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

CASE NO.: 8:20-cv-00862-VMC-TGW

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

Plaintiff(s),

vs.

CHRIS and SHELLEY ARDUINI, et al.,

Defendant(s),

and

JPMORGAN CHASE BANK, N.A.,

Garnishee.

## NOTICE OF AUTOMATIC DISSOLUTION OF WRIT OF GARNISHMENT PURSUANT TO § 77.07(5), FLORIDA STATUTES

Pursuant to §77.07(5), Florida Statutes, Garnishee JPMorgan Chase Bank, N.A. ("Chase"), by and through undersigned counsel, provides notice of the automatic dissolution of the writ of garnishment filed as to Chase on June 17, 2021(the "Writ") and the automatic discharge of Chase as Garnishee from further liability under the Writ, and in support thereof states as follows:

1. Florida Statutes § 77.07(5) provides for automatic dissolution of a writ:

If the plaintiff fails to file a dismissal or motion for final judgment within <u>6 months</u> after filing the writ of garnishment,

the writ shall automatically be dissolved and the garnishee shall be discharged from further liability under the writ.

The plaintiff has the right to extend the writ for an additional 6 months by serving the garnishee and the defendant a notice of extension and filing in the underlying proceeding a certificate of such service.

Fla. Stat § 77.07(5) (emphasis added).

2. The Court's docket in the captioned case reflects (1) that Plaintiff has not filed

a dismissal or motion for final judgment within six (6) months after filing the Writ; and (2)

that Plaintiff has not served a notice of extension on Chase or Defendant, or filed a certificate

of such service with the Court within six (6) months after filing the Writ.

3. "It is fundamental that garnishment statutes must be strictly construed."

Akerman Senterfitt & Eidson, P.A. v. Value Seafood. Inc., 121 So. 3d 83, 86 (Fla. 3d DCA 2013).

THEREFORE, pursuant to §77.07(5), Florida Statutes, the Writ as to Chase was

automatically dissolved, and Chase was automatically discharged from liability under the

Writ, as of December 17, 2021.

**CERTIFICATE OF SERVICE** 

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via E-

Service on the date stamped on the first page of this notice, upon any counsel of record

entitled to receive electronic service in this case.

Dated: August 31, 2022.

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## Respectfully submitted:



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