MONTIE: Okay. Great. Guys,
19	or what that person gets for their own	19	I'm going to open up the call. Here's what
20	money.	20	I would ask you to do. You know, we've got
21	So it doesn't come out of that	21	somewhere between six and eight people on
22	person's earnings. That person still gets	22	here. If you've got a question, you know,
23	the 25 percent, we just allocate an extra	23	just simply state who you are and what your
24	quarter of a percent out of our pocket, a	24	question is for Mike, and, you know, have
25	quarter of a percent of the total fee.	25	Mike answer all the questions. Thanks for
	Page 23		Dage 25
1	So if you think of it in basis	1	Page 25 being on here, Mike. Thank you.
2	points, we average about four basis points	2	RECORDING: Unmuted.
3	per trade, so that means, let's say you	3	MR. MONTIE: If you have any
4	have your own money and you're earning one	4	questions. Can you guys hear me?
5	basis point on every trade I do that	5	UNKNOWN SPEAKER: Yeah, Ray, we got
6	allocates your funds, which is every trade	6	you.
7	your "percentagely" allocated anyway, so	7	MR. MONTIE: I just want to make
8	you're involved in every single trade I do	8	sure everybody's still (Inaudible) with
9	all the time regardless of how much money	9	everybody. John or Ken or Kevin or Ron or
10	we have in the entire pool.	10	Joe, anybody (Inaudible) I know for sure,
11	So you would get one basis point.	11	have any questions for Mike?
12	If you brought a friend in, they would get	12	JEFF: Yeah, this is Jeff. Can you
13	one basis point, but you would earn one	13	just repeat your email address.
14	quarter of a basis point on their on the	14	MR. DACORTA: Sure, it's M as in
15	funds that you referred in. So that's the	15	Mike.
16	way a referral works. And then if you	16	JEFF: Yep.
17	refer multiple people, you will see a	17	MR. DACORTA: Dacorta as in my last
18	deposit for each person, so that way you	18	name, D-A-C-O-R-T-A @Oasisig.com. So it's
19	would actually be able to know how much	19	O-A-S-I-S-I-G.com.
20	you're earning on each individual referral	20	JEFF: All right. Thank you.
21	that you made. So that that's how that	21	MR. DACORTA: You got it.
22	works.	22	KEVIN: Hey, Mike, this is Kevin.
23	MR. MONTIE: And then, Mike, I just	23	How are you?
24	got a text, so I'll open it up now, but	24	MR. DACORTA: Good, Kevin. How are
25	if somebody had questions or wants to get	25	you?
L			

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26 to 29

1 1	Page 26	1	Page 28
1	KEVIN: I'm doing pretty good,	1	7 to 7,500, and on a really busy month, you
3	buddy, doing good. I've got a quick	2	know, it could be up as much as 8, 9,
	question. Just to be clear on the	3	\$10,000, but it's paid every single month
4	referral referral part, my phone cut out	4	and you get to see that deposit every day
5	for a brief second there, so I didn't hear	5	as well.
6	everything.	6	RYAN: Absolutely. And if you start
7	So hypothetically if I refer	7	for less than 100,000, and you decide to go
8	somebody to this, the there's a 25	8	up to the 100,000, you can upgrade someone
9	20 basically a quarter, 25 percent on	9	to a login account, that wouldn't be an
10	that person, and if the next person refers,	10	issue, right?
11	that person can also be eligible for that	11	MR. DACORTA: Not at all, that
12	25 percent, every person has an opportunity	12	that that's absolutely correct.
13	to refer one level away?	13	RYAN: All right. And you could
14	MR. DACORTA: Yeah, yeah, exactly,	14	also roll over all the money that's made
15	anyone that anyone that's a customer,	15	right back into the principal without us
16	anyone that comes in, puts their own money	16	actually having to call out to interject,
17	in and refers someone is eligible for the	17	that can just automatically be done.
18	referral, so that's that's that is	18	MR. DACORTA: Yes, the way the
19	correct.	19	way it's done is it's automatic unless you
20	And just to give you an example, so	20	tell us not to. So we we just assume
21	if someone if we're averaging 30,000 per	21	everybody wants to roll their profits, and
22	million and you're getting a quarter of a	22	the way it's written the way that the
23	pip, as a referral, you would be earning	23	agreement is written, if you have your own
24	about 7,500 a month on referring \$1 million	24	login, the way the note is written is that
25	deposit or multiple deposits that add up to	25	you would you would it would be
	Page 27		Page 29
1	\$1 million, but so that's about how much	1	automatically rolled unless you told me to
2	you would earn just on just on a	2	not roll it, keep it in your fee account,
3	referral fee for \$1 million, about \$7,500	3	or to send it to you.
4			
	per month.	4	So I have two or three clients that
5	per montn. MR. MONTIE: John or Ken or Ryan,	4 5	So I have two or three clients that take it as cash flow, because they just
5 6	-		
	- MR. MONTIE: John or Ken or Ryan,	5	take it as cash flow, because they just
6	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions	5 6	take it as cash flow, because they just like the extra cash flow every month, but
6 7	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and	5 6 7	take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our
6 7 8 9 10	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be	5 6 7 8	take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every
6 7 8 9 10 11	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and	5 6 7 8 9	take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month. RYAN: Okay. MR. DACORTA: And this is this
6 7 8 9 10	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal?	5 6 7 8 9 10	take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month. RYAN: Okay.
6 7 8 9 10 11 12 13	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time	5 6 7 8 9 10 11	take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month. RYAN: Okay. MR. DACORTA: And this is this
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6 7 8 9 10 11 12 13 14 15	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone	5 6 7 8 9 10 11 12 13	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
6 7 8 9 10 11 12 13 14 15 16	MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there,	5 6 7 8 9 10 11 12 13 14	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
6 7 8 9 10 11 12 13 14 15 16 17	<pre>MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there, as long as they stay there, you would be</pre>	5 6 7 8 9 10 11 12 13 14 15 16 17	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there, as long as they stay there, you would be earning your quarter of a pip, so</pre>	5 6 7 8 9 10 11 12 13 14 15 16	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	<pre>MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there, as long as they stay there, you would be earning your quarter of a pip, so if it's you know, like I said, the example has been the average is 30,000,</pre>	5 6 7 8 9 10 11 12 13 14 15 16 17 18	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there, as long as they stay there, you would be earning your quarter of a pip, so if it's you know, like I said, the example has been the average is 30,000, I mean, sometimes it's a little less,</pre>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>MR. MONTIE: John or Ken or Ryan, I don't know if you guys have any questions at all. RYAN: Absolutely. Hey, Mike, Ryan here. Quick question. If you go ahead and you refer someone, is that referral be it on a monthly basis or is just a one-time deal? MR. DACORTA: No, it's a monthly basis as long as the funds are in in the investment. So every month if someone put \$1 million in, and they stayed there, as long as they stay there, you would be earning your quarter of a pip, so if it's you know, like I said, the example has been the average is 30,000, I mean, sometimes it's a little less, sometimes it's a little more, it's always going to fluctuate based on volume, but</pre>	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<pre>take it as cash flow, because they just like the extra cash flow every month, but the majority of our the majority of our deposits just roll their profits every month.</pre>
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30 to 33

1	Page 30	1	Page 32 rule where currencies fall under that allow
2	we're approved, they make the investment with us obviously FBO for the person that	2	every investor to do that, and we've been
	· ·	3	doing it for for 15 years and never
3	they're doing it for, and then once the		5
4 5	funds are in our hands, everything else is	4	had and all our clients have, and most accountants understand it and know about
	exactly the same, but obviously, if you	6	
6	earn any money on that, it has to go back	7	it. You just have to point it out to them.
7	to your IRA, you know, you couldn't take	8	If you don't have you know,
8	it out.		if your accountant is kind of like H & R
9	RYAN: Yeah, absolutely.	9	Block or something like that, you'll
10	MR. DACORTA: Right.	10	probably have to point it out to them, but
11	RYAN: Yeah, it makes sense. And	11	if someone has a, you know, a CPA firm
12	then as far as taxing purposes go, I know	12	doing their taxes, you just let them know
13	you're based in the Cayman Islands. Do you	13	that's what it is. They should be aware of
14	issue like a 1099 form at the end of the	14	it.
15	year? How does that work?	15	RYAN: Yeah, absolutely. So how do
16	MR. DACORTA: No, we we are not	16	you go about getting started with this?
17	required to issue any any type of	17	MR. DACORTA: Well, it's it's
18	paperwork or report anything, so we don't	18	very simple depending on which way you want
19	issue anything, so it's really up to, you	19	to go. So if someone is coming into Oasis
20	know, it's just it's between you and	20	Management with less than \$100,000, it's
21	your accountants how you handle it.	21	very simple. You send me an email saying
22	Normally, anything that has to do	22	you want to get started and you're going to
23	with currency trading is taxed with 60	23	come in from that side of the spectrum.
24	percent long-term capital gains, 40 percent	24	I will send you a very easy to
25	short-term capital gains, so it's a big	25	understand, very simple worded two-page
	Page 31		Page 33
1	benefit compared to you know, compared	1	agreement that basically says the way Oasis
2	to regular income, and the other thing is	2	Management works is basically a limited
3	if you have carry-forward losses because	3	partnership, you know, signature, just that
4	it's a capital gain and not an income, you	4	you're a part you're a limited partner.
5	can use it to offset losses that you have	5	And then you just either send me a
6	that, let's say, might be carried over from	6	check or a wire to Oasis Management, put
7	other places.	7	the address and everything, and I'll give
8	RYAN: Uh-huh, and can you define	8	you the wiring instructions in the email
9	what's categorized as long-term versus	9	when I respond. And if your funds come in
10	short-term.	10	between now and the 1st, they'll be
11	MR. DACORTA: No, in other words,	11	they'll get rolled into Oasis Management,
12	you know, the way they categorize it,	12	you know, immediately on the first, and
13	there's a different there's a different	13	you'll be good to go, starting July 1st
14	tax rate for long-term versus short-term,	14	you'll be in the program.
15	and it depends on your tax bracket where	15	If you're doing anyone is doing
16	it's much less than regular income for	16	over 100,000, they would contact me the
17	1099-type tax.	17	same way, only tell me that they're
18	So what happens is currency by	18	going they're going to have they
19	definition, because it falls under the	19	want they're going to do over a hundred,
20	Commodity Act, it doesn't matter. If you	20	and they want their own login. At that
21	make \$100 with us, \$60 is long-term, \$40 is	21	point in time I send you the the the
22	short-term. It doesn't matter that	22	sample note, the way it's going to read.
23	technically it's all short-term, because	23	You tell me who you want the note to be
		1	
24	we're only in and out of things in seconds,	24	made out to, and you tell me the amount
	we're only in and out of things in seconds, but there's a designation in the commodity	24 25	made out to, and you tell me the amount you're going to do. I have our our

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1	Page 34 legal department fill in the note for you.	1	Page 36 roll in on the first, and that's when this
2	I will send you a copy of the note for your	2	program is going to start for Oasis
3	review and the wiring instructions for that	3	Management anyway, because I'm going to
4	account.	4	roll right now we're in the middle of a
5	If the if the note reads the	5	month, so I'm going to when this month
6	way everything is correct, the title and	6	is over, I'm going to move the funds from
7	amount and everything on there is that	7	where we trade them, where we have traded
8	you understand and is correct and you have	8	them for the last six years over to our
9	no questions, you wire you wire us the	9	own our own broker-dealer and enter them
10	money. Once we receive the money, I	10	into this program.
11	I execute the note and send you the	11	So if you under a hundred, the
12	execution page, because obviously once	12	answer is every check you send me that you
13	I execute the note, we owe you the money,	13	want to add after that will always go in on
14	so the money has to hit our account.	14	the 1st of the month. If you have your own
15	Once it hits our account, we execute	15	login, it will go in the day that
16	the note, send send you the executed	16	we receive the funds at five o'clock.
17	the execution page, and that's it. At that	17	KEVIN: Okay. Okay. Great. And
18	point in time you'll immediately be set up	18	then just one other thing getting back
19	that day, you'll get your own login	19	MR. DACORTA: Okay.
20	immediately, and at 5 p.m. the night the	20	KEVIN: getting back to the
21	money comes in, you'll be rolled into	21	referrals. I don't know if I heard you
22	the you'll be rolled into the market	22	right earlier, my phone was cutting in and
23	making program, and you'll start earning	23	out, but was there something you mentioned
24	money immediately.	24	about referring multiple amounts of people
25	RYAN: All right. Well,	25	and the commission changing? Like
1	Page 35 I appreciate you, Mike. Thanks for	1	Page 37 if I referred, you know, 15 people, is
2	answering those questions, and I look	2	it always 25 percent or does it change?
3	forward to doing business with you.	3	MR. DACORTA: No, it no, it never
4	MR. DACORTA: Sounds good. I look	4	changes. What I said was that if you
5	forward to it. Have a great day.	5	referred \$1 million in, whether it's one
6	KEVIN: Hey, Mike, I got one more	6	deposit for a million or, let's say, ten
7	question for you, Mike. It's Kevin again.	7	deposits for 100,000
8	MR. DACORTA: Okay, Kev, yeah.	8	KEVIN: Okay.
9	KEVIN: In in regards to you	9	MR. DACORTA: you're going to end
10	know, hypothetically I go through that	10	up you're going you're going to end
11	process of setting the account up and July	11	up making roughly \$7,500 per million per
12	1st the money is being traded, if I wanted	12	month
13	to send you additional money, let's say on	13	KEVIN: Right.
14	a weekly or biweekly basis, the same the	14	MR. DACORTA: on \$1 million
15	same way (Inaudible) wire and from the	15	referral, but I didn't want you to think
16	point you receive the money, when does that	16	it has to be \$1 million one-person deposit.
17	money hit the account and start being	17	KEVIN: I gotcha. Yeah, that's what
18	traded?	18	I was figuring.
19	MR. DACORTA: Okay. If	19	MR. DACORTA: Okay.
20	if you're if you have your own login,	20	KEVIN: I just like I said, I lot
21	it can go in the same day I receive it.	21	lost you for about five seconds and
22	If you're in Oasis Management, normally	22	I missed out a little bit. All right.
23	we we we do it we do everything	23	MR. DACORTA: Okay. No problem.
24	for the 1st of the month, so any deposit	24	KEVIN: I I appreciate it, Mike.
25	any checks I get between now and the 1st I	25	Thank you.
L		1	

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38 to 41

[1	
1	Page 38 RYAN: Mike, thank you.	1	Page 40
2	MR. DACORTA: You got it.	2	MR. DACORTA: Sure. Sure, one one more time, if you're going to text me
3	MR. MONTIE: Any other questions?	3	for a call, text me at 845-505-0941. Today
4	JOHN: Yeah, hey, Mike, John	4	
5	· · · · · · · · · · · · · · · · · · ·	4 5	will not be a good day just because of the
	(Inaudible.) How are you?		fed announcement, so we're going to be
6	MR. DACORTA: Yes, hi. How are you?	6	really busy for the remainder of the day
7	Very good. Thank you.	7	until maybe after after five or six
8	JOHN: A couple a couple of	8	o'clock tonight, and my email address is
9	questions. First one is I currently have a	9	my is M as in Mike, Dacorta,
10	Roth IRA, and I'd be interested in rolling	10	D-A-C-O-R-T-A, @Oasisig.com.
11	that over, and then I'd also be interested	11	RECORDING: (Inaudible.)
12	in possibly putting in some additional	12	RAY: Guys, we appreciate everybody
13	money, so that would would that be two	13	being on here. Unless anybody has any
14	different accounts? How would that work?	14	other questions, Mike, thank you so much.
15	And then my my Roth IRA I have	15	MIKE: Oh, you're very welcome, Ray.
16	automatic draft every month, and I'm adding	16	Thank you, everybody, for being on.
17	money into it every month, I max out my	17	RAY: Everybody have a great day.
18	investment every month. Just give me some	18	Thank you.
19	examples of how that situation would work	19	UNKNOWN SPEAKER: Thank you. You,
20	for me.	20	too.
21	MR. DACORTA: Okay. Well, we have	21	UNKNOWN SPEAKER: Thank you, Ray.
22	guys that handle the IRA, so what I would	22	MIKE: Thanks, Ray.
23	do is specifically have you speak with	23	RAY: Okay. Bye, now.
24	them, because they can give you all the	24	(End of recording.)
25	details. However, for the most part, it	25	
		10.100	
	Page 39		Page 41
1	Page 39 it depends on, again, if you're over	1	Page 41 CERTIFICATE
1 2		1 2	
]	it depends on, again, if you're over		
2	it depends on, again, if you're over 100,000 combined, we can keep it in one	2	
2 3	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier	2 3	
2 3 4	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income.	2 3 4	CERTIFICATE
2 3 4 5	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is	2 3 4 5	CERTIFICATE I, Matthew J. Haas, Court Reporter and
2 3 4 5 6	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is we would have to figure out what the percentage of your funds are IRA funds,	2 3 4 5 6	CERTIFICATE I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was
2 3 4 5 6 7	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is we would have to figure out what the	2 3 4 5 6 7	CERTIFICATE I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was authorized to and did listen to and
2 3 4 5 6 7 8	<pre>it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is we would have to figure out what the percentage of your funds are IRA funds, and, therefore, let's say you made \$30,000 this month and two thirds of it are IRA</pre>	2 3 4 5 6 7 8	CERTIFICATE I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was authorized to and did listen to and stenographically transcribe the foregoing
2 3 4 5 6 7 8 9	it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is we would have to figure out what the percentage of your funds are IRA funds, and, therefore, let's say you made \$30,000	2 3 4 5 6 7 8 9 10 11	CERTIFICATE I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was authorized to and did listen to and stenographically transcribe the foregoing recorded proceedings and that the transcript is a
2 3 4 5 6 7 8 9 10 11	<pre>it depends on, again, if you're over 100,000 combined, we can keep it in one account and you can that way it's easier for you to track your income. But what we would have to do is we would have to figure out what the percentage of your funds are IRA funds, and, therefore, let's say you made \$30,000 this month and two thirds of it are IRA money, one third is regular money, 20,000, you know, you wouldn't be able to take</pre>	2 3 4 5 6 7 8 9 10 11 12	CERTIFICATE I, Matthew J. Haas, Court Reporter and Transcriptionist, do hereby certify that I was authorized to and did listen to and stenographically transcribe the foregoing recorded proceedings and that the transcript is a true record to the best of my professional
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EXHIBIT F

Case 8:20-cv-00863 Document 1-7 Filed 04/14/20 Page 2 of 7 PageID 134 OASIS CALL Update Call October 30, 2018

1	THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA			
2	TAMPA DIVISION			
3	CASE NO. 8:19 CV 886T33 SPF			
4	COMMODITY FUTURES TRADING			
5	COMMISSION,			
6	Plaintiff,			
7	v.			
8	OASIS INTERNATIONAL GROUP, LIMITED; OASIS MANAGEMENT, LLC;			
9	SATELLITE HOLDINGS COMPANY; MICHAEL J. DACORTA; JOSEPH S.			
10	ANILE, III; RAYMOND P. MONTIE, III; FRANCISCO "FRANC" L. DURAN; AND			
11	JOHN J. HAAS,			
12	Defendants,			
13	and			
14	MAINSTREAM FUND SERVICES, INC.;			
15	BOWLING GREEN CAPITAL MANAGEMENT LLFC; LAGOON INVESTMENTS, INC.; ROAR OF THE			
16	LION FITNESS, LLC; 444 GULF OF			
17	MEXICO DRIVE, LLC; 4064 FOUNDERS CLUB DRIVE, LLC; 6922 LACANTERA			
18	CIRCLE, LLC; 13318 LOST KEY PLACE, LLC; and 40AKS LLC,			
19	Relief Defendants.			
20	/			
21				
22	RECORDED TELEPHONE CALL UPDATE CALL WITH			
23	JOHN HAAS, RAYMOND MONTIE, AND MICHELLE			
24	OCTOBER 30, 2018			
25				

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		50,	2018 2.005
1	(Thereupon:) Page 2	1	Page 4 excited about this, the contest.
2	MR. MONTIE: It's 3:00, so we're	2	So the goal was as a team to hit \$20
3	going to go ahead and get started.	3	million, if we did, any numbers that
4	I appreciate everybody getting on here.	4	we hit, you know, whether you're getting a
5	I know there was a couple of people who	5	free hotel for two nights at the
6	couldn't. They were in meetings or at jobs	6	Ritz-Carlton, that in itself is worth
7	or whatever they were doing, so Michelle is	7	doing, because it's \$399 a night, so I know
8	going to report the call so it will get out	8	we've got quite a few people qualified for
9	to everybody.	9	that.
10	I just want to give everybody a	10	And then the higher up you go, you
11	quick update on a couple of things. The	11	start getting airfares to cover everybody's
12	first is our contest. I want to let you	12	Christmas party, and then the top prize was
13	know where we're at. We're just north of	13	a fishing trip down at Brian's place in
14	\$11 million total, so we're doing good,	14	Louisiana, and I want to announce that
15	especially when you keep in mind that, you	15	Jason McKee actually hit that. Jason is
16	know, August was a slow month because of	16	well over the 1.2 million and had a couple
17	the summer, and then we lost about a week	17	of things come in this week. It looks like
18	for Ambition with a lot of us being down in	18	it will be somewhere around 1.6 or 1.7
19	Dallas, and then we had the transition	19	if I'm not mistaken, so congratulations,
20	where we had to get the paperwork, so	20	Jason. I know he's working really hard as
21	October was definitely a bigger month.	21	is a whole lot of other people.
22	I know we've got some work to do to	22	So I want to kind of talk about that
23	get this contest done, which we need about	23	a little bit. We're going to expand the
24	\$9 million, but, guys, I'm pretty confident	24	calls. You know, we got a call tonight
25	we can get it done, and one of the reasons	25	with Mike that we maxed out. We also got a
1	Page 3 I am is the fact that everybody knows	1	Page 5
2	they're guaranteed one and a half percent	2	call tomorrow, me, John, and Gil, and then
3	minimum for December which is a notoriously	3	and I actually just talked to John about
4	slow time for us just because usually the	4	doing something on Saturday afternoon.
5	last two weeks of December there's not a	5	There's a lot of people that don't know
6	whole lot going on.	6	about the calls.
7	So I would definitely use that to	7	You know, we don't want to randomly
8	your advantage. People that have been on	8	send it out to everybody and just have a
9	calls or looked at Oasis before that are on	9	free-for-all. We want everybody you can
10	the fence, that is a good opportunity to	10	have people on your team that are good
11	get them to get off the fence.	11	people that are referred the right type of
12	The second thing I'll tell you,	12	people, and they want to start contacting
13	I spoke to Mike this morning, and we had a	13	Michelle to get referral calls, they're
14	pretty good October. It looks like we'll	14	more than welcome to do that. So please
15	finish somewhere about 1.2, 1.3, 1.4,	15	let Michelle know about that and those
16	depending on what happens today and what	16	people, because there's a lot of people I
17	happens tomorrow. Mike seemed to think	17	don't think read their emails. We know
18	that a lot of things were being kind of	18	that.
19	slowed down in anticipation of the election	19	(Inaudible) that's the case, and
20	next Tuesday, that that could be the type	20	John just sent out a text to some of the
21	of thing that really spurs some some	21	people that he's in touch with and told
22	crazy crazy movement in the market. So	22	them about the Christmas party and told
23	the potential for a big, big November, the	23	them about the one and a half percent, and
24	potential for one and a half percent in	24	if I'm not mistaken, in about a two minute
25	December should get everybody pretty	25	span, he had about another \$60,000 in fund

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	October	_	
	Page	6	Page 8
1	raise because people now found out about	1	or five million done in October, and with
2	the one and a half percent.	2	the thought of 1.5 percent in December and
3	So I want to get that information	3	the momentum that we've got, I just don't
4	out to everybody. I definitely believe	4	think it's a problem.
5	we can still hit the 20 million. I still	5	We'll give you an update every ten
6	think the 30 million is not out of reach.	6	days or so. I definitely think if we all
7	You know, we've got 32 days left to get	7	work hard and get some more referrals, I've
8	this done, and if you do the math, we need	8	got I've got one or two going in, and
9	to you know, we need to average about	9	we can hit this \$20 million, and everybody
10	300,000 a day, which sounds like a lot, but	10	that's out there working will get their
11	I know there's some things in the works,	11	their hotels paid for at the the
12	some two, three, four, \$500,000.	12	Christmas party, and a lot of you will be
13	There's a couple of people that have	13	able to pick up your airfare also.
14	a couple of people with a couple of million	14	The other thing I'll tell you guys
15	dollars ready to go, and so it's going to	15	is that the weekend I'm flying in on
16	be up to us to create that excitement, to	16	Friday, I'm going to get there and relax a
17	get people on the calls. Again,	17	little bit on Friday, probably get with
18	(Inaudible) call tonight with Mike, we've	18	some of you guys and gals and then Saturday
19	got one at lunch tomorrow. We've got	19	is the Christmas party. We're staying
20	another one on Thursday at nine or	20	through we're staying through Monday.
21	nine-thirty, I don't have the schedule in	21	The reason we're staying through
22	front of me, and then depending on	22	Monday is we're going to go to the office
23	everybody on this call, you know, we can do	23	
24	a call five or six days a week.	23	on Monday. I know a couple of people asked
25	I've got Mike committed to doing at	24	to go to the office. There definitely
23	i ve got Mike committed to doing at	20	won't be anybody at the office on Saturday
1	Page		Page 9
	least one a week through the end of	1	and Sunday, but if you get in early enough
2	November. Obviously, John does a great	2	Friday or Saturday or I'm sorry, Friday
3	job, and when Gil and John are on there,	3	or Monday, I'm sure you'll be able to. I'm
4	these guys get all the information out. So	4	trying to go by the office on Monday and
5	we're going to crank the calls up. You're	5	check it out, see how it's looking.
6	going to see them coming in four or five	6	I also got a large suite at the
7	days a week. We're going to do the best	7	Ritz-Carlton for the party after the party
8	we can as needed.	8	on Saturday night and, you know, maybe a
9	We need you to get this information	9	little get-together on on Friday night
10	out to your team and let them know what's	10	as well, so I wanted to give you that
11	going on, let them know about the number of	11	information.
12	calls that we're doing, also let them know	12	Speaking of the Christmas party,
13	about the one and a half percent, and so	13	I asked Michelle to be on here with us.
14	we're between 11 and 12 million.	14	Michelle, thank you for all you do, and
15	So we've got some work to do, but	15	if you can give everybody an update on the
16	I believe you know, if you look at	16	Christmas party, that would be great.
17	August, we just announced, and then it's	17	MICHELLE: Sure. Hey, everyone.
18	the summertime, and then September we had	18	Just a reminder, I think most of you on
19	Ambition to start off the week, and then	19	this call have RSVP'd for the party, so I'm
20	we had the (Inaudible) where we didn't take	20	kind of preaching to the choir, but
21	any new investors, because we had to get	21	(Inaudible) referrals, the RSVP deadline
22	the paperwork done, which slowed us down a	22	for the Christmas party is November 15th.
23	little bit.	23	We need to have a firm number by
24	But if you look at October, we are	24	that day, so we won't be able to take any
25	definitely gaining momentum, probably four	25	RSVP's after November 15th, and by that

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	October	30,	2018 10 to 13
	Page 10		Page 12
1	time it's getting a little late for travel	1	fill these calls up and get this number
2	plans anyway. So encourage your referrals	2	that we need to hit.
3	if they have not RSVP'd to get to me if	3	Michelle, I know we talked earlier
4	if they are able to go to the Christmas	4	that there might be a few more rooms at the
5	party. I just sent an email reminder out	5	Ritz-Carlton. Were you able to confirm or
6	about this to everyone, but again like Ray	6	deny that at all?
7	said, a lot of people don't read their	7	MICHELLE: Well, I I I'm still
8	emails.	8	going back and forth with the guys at Oasis
9	Regarding hotels, so I just found	9	a little bit. I think what Michael would
10	out today that the Ritz-Carlton hotels are	10	like to do is start filling the Westin and
11	gone. All the rooms that we had with them	11	the Art Ovation, because for some reason
12	in the room block are taken, so that leaves	12	when they made the block of rooms, they had
13	you with the Art Ovation Hotel, which is	13	to guarantee the rooms. So if they don't
14	159 a night, and also the Westin, which is	14	take those rooms, they're liable to pay for
15	219 a night.	15	them.
16	So I would encourage you, if you	16	MR. MONTIE: Yeah.
17	have not made your reservations yet, to	17	MICHELLE: So he would really like
18	make sure and and get that done while	18	to fill those rooms. We do have a chance
19	there are still rooms left, because I know	19	of getting ten more rooms at the
20	around this time of the year the hotels	20	Ritz-Carlton if they decide to sign another
21	are are limited in rooms, and you will	21	contract for that, so more Ritz rooms are a
22	be paying a lot higher price if you do not	22	little bit up in the air right now.
23	get the room in the room block.	23	MR. MONTIE: Okay. Well, just so
24	So if you have any questions, you	24	everybody knows, obviously, we're going to
25	can drop me a text or email, and regarding	25	take care of your hotel. If you're
1	Page 11 what Ray was saying earlier about letting	1	Page 13 somebody that's in this contest and you've
2	your referrals know to get on calls if they	2	already booked a room at the Ritz, good for
3	have people, I do have another Oasis	3	you. If you did not and you have to stay
4	distribution list that I'm sending out the	4	in another hotel, obviously we're going to
5	call information to, so like Ray said,	5	reimburse you for wherever you stay
6	if you have someone really good that really	6	if we hit the number.
7	wants to get referrals on and they're not	7	John, were you on the moderator line
8	on my list yet, just let me know and they	8	by any chance? I don't think he is.
9	can they can text or email me.	9	That's all right. I'm going to open it up
10	MR. MONTIE: Hey, guys, the reason	10	here in a second, I'm going to have John
11	we did that is we've got this group right	11	talk about real quick, you know, just
12	here and that group that went down to	12	reaching out to a couple of people and the
13	Sarasota who is the initial group, we've	13	response he got. That's it. We appreciate
14	got a list with all of you on there, and	14	everybody being on here, we will keep
15	then we've got another group that you	15	everybody updated. Like I said now, north
16	know, are people that are very active, good	16	of 11 million, south 12 million, so we've
17	people.	17	got about 8 and a half million to go.
18	So if you've got somebody that is	18	With the momentum we've got, the
19	is doing the right thing and putting the	19	number of calls that we've got, the fact
20	right people on there, not just trying to	20	that we've got one and a half percent for
21	get anybody they can talk to on there, but,	21	the month of December, and it looks like
22	you know, friends and family, people you	22	November could be a very, very interesting
23	have a relationship with, please email	23	month.
24	Michelle, because we have a secondary list	24	Mike thinks seems to think that
25	going, too, and this way we can continue to	25	after this election, depending on what

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Page 14 Page 16 1 happens, one way or another, it's going to 1 gentleman said, "Oh, I forgot all about the 2 cause a lot of turmoil, so that's -- that's 2 Christmas party, yeah, I want to go, can 3 a good thing. I appreciate, Michelle, you 3 you send me out the invite again," and he's 4 being on here. 4 going to RSVP, and I'm in the first five 5 I'm going to open it up. John, 5 minutes in the middle of the afternoon, so 6 if you're on there, if you want to just 6 I expect I'll get a bit more of a response 7 touch really quick about, you know, what 7 this evening. So it looks good. 8 you just did and what happened, and then, 8 MR. MONTIE: (Inaudible) we try to guys, let us know, we -- we have the call 9 9 get the information out via email, but not 10 tonight with Mike, we have the call 10 everybody reads their emails, so if there tomorrow with lunch with Gil and John. 11 11 are people that you are in touch with and 12 We have another call Thursday night 12 working with that you know, please continue 13 with myself and John, and then we were 13 to pass this information out to everybody. 14 thinking about doing something Monday 14 I appreciate everybody being on here. 15 afternoon maybe around one o'clock MR. HAAS: Thank you, Ray. Thank 15 16 depending on, you know, if we've got people 16 you, everybody. 17 that need to get on there. If we have at 17 MR. MONTIE: John, one more -- one 18 least five or six potential lenders getting 18 more -- on more thing before we let you go. 19 on there, we'll do the call. I know a lot 19 We are -- we are north -- we are north of 20 of people have been going in homes and 20 17 percent for the year, which means 17 21 calls with Mike and Gil and John, and 21 percent plus 1 percent for November, one 22 that's always something that you're welcome 22 and a half, we're closing in on a 23 to do. Like I said, everybody's doing a 23 guaranteed 20 percent for the year. 24 great job. I just wanted to give everybody 24 I think we're at 1.2 for the month 25 an update. Appreciate you being there --25 of October, so another good bit of Page 15 Page 17 on here on short notice. 1 information to be able to share with

1 2 John, I'm going to open it up. 2 3 If you can just talk about getting that 3 4 information out and what just happened with 4 5 you if you don't mind. 5 6 RECORDING: Unmuted. 6 MR. HAAS: Yeah, I'll be happy to, 7 7 8 Ray. Can you hear me? 8 9 MR. MONTIE: I can hear you fine. 9 10 MR. HAAS: Yeah, I just -- I sent 10 11 out a massage email to everybody that 11 12 I helped and I servicing through Satellite 12 13 Holdings Company, Oasis LLC, Oasis OIG 13 14 Direct, and I just sent out an email 14 15 basically just telling everybody about the 15 16 one and a half percent that we're getting 16 17 guaranteed for December, and also as a 17 18 reminder for the Christmas party if they 18 19 haven't already RSVP'd, to get it done by 19 20 November 15th. 20 21 Within five minutes I had two -- two 21 22 investors give me a call, one want --22 23 because of the 1.5 percent, one is sending 23 24 in another 25,000, another one sending in 24

another 30,000, and -- and another

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information to be able to share with people. 22 percent in 2017, a minimum of probably 20 percent in 2018, depending on what happens the next 60 days, so keep that in mind, too, as you're talking to people. Everybody have a great day.

> MR. HAAS: You, too. (End of recording.)

U.S. LEGAL SUPPORT 866-339-2608

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18 Page 18 CERTIFICATE 1 2 3 - - -4 5 I, Matthew J. Haas, Court Reporter and 6 Transcriptionist, do hereby certify that I was 7 authorized to and did listen to and 8 stenographically transcribe the foregoing recorded proceedings and that the transcript is a 9 true record to the best of my professional 10 11 ability. 12 13 14 15 Dated this 2nd day of July, 2019. 16 17 18 19 20 n 21 22 MATTHEW J. HAAS Court reporter 23 24 25

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EXHIBIT G

Case 8:20-cv-00863 Document 1-8 Filed 04/14/20 Page 2 of 10 PageID 141

 To:
 gwilson@oasisig.com[gwilson@oasisig.com]; mdacorta@oasisig.com[mdacorta@oasisig.com]

 From:
 Raymond Montie

 Sent:
 Wed 3/14/2018 8:26:23 PM

 Subject:
 Re: Questions

Love the answers $\mathbf{\Phi} \mathbf{\Phi}$

Sent from Yahoo Mail for iPad

On Wednesday, March 14, 2018, 7:48 PM, gwilson@oasisig.com < gwilson@oasisig.com> wrote:

Here are my answers let me know if these are accurate before I send them LOL! The original email is below.

1) Your clients are primarily in the US and you're keeping the offering to a small group. Why the Cayman Is. HQ?

Better Weather

2) Your last filing with the SEC as in 2013 for up to \$5mil of securities to be offered. You've obviously surpassed that level at this point. Where can we find your latest offering documents that have been filed with a regulatory body?

In their filing cabinet

3) Are you registered with the NFA? (NFA is the regulatory body for CTA's, which they are - I could not find them in the NFA database). If not, why not?

Registered with NRA instead

4) How are you allowed to pay referral fees to people who introduce new clients? With Dollars In order to receive fees, aren't people required to be licensed? No

5) Because you are small and private, it is of utmost importance that investors are comfortable with your custodianship of their money. Do you have an outside auditor we can contact? (they'll likely say no because they are "too small"). If not, is there a contact that we can confirm assets with at your prime broker/custodian?

Too Small to reach the phone

6) Since "we" are investors, can we have access via an online portal to monthly statements of operations, generated by your custodians?

"working on it"

7) Where are your trading servers located? (this industry requires SPEED - the closer to the exchanges, the better - should be Chicago, otherwise they're at a disadvantage - it's called "latency" and is huge in the strategy they follow).

The office close to the kitchen

8) You've stated money is not at risk, it is simply to allow you the leverage to do your trades. If it wasn't at risk, why would the prime brokers require the collateral?

8) What happens in the event of a "flash crash" type of dislocation in markets, as occurred not too long ago. What if liquidity dries up quickly and your positions move significantly against you? Please, in detail, explain the actual risk to collateral.

Kim Jong Un

From:

Sent: Wednesday, March 14, 2018 12:13 PM To: Gil Wilson <gwilson@oasisig.com> Subject: Questions

Hi Gil,

Thank you so much for providing me with the documents and info to get started. Sending out funds tomorrow.

- A friend in the financial sector asked me these questions and they are far above my pay grade. I didn't want to bring him in on a Q&A conference call due to the number of questions. And, if his questions are irrelevant, then please advise me to move on. But, he took the time to ask in detail:
- 1) Your clients are primarily in the US and you're keeping the offering to a small group. Why the Cayman Is. HQ?
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Any help would be greatly appreciated.

Thx!!!



To: Cc: Gil Wilson III[gwilson@oasisig.com] From: Mdacorta@oasisig.com Sent: Thur 3/15/2018 7:44:20 AM Subject: RE: FW: Questions

Ray, Okay, I just realized he was the guy you had talked about last week. I think he was on the call last night.

Michael DaCorta

CEO & Chief Investment Officer Cell: 941-807-9933 Email: mdacorta@oasisig.com



------ Original Message ------Subject: Re: FW: Questions From: Raymond Montie <<u>raymontie7@yahoo.com</u>> Date: Wed, March 14, 2018 9:53 pm To: <<u>mdacorta@oasisig.com</u>>, <<u>gwilson@oasisig.com</u>>

Actually I was told he is a multi millionaire. I will do a little digging.

Sent from Yahoo Mail for iPad

On Wednesday, March 14, 2018, 8:52 PM, mdacorta@oasisig.com wrote:

Who is this guy? These questions show he has no idea what we do or how we do it. Unless he has 10 mil ready to go its just not worth our time. I have no interest in providing an education here.

Michael DaCorta CEO & Chief Investment Officer

Cell: <u>941-807-9933</u> Email: <u>mdacorta@oasisig.com</u>



------ Original Message ------Subject: FW: Questions From: <<u>gwilson@oasisig.com</u>> Date: Wed, March 14, 2018 7:48 pm To: <<u>mdacorta@oasisig.com</u>> Cc: <<u>raymontie7@yahoo.com</u>>

Here are my answers let me know if these are accurate before I send them LOL! The original email is below.

1) Your clients are primarily in the US and you're keeping the offering to a small group. Why the Cayman Is. HQ? Better Weather

2) Your last filing with the SEC as in 2013 for up to \$5mil of securities to be offered. You've obviously surpassed that level at this point. Where can we find your latest offering documents that have been filed with a regulatory body?

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Too Small to reach the phone

6) Since "we" are investors, can we have access via an online portal to monthly statements of operations, generated by your custodians? "working on it"

7) Where are your trading servers located? (this industry requires SPEED - the closer to the exchanges, the better - should be Chicago, otherwise they're at a disadvantage - it's called "latency" and is huge in the strategy they follow).

The office close to the kitchen

8) You've stated money is not at risk, it is simply to allow you the leverage to do your trades. If it wasn't at risk, why would the prime brokers require the collateral?

8) What happens in the event of a "flash crash" type of dislocation in markets, as occurred not too long ago. What if liquidity dries up quickly and your positions move significantly against you? Please, in detail, explain the actual risk to collateral. Kim Jong Un

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Sent: Wednesday, March 14, 2018 12:13 PM To: Gil Wilson <<u>gwilson@oasisig.com</u>> Subject: Questions

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Any help would be greatly appreciated.

Thx!!!



To:gwilson@oasisig.com[gwilson@oasisig.com]From:mdacorta@oasisig.comSent:Thur 3/15/2018 7:48:28 AMSubject:RE: FW: Questions

Gil,

If he still has questions after last night's call let him know he can call and will get answers. Do not take the time to write a lengthy email.

Michael DaCorta

CEO & Chief Investment Officer Cell: 941-807-9933 Email: mdacorta@oasisig.com



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