with the administrative application, the Receiver has presented the Court with a

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declaration setting forth his efforts to value the illiquid investments, the involvement of the two largest and sophisticated investors in the valuation process and the reasons for his recommendation that the illiquid assets be sold for the amounts indicated. The Receiver has obtained the non-opposition of all other parties to this matter to his recommendation.

GOOD CAUSE APPEARING, the Court hereby authorizes the Receiver to sell defendant Baystar's interest in the Island Fund to its general partner for the amount of \$150,000 and to sell Baystar's interest in the Yacht Fund to its general partner for the amount of \$235,630, both in cash at the time of closing.

GOOD CAUSE APPEARING, the Court also hereby authorizes the Receiver to further investigate the entitlement of the few Baystar investors who invested solely in the Yacht Fund side pocket, in order to determine their entitlement to a distribution solely from the Yacht Fund proceeds, and to make such pro rata distributions to them if appropriate and they can be located with reasonable effort.

GOOD CAUSE ALSO APPEARING, the Court hereby authorizes the Receiver to make such cash distributions, as he deems appropriate, in the approximate amount of \$700,000, to the defrauded Baystar investors in the proportionate amounts previously approved by this Court.

SO ORDERED.

DATED: January <u>28</u>, 2016

Judge William Alsup
United States District Court