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.

v. Case No: 8:20-cv-00862-VMC-TGW

CHRIS AND SHELLEY ARDUINI, et al.,

Defendants.

PLAINTIFF, BURTON W. WIAND'S, NOTICE OF FILING OF PRO SE ANSWER OF DEFENDANT ELMORE RUNEE HARRIS

Plaintiff, BURTON W. WIAND, as Receiver for OASIS INTERNATIONAL GROUP, LTD.; OASIS MANAGEMENT, LLC; AND SATELLITE HOLDINGS COMPANY ("*Plaintiff*"), by and through his undersigned counsel, hereby gives notice of filing the attached pro se Answer of Defendant, ELMORE RUNEE HARRIS ("*Defendant*").

ENGLANDER FISCHER

/s/ Beatriz McConnell

JOHN W. WAECHTER Florida Bar No. 47151

Primary: jwaechter@eflegal.com Secondary: dturner@eflegal.com COURTNEY L. FERNALD

Florida Bar No. 52669

Florida Bar Certified, Appellate Practice

Primary: cfernald@eflegal.com
Secondary: tdillon@eflegal.com
BEATRIZ MCCONNELL

Florida Bar No. 42119

Primary: <u>bmcconnell@eflegal.com</u>

ENGLANDER FISCHER

ATTORNEYS

721 First Avenue North • St. Petersburg, Florida 33701 Phone (727) 898-7210 • Fax (727) 898-7218 eflegal.com Secondary: tdillon@eflegal.com

ALICIA GANGI

Florida Bar No. 1002753 Primary: agangi@eflegal.com Secondary: tdillon@eflegal.com

ENGLANDER and FISCHER LLP

721 First Avenue North

St. Petersburg, Florida 33731-1954 (727) 898-7210 / Fax (727) 898-7218

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this day I electronically filed the foregoing with the Clerk

of the Court by using the CM/ECF system and served the foregoing to the following:

Via CM.ECF:
Jared J. Perez, Esquire
jperez@wiandlaw.com
Larry Dougherty, Esquire
ldougherty@wiandlaw.com
WIAND GUERRA KING P.A.
5505 West Gray Street
Tampa, Florida 33609
Counsel for Receiver

Via US Mail: Elmore Runee Harris 5 Whitney Drive Greenwich, CT 06831

Dated: July 24, 2020.

/s/ Beatriz McConnell
Attorney for Plaintiff

00541511-1

To Whom It May Concern,

I, Elmore Runee Harris, am contesting this summons. I have no knowledge of, or have been presented with documentation to support the Receiver's complaint my brief involvement with Oasis International Group was in anyway fraudulent. It is my understanding, until proven otherwise, that during my time as a lender of money to startup Oasis International Group, it was operating as a profitable business. Nevertheless, as with most startups, profitability is not instantaneous. I am not affirming any activity which occurred beyond my association with Oasis International Group where profitability is in question. From my reading of the complaint it does not state, nor is it clear, when Oasis International Group started to engage in unlawful practices.

I lent, not invested, funds to a friend and an associate for a startup business venture. I was not promised a return on the money I lent as if I was an investor. It was a loan.

I am unable to go back more than seven years to determine if I had deposited checks from Oasis International Group. Based upon my conversations with other people involved with the "clawback" the Receiver's information has been inaccurate. Therefore I request documentation of deposits I made into my account which correspond to the checks supposedly sent to me. I am also requesting documentation which shows during my brief association Oasis International Group it was engaged in a Ponzi scheme.

Sincerely,

Aunee Harris





SOCO COMERTOLES

Beatriz McConnell
Englander Fisher
721 First Avenue North
St. Petersburg, FL 33710

դրում երերի արերերի արդանի արդարի արդար