Fill in this information to identify the case:		
United States Bankruptcy Court for the:		
District of		
Case number (If known):	Chapter 15	

Official Form 401

Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known)					
1.	Debtor's name				
2.	Debtor's unique identifier	For r	For non-individual debtors:		
			Federal Employer Identification Number (EIN)		
			Other Describe identifier		
		For individual debtors:			
			□ Social Security number: xxx - xx		
			☐ Individual Taxpayer Identification number (ITIN): 9 xx − xx −		
			Other Describe identifier		
3.	Name of foreign representative(s)				
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred				
5.	Nature of the foreign proceeding	- Chec	k one:		
	proceduring		Foreign main proceeding		
		_	Foreign nonmain proceeding		
			Foreign main proceeding, or in the alternative foreign nonmain proceeding		
6.	Evidence of the foreign proceeding		A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.		
			A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.		
			Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.		
7.	Is this the only foreign proceeding with respect to		No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)		
	the debtor known to the foreign representative(s)?		Yes		

Debtor Name	Cas	se number (if known)				
8. Others entitled to notice	Attach a list containing the names and addresses of:					
	(i) all persons or bodies authorized to administer for	reign proceedings of the debtor,				
	(ii) all parties to litigation pending in the United State petition, and	es in which the debtor is a party at the time of filing of this				
	(iii) all entities against whom provisional relief is bein	g sought under § 1519 of the Bankruptcy Code.				
9. Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:				
		Number Street				
		P.O. Box				
		City State/Province/Region ZIP/Postal Code				
		Country				
	Individual debtor's habitual residence:	Address of foreign representative(s):				
	Number Street	Number Street				
	P.O. Box	P.O. Box				
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code				
	Country	Country				
10. Debtor's website (URL)						
11. Type of debtor	Check one:					
	Non-individual (check one):					
	Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	p statement containing the information				
	Partnership					
	Other. Specify:					
	☐ Individual					

Debtor Name		Case number (if known)				
12. Why is venue proper in this district?	 Check one: Debtor's principal place of business or principal assets in the United States are in this district. Debtor does not have a place of business or assets in the United States, but the following action or proceeding in a federal or state court is pending against the debtor in this district: 					
		ent with the interests of justice and the convenience bught by the foreign representative, because:				
13. Signature of foreign representative(s)	I request relief in accordance with chapter	15 of title 11, United States Code.				
	I am the foreign representative of a debtor in a foreign proceeding, the debtor is eligible for the relief sought in this petition, and I am authorized to file this petition.					
	I have examined the information in this petition and have a reasonable belief that the information is true and correct.					
	I declare under penalty of perjury that the foregoing is true and correct,					
	Signature of foreign representative	Printed name				
	Executed on					
	Signature of foreign representative	Printed name				
	Executed on					
4. Signature of attorney	*	Date				
	Signature of Attorney for foreign representat	tive MM / DD / YYYY				
	Printed name					
	Firm name Number Street					
	City	State ZIP Code				
	Contact phone	Email address				
	Bar number	 State				

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"Bankruptcy Code"), of White Oak Strategic Master Fund, L.P. (the "Master Fund") and White Oak Strategic Fund, Ltd. ("Offshore Feeder Fund," and collectively with the Master Fund, the "Offshore Funds"). The Offshore Funds are debtors in foreign proceedings (the "Cayman Islands Proceedings"), as defined in Bankruptcy Code section 101(23), that are currently before the Grand Court of the Cayman Islands, Financial Services Division (the "Cayman Islands Grand Court").

The Petitioners submit this Verified Petition (the "Verified Petition") pursuant to sections 1515 and 1517 of the Bankruptcy Code, seeking recognition of the Cayman Islands Proceedings as foreign main proceedings and additional relief under sections 1520 and 1521. As set forth below, this application is based upon the work that the Petitioners and their predecessors have performed in their role as liquidators since 2017, including the Petitioners' review of documents and financial records of the Offshore Funds and communications and dealings with the investment manager and other service providers of the Offshore Funds.

PRELIMINARY STATEMENT

- 1. The Petitioners are in the final stages of liquidating the Offshore Funds. For two years, the Petitioners and their predecessors at Borrelli Walsh Cayman and Borrelli Walsh BVI Limited ("Borrelli Walsh BVI," and collectively with Borrelli Walsh Cayman and Borrelli Walsh HK, "Borrelli Walsh") have been operating the Offshore Funds from the Cayman Islands, monetizing their assets, paying creditors, and communicating with creditors and investors. They seek relief under Chapter 15 of the Bankruptcy Code so that they can receive information necessary to complete the claims adjudication process and finalize the Cayman Islands Proceedings.
- 2. The Master Fund was registered on July 6, 2007, as an exempted limited partnership under the Cayman Islands Exempted Limited Partnership Law. The Offshore Feeder Fund was incorporated on September 7, 2007, as an exempted limited liability company under the Cayman Island Companies Law (2018 Revision) (the "Companies law"). The Offshore Funds' registered offices are and have always been located in the Cayman Islands. Each of the Offshore Funds consistently represented to creditors and investors that they are Cayman Islands entities.
- 3. Margot MacInnis, formerly of Borrelli Walsh Cayman and Nilani Perera, formerly of Borrelli Walsh BVI were appointed as the original Joint Voluntary Liquidators of the Master

Fund and Offshore Feeder Fund on May 16, 2017, and May 31, 2017, respectively. MacInnis and Perera eventually left Borrelli Walsh and were replaced as Joint Voluntary Liquidators by Luke Oliver Almond and Samantha Wood of Borrelli Walsh on April 4, 2018. Following a petition by the Joint Voluntary Liquidators to the Cayman Islands Grand Court, Almond and Cosimo Borrelli¹ were appointed as Joint Official Liquidators of the Offshore Funds on March 4, 2019.

- 4. The Petitioners have commenced these Chapter 15 cases under section 1504 of the Bankruptcy Code by filing this Verified Petition, accompanied by all certifications, statements, lists, and documents required pursuant to sections 1515 and 1517 of title 11 of the Bankruptcy Code and Rules 1007(a)(4) and 1008 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").
- 5. The Petitioners satisfy the requirements for recognition of the Cayman Islands Proceedings as foreign main proceedings, as defined in section 1502(4) of the Bankruptcy Code, because the center of main interest or "COMI" of the Offshore Funds is the Cayman Islands. The relief requested is necessary to effectively investigate, protect, administer, and realize the value of the Offshore Funds' assets. Accordingly, the Petitioners respectfully request that the Court (i) recognize the Cayman Islands Proceedings as foreign main proceedings and (ii) grant the additional relief requested herein.

JURISDICTION AND VENUE

6. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and section 1501 of the Bankruptcy Code. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2)(P). Venue is proper pursuant to 28 U.S.C. § 1410. The statutory predicates for the relief requested herein are sections 108, 1504, 1507, 1509, 1515, 1516, 1517, 1520, and 1521 of the Bankruptcy Code and Bankruptcy Rule 1007.

¹ For ease of reference, Almond's and Borrelli's predecessors are included in the definition of the "Petitioners" as used herein.

BACKGROUND

- 7. The Court is respectfully referred to the accompanying Declaration of Luke Oliver Almond (the "Almond Declaration") and the Declaration of David Walter Collier (the "Collier Declaration"), which set forth the relevant facts in greater detail.
- 8. The information in this Verified Petition and the accompanying declarations is based upon the information that is presently available. Although the Petitioners have requested and received documents from various parties, some records have not yet been turned over. Therefore, except as where otherwise indicated, the facts upon which this application is based are derived from the documents the Petitioners have been able to identify, collect, and review.

A. The Offshore Funds' Corporate Status and Pre-Liquidation Operations

- 9. The Master Fund was incorporated as an exempted limited partnership on July 6, 2007, under the Cayman Islands Exempted Limited Partnership Law. The Master Fund was originally registered as White Oak Structured Master Fund, L.P. On August 10, 2007, the Master Fund's name was changed to its current name, White Oak Strategic Master Fund, L.P. The Offshore Feeder Fund was incorporated as an exempted company on September 7, 2007, under the Cayman Islands Companies Law. The Offshore Feeder Fund was registered with and regulated by the Cayman Islands Monetary Authority ("CIMA") and currently holds "License under Liquidation" status with CIMA. Copies of the Master Fund's Certificate of Registration and Certificate of Name Change and the Offshore Feeder Fund's Certificate of Incorporation are collectively attached to the Almond Declaration as Exhibit A.
- 10. The Offshore Funds are part of a 'master-feeder' fund structure. The Offshore Feeder Fund and White Oak Strategic Fund, L.P. (the "Onshore Feeder Fund," and collectively with the Offshore Feeder Fund, the "Feeder Funds"), a Delaware limited partnership, are the two feeder funds in the master-feeder structure. They are the Master Fund's two largest limited partners, representing over 87% of all limited partners. The Feeder Funds invested all or substantially all of their investable assets into the Master Fund and, in turn, the Master Fund invested in the market. The Offshore Feeder Fund holds the larger interest in the Master Fund at approximately 84%. The

Master Fund's general partner is White Oak Partners, L.L.C. (the "General Partner"), a Delaware limited liability company.

- 11. As the Master Fund extended credit to and made investments in companies, it relied on the skills and abilities of an investment manager to properly vet and monitor the investments with a supposed appropriate expertise in relation to the industries and business operations at issue. On June 12, 2007, the General Partner retained a related entity, White Oak Global Advisors, L.L.C. ("WOGA"), as investment manager to make investments on behalf of the Master Fund for the benefit of the Feeder Funds. On December 7, 2015, Crestline Kirschner L.P. ("Crestline") replaced WOGA with a view to winding up the Funds (as defined below) and their illiquid assets under management. Crestline resigned on June 5, 2017, following the appointment of the Joint Voluntary Liquidators to the Funds.
- 12. Two other entities, White Oak Opportunity SRV, L.P. and White Oak Strategic II SRV, L.P. (collectively, the "SRV Entities", and collectively with the Onshore Feeder Fund, the "Onshore Funds", and collectively with the Offshore Funds, the "Funds") were established in June 2011 to act as liquidation vehicles for a certain asset of the Master Fund Inca Refining, L.L.C. ("Inca") (detailed further below). The SRV Entities are Delaware limited partnerships. A corporate organization chart is annexed to the Almond Declaration as Exhibit B.
- 13. Prior to their liquidations, the Offshore Funds' registered offices were in the Cayman Islands at Maples Corporate Services Limited, P.O. Box 309, Ugland House, George Town, Grand Cayman, KY1-1104, Cayman Islands. For most of its existence, the Offshore Feeder Fund's directors were Roger Hanson, Ronan Guilfoyle and Barabra McKee. Hanson and Guilfoyle were independent directors located in the Cayman Islands and employed with DMS Offshore Investment Services Limited, an independent provider of administration and director services in the Cayman Islands. McKee was based in San Francisco. She was a managing member of the General Partner and WOGA and responsible for the Funds' business operations. Todd Groome, Robert Meschi, and Michelle Wilson-Clarke were also directors at certain limited times.
- 14. At all relevant times, the Offshore Funds held themselves out to be Cayman Islands entities. The Offshore Feeder Fund's principal documents and communications, including offering

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memoranda, notices to investors, and contracts, all identified the Offshore Feeder Fund as a Cayman Islands limited liability company. And, all but one of the Offshore Feeder Fund's board meetings occurred in the Cayman Islands. In fact, its status as a Cayman Islands entity was essential to its existence as an investment vehicle for non-U.S. investors and U.S. tax-exempt investors.

В. The Offshore Funds' Investment Assets and Descent into Liquidation

- 15. At the direction of their original investment manager, WOGA, the Master Fund invested in numerous assets, however, from mid-2013 onwards, the Master Fund's portfolio consisted of only four assets: (1) AlphaMetrix Group, L.L.C. ("AlphaMetrix"); (2) MMFX Technologies Corporation ("MMFX"); (3) ASW Steel, Inc. ("ASW"); and (4) Inca (collectively, the "Debt and Equity Investments").
- 16. By all accounts, the Debt and Equity Investments performed poorly. By 2010, MMFX and AlphaMetrix were significantly distressed and the subjects of separate insolvency events. By 2012, the Funds' auditors agreed that none of the Debt and Equity Investments were ever profitable.
- 17. As of the date the Petitioners were appointed as Joint Voluntary Liquidators, the status of the Debt and Equity Investments was as follows:

1. AlphaMetrix Group, L.L.C.

- 18. AlphaMetrix was a financial technology firm that served the hedge fund industry and was the parent company of AlphaMetrix 360, L.L.C. ("AlphaMetrix360"). In December 2007, the Master Fund loaned Spectrum Global Fund Administration, L.L.C. ("Spectrum") \$12.5 million. The loan underperformed, and the Master Fund foreclosed on Spectrum's assets in December 2010. Simultaneously, the Master Fund sold Spectrum's assets to AlphaMetrix 360 with the Master Fund providing \$16.1 million in seller financing. This debt was rolled up to AlphaMetrix. Since December 2010, the Master Fund issued a \$23.9 million credit facility to AlphaMetrix.
- 19. On November 4, 2013, the Commodity Futures Trading Commission ("CFTC") filed a receivership case against AlphaMetrix and charged AlphaMetrix with violating the Commodity Exchange Act. The CFTC alleged that AlphaMetrix misappropriated approximately \$2.8 million worth of rebates between January 1, 2013, and October 1, 2013. In full satisfaction of

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its claim in this receivership case, the Master Fund agreed to a \$1.95 million settlement and a 50% interest in any net proceeds arising from the receiver's litigation claims.

2. MMFX Technologies Corporation and ASW Steel, Inc.

- 20. MMFX possesses a portfolio of patents related to the production of steel.
- 21. In 2006, MMFX acquired a mini-mill, and the mill was operated by MMFX Steel of Canada, Inc. ("MMFX Canada"), a wholly-owned subsidiary of MMFX. In January 2010, both MMFX and MMFX Canada filed for bankruptcy. On August 31, 2010, the Master Fund acquired 37.49% of MMFX for \$23.7 million. The mill was subsequently renamed to ASW. In addition, the Master Fund loaned funds of \$4.4 million to MMFX.

3. Inca Refining, L.L.C.

22. Inca was established in October 2005 as an independent oil refining company with corporate offices in Houston, Texas. The Master Fund, SRV I, and SRV II, collectively held the equity majority interest in Inca. The outstanding face value principle for loans from the Master Fund to Inca was \$42 million. West Bank Land Company, L.L.C. issued Inca a default notice in respect of a Promissory Note dated April 22, 2014 for the principal amount of \$5.5 million. On May 2, 2017, the Master Fund and the SRV Entities filed an involuntary bankruptcy petition seeking relief under Chapter 11 of the Bankruptcy Code.

C. The Petitioners' Appointment

23. After WOGA and subsequently, Crestline, were unable to successfully liquidate the Offshore Funds' assets under management, on May 16, 2017, the General Partner, Offshore Feeder Fund, and Onshore Feeder Fund resolved to place the Master Fund into voluntary liquidation and appointed Margot MacInnis, formerly of Borrelli Walsh Cayman and Nilani Perera of Borrelli Walsh BVI as Joint Voluntary Liquidators. Also on May 16, 2017, the General Partner appointed Borrelli Walsh Cayman as the liquidator for the Onshore Feeder Fund and the SRV Entities. On May 31, 2017, the shareholders of the Offshore Feeder Fund resolved to place it into voluntary liquidation and appoint MacInnis and Perera as Joint Voluntary Liquidators. On April 4, 2018, Samantha Wood and Luke Oliver Almond also of Borrelli Walsh Cayman replaced MacInnis and Perera as Joint Voluntary Liquidators of the Offshore Funds.

27. The Petitioners are in the midst of a lengthy and complex liquidation process in the Cayman Islands for which the Petitioners are the sole persons authorized to act on behalf of the Offshore Funds. Since their appointment in 2017, the Petitioners have taken over the functions of administrator, accountant, and management. Immediately upon their appointment as Joint Voluntary Liquidators, the Petitioners transferred control of the Offshore Funds' bank accounts, securities, and books and records to themselves in the Cayman Islands. The Petitioners also moved the Offshore Funds' registered offices to Borrelli Walsh Cayman, Ground Floor, Harbour Place, 103 South Church Street, PO Box 30847, Grand Cayman, KY1-1204, Cayman Islands, and most recently to Borrelli Walsh Cayman, 3rd Floor, Strathvale House, 90 North Church Street, PO Box 30847, Grand Cayman, KY1-1204, Cayman Islands.

28. Over approximately two years, the Petitioners have conducted substantial work in respect of the Offshore Funds' estates, centralizing the Offshore Funds' books and records, operations, and activities in the Cayman Islands. They have paid the Funds' Cayman Islands' statutory fees and retained multiple law firms, and other professionals to assist with liquidation of the Offshore Funds. Some highlights of the work that the Petitioners have performed on behalf of the Offshore Funds from the Cayman Islands are as follows:

1. Books and Records

29. Immediately on appointment as Joint Voluntary Liquidators, the Petitioners contacted all investors, directors, officers, investment managers, auditors, and advisors of the Funds to: (i) advise them of the joint voluntary liquidations; (ii) take control of any assets of the Offshore Funds; and (3) request delivery of the Offshore Funds' books and records.

30. As a result of their significant efforts, the Petitioners have received and are reviewing and categorizing thousands of pages of documents. The Petitioners received books and records from a multitude of entities, including the former administrator of the Offshore Funds, DMS Corporate Governance, the registered agent for the Offshore Feeder Fund, Maples, the registered agent for the Master Fund, and WOGA and Crestline.

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31. Although the Petitioners have reviewed the books and records received to date which have helped develop their understanding of the Offshore Funds' financial position, the Petitioners still need to recover documents from various parties, including United States-based service providers.

2. **Creditor and Investor Coordination**

- 32. The Offshore Funds' stakeholders expect that the Cayman Islands Proceedings will resolve all claims against the Offshore Funds. In fact, the Petitioners have paid \$732,124 to preliquidation creditors. These creditors have been paid in full. The only remaining pre-liquidation creditor is WOGA who has submitted a claim for \$3,524,312 to the Funds, of which \$2,642,115 and \$251,318 relates to the Master Fund and Offshore Feeder Fund. The residual claim relates to the Onshore Funds, respectively. Currently, the Petitioners are evaluating and analyzing WOGA's claim and have requested additional information from WOGA to assist with this process. The Petitioners will complete the adjudication of WOGA's claim alongside the Petitioners' investigation of the Cayman Funds' service providers following receipt and review of missing information. The Petitioners have confirmed with the Cayman Islands Grand Court that the Offshore Funds are solvent and will be able to meet any part of WOGA's claim should it ultimately be adjudicated as valid.
- 33. Early on in the liquidation process, the Petitioners established an informal steering committee to, among other things, represent the views of the wider investor body of the Funds known as the Investor Advisory Committee ("IAC"). The members represented on the Offshore Funds' IAC were (i) Dakota Capital Pty Limited ATF Dakota SP Master Fund; (ii) Citco Custody LTD ref Pensus; (iii) BNY AIS Nominees Limited a/c Gottex ABI Master Fund Limited; (iv) Cafco Alternative Investments, LP; (v) Physicians Reciprocal Insurers; and (vi) William Price III.
- Following the appointment of the Joint Official Liquidators on March 4, 2019, the 34. Petitioners established a Liquidation Committee of the Offshore Funds (the "LC") which consists of certain former members of the IAC, including (i) Cafco Alternative Investments, LP; (ii) BNY AIS Nominees Limited a/c Gottex ABI Master Fund Limited; and (iii) Dakota Capital Pty Limited ATF Dakota SP Master Fund. The IAC was informally disbanded as a result.

35. The role of the LC, and previously the IAC, is to act as representatives for the general body of investors and, among other things, to assist the Petitioners in respect of strategy for asset realization. The first meeting of the LC was convened on May 22, 2019 to, among other things, agree on the next steps of the liquidation of the Offshore Funds. The LC supports the Petitioner's application for Chapter 15 recognition.

- 36. One of the LC's functions is to review and, where appropriate, approve the Petitioners' fees before those fees are submitted for approval to the Cayman Islands Grand Court.
- 37. The Petitioners are in frequent communication with the LC. The Petitioners use the LC as a confidential sounding board regarding issues that may arise in the liquidations.
- 38. To stay in constant and consistent communication with the LC and all investors of the Offshore Funds, the Petitioners have issued multiple letters and formal reports, including those on July 5, 2017, November 1, 2017, March 12, 2018, March 13, 2019, and March 29, 2019.

3. **Asset Realization and Post-Liquidation Activities**

- 39. Over the last two years, the Petitioners, with the general oversight of the IAC (and now the LC), have been evaluating and realizing assets on behalf of the Offshore Funds.
 - 40. Currently, the Petitioners possess the following assets:
 - a Master Fund bank account at First Republic Bank in San Francisco, California, with approximately \$6.7 million;
 - an Offshore Feeder Fund bank account at First Republic Bank in San Francisco, California with approximately \$1,000;
 - a receivable due from AlphaMetrix;
 - debt and equity investments in CWI Steel Technologies Corporation ("CWI") (formerly MMFX); and
 - debt and equity investments in Inca.
- 41. In total, the Petitioners have realized approximately \$7.3 million as a result of their efforts to monetize the Funds' Debt and Equity Investments:
 - **AlphaMetrix**. On May 22, 2017, The Petitioners received approximately \$1.95 million for the settlement of the claim against AlphaMetrix. The receiver of AlphaMetrix confirmed that the Master Fund holds a 50% interest in any further recoveries. The Petitioners are monitoring the activities of the AlphaMetrix receiver, but do not expect any further recoveries from AlphaMetrix.

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- CWI (formerly MMFX). MMFX sold the majority of its assets to a third-party purchaser on October 26, 2017, for \$6.75 million. MMFX subsequently changed its name to CWI and is continuing the wind-down of its remaining assets, liabilities, and operations. The Petitioners have supervised and remained active in the wind-down of CWRI and realized approximately \$1.45 million in distributions (after costs). CWI is due to be dissolved over the next several months with a minor final distribution anticipated to be received by the Petitioners of up to \$20,000. No further realizations are expected.
- Inca. An order granting the Master Funds and SRV Entities' petition for involuntary relief was granted on June 6, 2017. The case was pending as *In re Inca Refining, L.L.C.*, Case No. 17-11182 (Bankr. E.D. La.), but recently closed on March 29, 2019. While the Inca bankruptcy was open, the Petitioners remained active in the case. In fact, the Petitioners engaged the former CEO of Inca to act as a consultant to assist the Petitioners in realizing Inca assets. The Petitioners caused the Funds to provide a debtor-in-possession loan ("DIP Loan") of \$277,608, which was repaid. The main Inca asset was sold in November 2018 for \$14.5 million. As a result, the Petitioners have received three distributions totaling \$4.3 million (net of the DIP Loan and direct costs) to date.

RELIEF REQUESTED

- 42. The Petitioners, as duly organized foreign representatives of the Offshore Funds, seek recognition of the Cayman Islands Proceedings as foreign main proceedings (or alternatively as foreign nonmain proceedings) pursuant to sections 1504, 1507, 1509, 1515, and 1517, and seek relief as of right under sections 108 and 1520 and certain additional relief available under section 1521.
- 43. Specifically, the Petitioners seek entry of an order substantially in the form annexed hereto as **Exhibit B** granting the following relief as necessary to best advance the winding-up of the Offshore Funds in the Cayman Islands Proceedings:
 - recognizing the Cayman Islands Proceedings as foreign main proceedings as defined in section 1502(4);
 - granting relief as of right upon recognition of a foreign main proceeding pursuant to sections 108 and 1520;
 - granting additional relief as authorized by section 1521, including, without limitation:
 - o authorizing the Petitioners to issue subpoenas, examine witnesses, take 2004 examinations, seek turnover under section 542, take evidence, seek production of documents and information concerning the assets, affairs, rights, obligations or liabilities of the Offshore Funds for the purposes of locating and analyzing the Offshore Funds' assets and liabilities, and obtain recovery of the Offshore Funds' books and records;

- o entrusting the Petitioners with the administration and realization of all of the Offshore Funds' assets that are located within the territorial jurisdiction of the United States, including, without limitation, any and all claims and causes of action belonging to the Offshore Funds (including avoidance actions under Cayman Islands law); and
- o awarding the Petitioners such other and further relief as this Court may deem just and proper.

BASIS FOR SUCH RELIEF

A. The Petitioners Have Satisfied the Requirements for Recognition

- 44. As set forth in the accompanying Collier Declaration, the Cayman Islands Proceedings are entitled to recognition under section 1517 of the Bankruptcy Code because:
 - the Cayman Islands Proceedings are (i) foreign proceedings within the meaning of section 101(23) of the Bankruptcy Code; (ii) foreign main proceedings within the meaning of section 1502(4) of the Bankruptcy Code because the Cayman Islands Proceedings are being conducted in the location of the Offshore Funds' COMI; and (iii) in the alternative, foreign nonmain proceedings because they are pending in a location where the Offshore Funds' have an establishment;
 - the Petitioners are foreign representatives within the meaning of section 101(24) of the Bankruptcy Code; and
 - the Offshore Funds' Chapter 15 petitions meet the requirements of section 1515 of the Bankruptcy Code.
- 45. Recognizing the Cayman Islands Proceedings would not be manifestly contrary to the public policy of the United States under section 1506 of the Bankruptcy Code. In fact, granting recognition would further the stated policy goals of Chapter 15 by promoting cooperation between courts, allowing for the fair and efficient administration of cross-border insolvencies, and facilitating the protection and maximization of the Offshore Funds' assets.
- 46. Indeed, Chapter 15 recognition will enhance and facilitate the ability of the Petitioners to fulfill their duties to investigate the affairs of the Offshore Funds and realize and distribute the Offshore Funds' assets in accordance with Cayman Islands insolvency law. Specifically, Chapter 15 recognition will allow the Petitioners to (i) identify, evaluate, maximize, and preserve the value of the Offshore Funds' assets; (ii) identify, evaluate, maximize, and preserve assets of the Offshore Funds that may be located in the United States, and investigate or prosecute potential claims—if any—related to the recovery of any such assets; and (iii) continue to facilitate

the efficient administration of the Offshore Funds' assets in one proceeding so as to prevent a piecemeal disposition or degradation of assets that would undermine the Cayman Islands Proceedings and harm the Offshore Funds.

- 47. The following documents are annexed hereto in support of this Verified Petition, as required by section 1515 and Bankruptcy Rules 1007 and 1008:
 - pursuant to section 1515(b), a certified copy of winding-up Orders of the Cayman Islands Grand Court appointing the Petitioners as Joint Official Liquidators for the Offshore Funds, annexed as **Exhibit A**;
 - pursuant to 11 U.S.C. § 1515(c), a statement certifying, among other things, that no foreign proceeding concerning the Offshore Funds are known to the Petitioners, annexed as **Exhibit C**;
 - pursuant to Bankruptcy Rule 1007(a)(4), annexed hereto as **Exhibit C** is:
 - o a corporate ownership statement containing the information described in Bankruptcy Rule 7007.1;
 - o a list containing the names and addresses of all persons or bodies authorized to administer foreign proceedings of the Offshore Funds;
 - o a list of all known parties to litigation and/or arbitration pending in the United States in which the Offshore Funds are a party at the time of the filing of the Petitions; and
 - o a list of all entities against whom provisional relief is being sought under section 1519 of the Bankruptcy Code.
 - pursuant to 28 U.S.C. § 1746, a verification by the Petitioners regarding this Verified Petition, annexed hereto as **Exhibit D**.
- 48. Because (i) the Cayman Islands Proceedings are foreign proceedings under section 101(23), (ii) the Petitioners are foreign representatives under section 101(24), (iii) the Offshore Funds' COMI lies in the Cayman Islands, (iv) the Petitioners have complied with all requirements of 11 U.S.C. § 1515 and Bankruptcy Rule 1007(a)(4), and (v) recognition of the Cayman Islands Proceedings would not be contrary to public policy under 11 U.S.C. § 1506, the Petitioners are entitled to entry of an order recognizing the Cayman Islands Proceedings as foreign main proceedings.
- 49. Alternatively, in the event the Court determines that the Cayman Islands Proceedings are not eligible to be recognized as foreign main proceedings as the Petitioners believe they should, the Cayman Islands Proceedings should be recognized as foreign nonmain proceedings as defined

in 11 U.S.C. § 1502(5) because, as set forth in the supporting Collier Declaration, the Offshore Funds at a minimum maintain an establishment in the Cayman Islands where non-transitory economic activity takes place.

B. Recognition of the Cayman Islands Proceedings and the Additional Relief Requested

- 50. The Cayman Islands Proceedings provide a centralized process to assert and resolve claims against the Offshore Funds and to make distributions to the Offshore Funds' creditors. Relief and recognition are requested to protect the Offshore Funds' assets and maintain, as well as maximize, the value of the Offshore Funds' estates.
- 51. During their tenure, the Petitioners have requested various documents from a variety of parties. Although some documents have been produced, significant critical documents have not yet been turned over. The Petitioners also believe the Offshore Funds' former professionals, including their investment managers, hold important records necessary for the Petitioners to properly asses the operations of investments of the Offshore Funds. For the Petitioners to effectively finalize the liquidation of the Offshore Funds, the Petitioners require access to those books and records, as well as those persons.
- 52. The Cayman Islands Proceedings and the relief requested herein will protect the Offshore Funds' assets, provide the Petitioners with access to information necessary to assemble the assets and claims of the Offshore Funds for administration and enforce and protect the Offshore Funds' rights against third parties with respect to such assets.
- 53. Thus, the Petitioners now seek recognition of the Cayman Islands Proceedings as foreign main proceedings to garner and administer the Offshore Funds' assets that may be located and held in the United States.
- 54. The Petitioners also seek additional relief so that they may conduct discovery in order to ensure the identification of all of the Offshore Funds' assets and efficient administration of those assets.

NOTICE

55. Notice of this Verified Petition will be provided, and a copy of this Motion will be served upon: (i) the United States Trustee for the Northern District of California; (ii) the Offshore

1 Funds; (iii) White Oak Global Advisors L.L.C.; (iv) White Oak Partners, L.L.C.; (v) the members 2 of the LC; (vi) all parties to litigation pending in the United States in which the Debtor is a party at 3 the time of the filing of this Verified Petition; (vii) all entities against whom provisional relief is 4 being sought pursuant to § 1519 of the Bankruptcy Code; (viii) all parties that file a notice of 5 appearance in this case; and (ix) other parties that the Court may direct. 6 **CONCLUSION** 7 56. WHEREFORE, the Petitioners respectfully request that this Court enter an order 8 recognizing the Cayman Islands Proceedings as foreign main proceedings, granting additional relief 9 upon recognition substantially in the form annexed hereto as **Exhibit B**, and granting such other and 10 further relief as to the Court appears just and proper. 11 Dated: June 12, 2019 12 13 /s/ Lisa S. Tsai Lisa S. Tsai 14 15 **REID COLLINS & TSAI LLP** 16 Lisa S. Tsai 17 Marc Dworsky R. Adam Swick 18 Craig A. Boneau Leo Oppenheimer 19 Attorneys for Joint Official Liquidators 20 of White Oak Strategic Master Fund, L.P., and White Oak Strategic Fund, 21 Ltd. 22 23 24 25 26 27 28

EXHIBIT A

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CAUSE NO. FSD 13 OF 2019 (CRJ)

IN THE MATTER OF SECTION 131 OF THE COMPANIES LAW (2018 REVISION)

AND IN THE MATTER OF WHITE OAK STRATEGIC FUND, LTD. (IN VOLUNTARY LIQUIDATION)

DIRECTIONS ORDER

UPON the application of Luke Oliver Almond and Cosimo Borrelli (the "Petitioners") by their Summons for Directions dated 1 February 2019.

AND UPON hearing counsel for the Petitioners, as the proposed Joint Official Liquidators, and Dawn Major of the Cayman Islands Monetary Authority.

AND UPON reading the affidavits of the Petitioners, both sworn on 31 January 2019.

IT IS ORDERED that:

1. The First Affidavit of Luke Oliver Almond sworn on 31 January 2019 and the exhibit thereto be sealed on the Court file.

2. The proceedings herein be consolidated with Financial Services Division Cause No. 14 of 2019 (CRJ).

Dated this 4th day of March 2019.

Filed this 4th day of March 2019.

The Honourable Ms Justice Richards QC JUDGE OF THE GRAND COURT

Seen by me.

R. Sufme

Robert Shifman

T June 2019

Chartered Accountant

Australia and New Zealand

Membership No. 457951

Go Borrelli Walsh (Cayman) Limited

Strathvale House, 3rd Floor

90 North Church Street, Grand Co

THIS ORDER was filed by Ritch & Conolly, Attorneys-at-Law for the Applicant, whose address for service is Fourth Floor, Queensgate House, 113 South Church Street, George Town, Grand Cayman. Tel. 949 7366 Fax. 949 8652

+1345 743 8800

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CAUSE NO. FSD 14 OF 2019 (CRJ)

IN THE MATTER OF SECTION 36(3) OF THE EXEMPTED LIMITED PARTNERSHIP LAW (2018 REVISION)

IN THE MATTER OF SECTION 131 OF THE COMPANIES LAW (2018 REVISION)

AND IN THE MATTER OF WHITE OAK STRATEGIC MASTER FUND, L.P. (IN VOLUNTARY LIQUIDATION)

DIRECTIONS ORDER

UPON the application of Luke Oliver Almond and Cosimo Borrelli (the "Petitioners") by their Summons for Directions dated 1 February 2019.

AND UPON hearing counsel for the Petitioners as the proposed Joint Official Liquidators.

AND UPON reading the affidavits of the Petitioners, both sworn on 31 January 2019.

IT IS ORDERED that:

1. The First Affidavit of Luke Oliver Almond sworn on 31 January 2019 and the exhibit thereto be sealed on the Court file.

2. The proceedings herein be consolidated with Financial Services Division Cause No. 13 of 2019 (CRJ).

Dated this 4th day of March 2019.

Filed this 4th day of March 2019.

The Honourable Ms Justice Richards QC JUDGE OF THE GRAND COURT

R. Stifme
Robert Shifman
7 June 2019
Chartered Accountant
Australia and New Zealand
Membership No. 457951
C/o Bornelli Walsh (Caynon) Limited
Strathvale House, 3rd Floor
90 North Church Street, Grand Caynon
Cayman Islands

THIS ORDER was filed by Ritch & Conolly, Attorneys-at-Law for the Applicant, whose address for service is Fourth Floor, Queensgate House, 113 South Church Street, George Town, Grand Cayman. Tel. 949 7366 Fax. 949 8652



CAUSE NO. FSD 13 OF 2019 (CRJ)

IN THE MATTER OF SECTION 131 OF THE COMPANIES LAW (2018 REVISION)

AND IN THE MATTER OF WHITE OAK STRATEGIC FUND, LTD. (IN VOLUME LIQUIDATION)

SUPERVISION ORDER

UPON the application of Luke Oliver Almond of Borrelli Walsh (Cayman) Limited, 3rd Floor, Strathvale House, 90 North Church Street, PO Box 30847, Grand Cayman, KY1-1204, Cayman Islands, and Cosimo Borrelli of Borrelli Walsh Limited, Level 17, Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong (collectively, the "Petitioners"), by petition for an order that the liquidation of White Oak Strategic Fund, Ltd. (in Voluntary Liquidation) (the "Offshore Feeder Fund") continue under the supervision of the Court.

AND UPON hearing counsel for the Petitioners, as the proposed Joint Official Liquidators, and Dawn Major of the Cayman Islands Monetary Authority.

AND UPON reading the affidavits of the Petitioners both sworn on 31 January 2019.

AND UPON the Court being satisfied that the Petitioners are qualified insolvency practitioners.

IT IS ORDERED that:

- The liquidation of the Offshore Feeder Fund be continued under the supervision of the Court.
- 2. Luke Oliver Almond of Borrelli Walsh (Cayman) Limited and Cosimo Borrelli of Borrelli Walsh Limited, are hereby appointed as the Joint Official Liquidators of the Offshore Feeder Fund (the "JOLs").

Certified to be a true copy of the original

Seen by Me.

C/O Borrelli Walsh (Caynan) Limited

Strathvale House, 3rd Floor

90 North Church Street, Grand Caynan

Caynan Islands

Tune 2019

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Membership No. 457951



- The requirement, if any, for Samantha Wood to file a final report and accounts pursuant 3. to section 132(2) of the Companies Law is hereby dispensed with.
- 4. The JOLs shall not be required to give security for their appointment.
- The JOLs are hereby authorised jointly and severally to exercise any of the following 5. powers without further sanction of the Court:
 - the power to bring or defend or continue any action or other legal (i) proceeding in the name and on behalf of the Offshore Feeder Fund;
 - the power to pay any class of creditor in full; (ii)
 - the power to make any compromise or arrangement with creditors or (iii) persons claiming to be creditors or having or alleging themselves to have any claim (present or future, certain or contingent, ascertained or sounding only in damages) against the Offshore Feeder Fund or for which the Offshore Feeder Fund may be rendered liable;
 - the power to compromise on such terms as may be agreed all debts and (iv) liabilities capable of resulting in debts, and all claims (present or future, certain or contingent, ascertained or sounding only in damages) subsisting, or supposed to subsist between the Offshore Feeder Fund and a shareholder or alleged shareholder or other debtor or person apprehending liability to the Offshore Feeder Fund; and

the power to engage attorneys and other professionally qualified person to assist the JOLs in the performance of their functions, whether in the Cayman Islands or elsewhere.

The JOLs be authorised, if they think fit, to take any such action as may be necessary or 6. desirable to commence, or to cause the Offshore Feeder Fund to commence, proceedings in the United States including recognition and relief proceedings under Chapter 15 of the United States Bankruptcy Code, and to take such steps arising in connection therewith that the JOLs may consider appropriate.

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7. The Petitioners' costs of this Petition shall be paid out of the assets of the Offshore Feeder Fund as an expense of the liquidation.

Dated this 4th day of March 2019.

Filed this 4th day of March 2019.

The Honourable Ms Justice Richards QC JUDGE OF THE GRAND COURT

THIS ORDER was filed by Ritch & Conolly, Attorneys-at-Law for the Applicant, whose address for service is Fourth Floor, Queensgate House, 113 South Church Street, George Town, Grand Cayman. Tel. 949 7366 Fax. 949 8652

CAUSE NO. FSD 14 OF 2019 (CRJ)

IN THE MATTER OF SECTION 36(3) OF THE EXEMPTED LIMITED PARTNERSHIP LAW (2018 REVISION)

IN THE MATTER OF SECTION 131 OF THE COMPANIES LAW (2018 REVISION)

AND IN THE MATTER OF WHITE OAK STRATEGIC MASTER FUND VOLUNTARY LIQUIDATION)

SUPERVISION ORDER

UPON the application of Luke Oliver Almond of Borrelli Walsh (Cayman) Limited, 3rd Floor, Strathvale House, 90 North Church Street, PO Box 30847, Grand Cayman, KY1-1204, Cayman Islands, and Cosimo Borrelli of Borrelli Walsh Limited, Level 17, Tower 1, Admiralty Centre, 18 Harcourt Road, Hong Kong (collectively, the "Petitioners"), by petition for an order that the liquidation of White Oak Strategic Master Fund, L.P. (in Voluntary Liquidation) (the "Master Fund") continue under the supervision of the Court.

AND UPON hearing counsel for the Petitioners, as the proposed Joint Official Liquidators.

AND UPON reading the affidavits of the Petitioners, both sworn on 31 January 2019.

AND UPON the Court being satisfied that the Petitioners are qualified insolvency practitioners.

IT IS ORDERED that:

- 1. The liquidation of the Master Fund be continued under the supervision of the Court.
- 2. Luke Oliver Almond of Borrelli Walsh (Cayman) Limited and Cosimo Borrelli of Borrelli Walsh Limited, are hereby appointed as the Joint Official Liquidators of the Master Fund (the "JOLs").

Seen by me.
R. Sofue
Robert Shifman
7 June 2019
Chartered Accountant

c/o Borrelli Walsh (Cayman) Limited Strathvale House, 3rd Floor 90 North Church Street, Grand Ca Cayman Idands

and New Zealand + 1345 743 8800.

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- 3. The requirement, if any, for Samantha Wood, to file a final report and accounts pursuant to section 132(2) of the Companies Law is hereby dispensed with.
- 4. The JOLs shall not be required to give security for their appointment.
- 5. The JOLs are hereby authorised jointly and severally to exercise any of the following powers without further sanction of the Court:
 - (i) the power to bring or defend or continue any action or other legal proceeding in the name and on behalf of the Master Fund;
 - (ii) the power to pay any class of creditor in full;
 - (iii) the power to make any compromise or arrangement with creditors or persons claiming to be creditors or having or alleging themselves to have any claim (present or future, certain or contingent, ascertained or sounding only in damages) against the Master Fund or for which the Master Fund may be rendered liable;
 - (iv) the power to compromise on such terms as may be agreed all debts and liabilities capable of resulting in debts, and all claims (present or future, certain or contingent, ascertained or sounding only in damages) subsisting, or supposed to subsist between the Master Fund and a limited partner or alleged limited partner or other debtor or person apprehending liability to the Master Fund; and
 - the power to engage attorneys and other professionally qualified person to assist the JOLs in the performance of their functions, whether in the Cayman Islands or elsewhere.
- 6. The JOLs be authorised, if they think fit, to take any such action as may be necessary or desirable to commence, or to cause the Master Fund to commence, proceedings in the United States including recognition and relief proceedings under Chapter 15 of the United States Bankruptcy Code, and to take such steps arising in connection therewith that the JOLs may consider appropriate.

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7. The Petitioners' costs of this Petition shall be paid out of the assets of the Master Fund as an expense of the liquidation.

Dated this 4th day of March 2019. Filed this 4th day of March 2019.

The Honourable Ms Justice Richards QC JUDGE OF THE GRAND COURT

THIS ORDER was filed by Ritch & Conolly, Attorneys-at-Law for the Applicant, whose address for service is Fourth Floor, Queensgate House, 113 South Church Street, George Town, Grand Cayman. Tel. 949 7366 Fax. 949 8652



EXHIBIT B

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REID COLLINS & TSAI LLP Lisa S. Tsai (CA State Bar No. 224198) ltsai@rctlegal.com Marc Dworsky (CA State Bar No. 157413) mdworksy@rctlegal.com 7 W. Figueroa Street, Suite 300 Santa Barbara, California 93101 Telephone: (213) 429-4022 5 **REID COLLINS & TSAI LLP** R. Adam Swick (*Pro hac vice* to be requested) aswick@rctlegal.com Craig A. Boneau (*Pro hac vice* to be requested) cboneau@rctlegal.com Leo Oppenheimer (*Pro hac vice* to be requested) loppenheimer@rctlegal.com 1301 S. Capital of Texas Hwy Building C, Suite 300 Austin, Texas 78746 10 Telephone: (512) 647-6100 Facsimile: (512) 647-6129 11 12 Counsel to Joint Official Liquidators of White Oak Strategic Master Fund, L.P. and White Oak Strategic Fund, Ltd. 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 In re: Chapter 15 16 WHITE OAK STRATEGIC MASTER FUND, Case No. 19-17 L.P., Debtor in a Foreign Proceeding. 18 19 In re: Chapter 15 20 WHITE OAK STRATEGIC FUND, LTD., Case No. 19-21 Debtor in a Foreign Proceeding. **ORDER GRANTING** 22 RECOGNITION OF FOREIGN MAIN PROCEEDINGS 23 Luke Oliver Almond of Borrelli Walsh (Cayman) Limited and Cosimo Borrelli of Borrelli 24 25 Walsh Limited (the "Petitioners"), as the foreign representatives, as defined in section 101(24) of 26 title 11 of the United States Code (the "Bankruptcy Code"), of White Oak Strategic Master Fund, 27 L.P. and White Oak Strategic Fund, Ltd. (collectively the "Offshore Funds"), debtors in foreign

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proceedings (the "Cayman Islands Proceedings"), as defined in Bankruptcy Code section 101(23),

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currently before the Grand Court of the Cayman Islands in the Financial Services Division (the "Cayman Islands Grand Court"), having filed (a) the Official Form 401; (b) the Verified Petition along with the exhibits thereto (the "Verified Petition"); (c) the Declaration of Luke Oliver Almond along with all exhibits thereto; (d) the Declaration of David Walter Collier; and (e) the Memorandum of Law in Support of Verified Petition (collectively, the "Chapter 15 Pleadings"); and the Court having reviewed and considered the Chapter 15 Pleadings; and no objections or other responses having been filed thereto; and a hearing having been held on _______, 2019; and appropriate and timely notice of the filing of the Verified Petition and the hearing thereon having been given by the Petitioners; and such notice having been adequate and sufficient for all purposes; and no other or further notice being necessary or required; and after due deliberation and sufficient cause appearing therefore, the Court makes the following findings of fact and conclusions of law:

- a. This Court has jurisdiction over these Chapter 15 cases pursuant to 28 U.S.C. §§ 157 and 1334 and 11 U.S.C. §§ 109 and 1501. This is a core proceeding under 28 U.S.C. §§ 157(b)(2)(P). Venue is proper under 28 U.S.C. § 1410(1).
- b. These Chapter 15 cases were properly commenced in compliance with and pursuant to 11 U.S.C. §§ 1504, 1515, and 1517.
- c. The Chapter 15 Pleadings meet the requirements of 11 U.S.C. § 1515 and Rule 1007(a)(4) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").
- d. The Cayman Islands Proceedings are entitled to recognition by this Court pursuant to 11 U.S.C. §§ 1515 and 1517(a).
- e. The Cayman Islands Proceedings are foreign proceedings within the meaning of 11 U.S.C. § 101(23).
- f. The Cayman Islands Proceedings are currently before the Cayman Islands Grand Court, which is the location of the Offshore Funds' "center of main interests," and as such the Cayman Islands Proceedings are entitled to recognition as foreign main proceedings pursuant to 11 U.S.C. §§ 1502(4) and 1517(b)(1).
- g. The Petitioners are "persons" within the definition of 11 U.S.C. §§ 101(41) and 1517(a)(2) and are the duly appointed "foreign representatives" of the Offshore Funds within the

meaning of 11 U.S.C. §§ 101(24), and, as such, are entitled to directly petition the Court for recognition of the Cayman Islands Proceedings under 11 U.S.C. § 1509.

- h. The Petitioners are entitled to all relief provided pursuant to 11 U.S.C. § 1520 without limitation.
- i. The Petitioners are further entitled to the additional relief as set forth herein under11 U.S.C. § 1521.
 - j. The Petitioners are entitled to relief provided pursuant to 11 U.S.C. § 108.
- k. The relief granted hereby is: (i) necessary and appropriate to effectuate the purposes of Chapter 15 of the Bankruptcy Code; (ii) in the interests of public policy and international comity; (iii) not manifestly contrary to the public policy of the United States; and (iv) warranted pursuant to 11 U.S.C. §§ 1517, 1520, and 1521.

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

- 1. The Cayman Islands Proceedings are granted recognition as foreign main proceedings, as defined in 11 U.S.C. § 1502(4), pursuant to 11 U.S.C. § 1517.
- 2. All effects of recognition of the Cayman Islands Proceedings as foreign main proceedings as set forth in 11 U.S.C. § 1520 shall apply.
- 3. The Petitioners are and shall be recognized as the foreign representatives of the Offshore Funds for which they were duly appointed as Joint Official Liquidators in the Cayman Islands Proceedings.
- 4. The protections of 11 U.S.C. §§ 361 and 362 shall apply to the Offshore Funds and their assets in the United States.
- 5. The statutory tolling and extensions provided for in 11 U.S.C. § 108 apply for the Offshore Funds from the Verified Petition filing date.
- 6. The Petitioners are authorized to conduct discovery, issue subpoenas, examine witnesses, take 2004 examinations, seek turnover under 11 U.S.C. § 542, take evidence, seek production of documents and information concerning the assets, affairs, rights, obligations, or liability of the Offshore Funds for the purposes of locating and analyzing the Offshore Funds' assets and liabilities, and obtain recovery of Offshore Funds' books and records pursuant to the applicable

provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules of the Bankruptcy Court of the Northern District of California.

- 7. The Petitioners are entrusted with the administration and realization of the Offshore Funds' assets that are located in the United States, including without limitation any and all claims and causes of action belonging to the Offshore Funds (including avoidance actions under Cayman Islands law).
- 8. Service of this Order shall be given by email or U.S. First Class mail to (i) the United States Trustee for the Northern District of California; (ii) the Offshore Funds; (iii) White Oak Global Advisors, L.L.C.; (iv) White Oak Partners, L.L.C.; and (v) the members of the LC (as that term is defined in the Verified Petition), in accordance with Bankruptcy Rules 2002(q) and 7004(a) and (b).
- 9. Such service shall be good and sufficient service and adequate notice of this Order for all purposes.
- 10. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.
- 11. This Court shall retain jurisdiction with respect to the enforcement, amendment or modification of this Order, any requests for additional relief or any adversary proceeding brought in and through these Chapter 15 cases, and any request by any person or entity for relief from the provisions of this Order.

END OF ORDER

1	COURT SERVICE LIST
2	BNY AIS Nominees Limited a/c Gottex ABI Fund Limited C/O Bjorg Klem
3	Trade Execution Department Riverside Two, Sir John Rogerson's Quay, Grand Canal Dock
4	Dublin, Ireland
5	Cafco Alternative Investments, L.P. C/O Todd Kellerman
6	5577 Youngstown-Warren Road Niles, OH 44410
7	
8	Cosimo Borrelli Borrelli Walsh (Cayman) Limited Strathvale House, 3 rd Floor
9	90 North Church Street Grand Cayman, KY1-1204
10	Cayman Islands
11	Dakota Capital Pty Ltd ATF Dakota SP Master Fund C/O Timothy Ivers
12	Level 12, 17 Castlereagh Street, Sydney, NSW, 2000, Australia
13	Luke Almond Borrelli Walsh (Cayman) Limited
14	Strathvale House, 3 rd Floor 90 North Church Street
15	Grand Cayman, KY1-1204 Cayman Islands
16	U.S. Trustee
17	Office of the U.S. Trustee / SF Phillip J. Burton Federal Building
18	450 Golden Gate Ave. 5th Fl., #05-0153 San Francisco, CA 94102
19	White Oak Global Advisors L.L.C.
20	3 Embarcadero Center, Suite 550 San Francisco, CA 94111
21	White Oak Partners, L.L.C.
22	3 Embarcadero Center, Suite 550 San Francisco, CA 94111
23	White Oak Strategic Fund, Ltd.
24	Luke Almond Borrelli Walsh (Cayman) Limited
25	Strathvale House, 3 rd Floor 90 North Church Street
26	Grand Cayman, KY1-1204
27	Cayman Islands
28	

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White Oak Strategic Master Fund, L.P. Luke Almond
Borrelli Walsh (Cayman) Limited
Strathvale House, 3rd Floor
90 North Church Street Grand Cayman, KY1-1204 Cayman Islands

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EXHIBIT C

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REID COLLINS & TSAI LLP Lisa S. Tsai (CA State Bar No. 224198) ltsai@rctlegal.com Marc Dworsky (CA State Bar No. 157413) mdworksy@rctlegal.com 7 W. Figueroa Street, Suite 300 Santa Barbara, California 93101 Telephone: (213) 429-4022 5 **REID COLLINS & TSAI LLP** R. Adam Swick (*Pro hac vice* to be requested) aswick@rctlegal.com Craig A. Boneau (*Pro hac vice* to be requested) cboneau@rctlegal.com Leo Oppenheimer (*Pro hac vice* to be requested) loppenheimer@rctlegal.com 1301 S. Capital of Texas Hwy Building C, Suite 300 Austin, Texas 78746 10 Telephone: (512) 647-6100 Facsimile: (512) 647-6129 11 Counsel to Joint Official Liquidators of White Oak Strategic Master Fund, L.P. 12 and White Oak Strategic Fund, Ltd. 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 In re: Chapter 15 16 WHITE OAK STRATEGIC MASTER FUND, Case No. 19-17 L.P., Debtor in a Foreign Proceeding. 18 19 Chapter 15 In re: 20 Case No. 19-WHITE OAK STRATEGIC FUND, LTD., 21 STATEMENT OF FOREIGN Debtor in a Foreign Proceeding. 22 REPRESENTATIVES PURSUANT TO 11 U.S.C. § 1515(c) AND 23 BANKRUPTCY RULE 1007(a)(4) 24 25 Pursuant to 11 U.S.C. § 1515(c) and Rule 1007(a)(4) of the Federal Rules of Bankruptcy 26 Procedure, Luke Oliver Almond of Borrelli Walsh (Cayman) Limited, as one of the foreign 27 representatives of White Oak Strategic Master Fund, L.P. ("Master Fund") and White Oak

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Strategic Fund, Ltd. ("Offshore Feeder Fund," and collectively with the Master Fund, the

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"Offshore Funds"), hereby declares under penalty of perjury under the laws of the United States of America as follows:

I. Identification of Other Foreign Proceedings

The Offshore Funds are debtors in foreign proceedings (the "Cayman Islands Proceedings"), as defined in section 101(23) of title 11 of the United States Code (the "Bankruptcy Code"), currently before the Grand Court of the Cayman Islands in the Financial Services Division (the "Cayman Islands Grand Court").

I have been informed that section 1515(c) of the Bankruptcy Code provides that a "petition for recognition shall also be accompanied by a statement identifying all foreign proceedings with respect to the debtors that are known to the foreign representative."

I believe that the Cayman Islands Proceedings are each a "foreign main proceeding" as defined in section 1502(4) of the Bankruptcy Code. The registered offices of the Offshore Funds have always been in the Cayman Islands and are currently at Borrelli Walsh (Cayman) Limited, 3rd Floor, Strathvale House, 90 North Church Street, PO Box 30847, Grand Cayman, KY1-1204 Cayman Islands.

The Cayman Islands Proceedings are the only foreign proceedings, as such term is defined in section 101 (23) of the Bankruptcy Code, with respect to the Offshore Funds known to the Petitioners.¹

II. Corporate Ownership Statement Containing the Information Described in Bankruptcy Rule 7007.1

The Offshore Feeder Fund is the only entity that owns 10% or more of the Master Fund as a limited partner.

Dakota Capital Pty Limited ATF Dakota SP Master Fund, State Street Bank and Trust Co. for the benefit of Riverview SOF I (Cayman) LP, and State Street Bank and Trust Co. for the Benefit

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¹ Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Verified Petition of Foreign Representatives in Support of Foreign Main Proceedings Pursuant to 11 U.S.C. § 1517 and Additional Relief.

of Riverview Tactical Fund LP are the only entities that own 10% or more of the Offshore Feeder 1 Fund's shares. 2 3 III. **Administrators in Foreign Proceedings of the Debtors** The names and addresses of the duly appointed foreign representatives of the Offshore 4 5 Funds in the Cayman Islands Proceedings are as follows: Luke Oliver Almond and Cosimo Borrelli 6 Joint Official Liquidators for White Oak Strategic Master Fund, L.P. and White Oak Strategic Fund, Ltd. 7 Borrelli Walsh (Cayman) Limited 3rd Floor, Strathvale House 8 90 North Church Street Grand Cayman, KY1-1204, Cayman Islands 9 10 No other persons or bodies are authorized to administer the Cayman Islands Proceedings. IV. **Parties to Litigation Pending in the United States** 11 Upon information and belief, the Offshore Funds are currently not parties to any litigation 12 13 pending in federal or state court in the United States of America. V. 14 **Entities Against Whom Provisional Relief is Sought** Petitioners are not seeking provisional relief from any entity. 15 Petitioners reserve their right to amend and supplement this statement at any time. 16 17 Executed this 12th day of June 2019. 18 19 Luke Oliver Almond, as a duly appointed 20 Foreign Representative of White Oak Strategic Master Fund, L.P. and White Oak 21 Strategic Fund, Ltd. 22 23 24 25 26 27

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EXHIBIT D

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- 1. I am a Director of Borrelli Walsh (Cayman) Limited, whose offices are located at 3rd Floor, Strathvale House, 90 North Church Street, Grand Cayman, Cayman Islands.
- 2. I am authorized to act as a duly appointed foreign representative of the Offshore Funds, debtors in foreign proceedings currently before the Grand Court of the Cayman Islands, Financial Services Division.
- 3. I have read the foregoing Verified Petition in Support of Applications for Recognition of Foreign Main Proceedings Pursuant to 11 U.S.C. § 1517 and Additional Relief (the "Verified Petition") and the exhibits thereto.
- 4. I declare under penalty of perjury under the laws of the United States of America that I am informed and believe that the factual content in the Verified Petition and its exhibits are true and accurate to the best of my knowledge, information, and belief.

Executed this 12th day of June 2019.

Luke Oliver Almond, as a duly appointed Foreign Representative of White Oak Strategic Master Fund, L.P. and White Oak Strategic Fund, Ltd.