UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

COMMODITY FUTURES TRADING COMMISSION,

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

Plaintiff,

v.

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

Defendants;

and

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

Relief Defendants.

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RECEIVER'S UNOPPOSED SECOND MOTION FOR EXTENSION UNTIL JUNE 21, 2021 OF DEADLINE TO FILE RECEIVER'S NEXT INTERIM MOTION FOR ORDER AWARDING FEES AND COSTS

Burton W. Wiand, as Receiver (the "**Receiver**"), respectfully moves the Court to extend the deadline for filing the Receiver's Eighth Interim Motion for Order Awarding Fees and Costs (the "**Motion for Fees**") from June 4, 2021 to June 21, 2021. In support thereof, the Receiver states as follows:

1. The current, extended deadline for filing the Motion for Fees is June 4, 2021.

2. The Receiver seeks a 17-day extension of that deadline to continue to prioritize his claims determination motion, which will propose outcomes for approximately 785 claims submitted by investors and other creditors. Resolution of the claims determination motion is necessary for the Receiver to begin making distributions to claimants of money recovered through litigation and asset sales.

3. The Motion for Fees will contain numerous exhibits, hundreds of detailed time entries, and related calculations. The Receiver desires the Motion for Fees to be as accurate as possible, but he and his counsel wish to continue to prioritize the claims determination motion. The 17-day extension is requested for that purpose.

4. This motion is not made for purposes of delay, and the relief requested will not prejudice any party.

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WHEREFORE, the Receiver respectfully requests a 17-day extension of the deadline for filing the Receiver's Eighth Interim Motion for Order Awarding Fees and Costs from June 4, 2021 to June 21, 2021.

LOCAL RULE 3.01(G) CERTIFICATION

Undersigned counsel for the Receiver has conferred with counsel for the CFTC and is authorized to represent to the Court that the CFTC does not oppose the relief requested in this motion. The United States (as an intervening party) takes no position on the motion. Defendants DaCorta, do Duran. Haas. Montie. and Anile not oppose this motion. Fundadministration, Inc. is no longer a party to this action. As such, this motion is unopposed.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on June 4, 2021, I electronically filed a true

and correct copy of the foregoing with the Clerk of the Court, which served

counsel of record and defendant Duran. I have also provided the following non-

CM/ECF participants with a true and correct copy of the foregoing:

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<u>s/Jared J. Perez</u>

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Counsel for Burton W. Wiand, Receiver