

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORKPHARO GAIA FUND, LTD. and PHARO
MACRO FUND, LTD.,

Plaintiffs,

-v-

THE BOLIVARIAN REPUBLIC OF
VENEZUELA,

Defendant.

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: 5/10/2022

19-cv-3123 (AT)

**STIPULATION AND
PROTECTIVE ORDER**

WHEREAS, Plaintiffs in this action have issued a subpoena dated March 2, 2022 (the “Subpoena”), seeking to obtain documents from [REDACTED]
[REDACTED], concerning account information related to the above-captioned action and any related post-judgment execution proceedings; and

WHEREAS, [REDACTED] seeks the entry of this Stipulation and Protective Order (“Protective Order”) authorizing the disclosure of documents or information responsive to Plaintiffs’ Subpoena to [REDACTED];

NOW, THEREFORE, it is hereby agreed, by and between Plaintiffs and [REDACTED], by and through their undersigned counsel; and for good cause shown, the Court hereby ORDERS as follows:

1. All documents or information produced in response to the Subpoena and all portions thereof (collectively, “Confidential Material”) are deemed confidential, unless Plaintiffs are otherwise advised by [REDACTED] in writing.
2. Confidential Material may be used only for the purpose of attempting to collect upon a judgment entered in this action pursuant to procedures authorized by law, and for no other purpose.

3. No person shall be permitted to have access to Confidential Material, nor shall any person be informed of the substance of the Confidential Material by any person permitted to have access thereto, except as provided in this Protective Order, as otherwise agreed upon by the parties and [REDACTED] in writing, or by order of the Court.

4. Confidential Material shall not be disclosed or distributed to any person or entity other than the following:

- a. the attorneys (including their expert witnesses, paralegals, clerical staff, or other assistants) for parties to this action or for parties to any proceeding incident to efforts to collect on a judgment in this action, but only insofar as the attorneys have a need for the Confidential Material in connection with this action or such proceeding;
- b. the courts and their support personnel in this action and in any proceeding incident to efforts to collect on a judgment in this action;
- c. persons or entities served with writs of attachment or other legal process incident to efforts to collect on a judgment in this action or holding assets identified in the Confidential Material;
- d. local or federal law enforcement personnel involved in any proceeding incident to efforts to collect on a judgment in this action;
- e. any other person to whom disclosure is required in order to pursue proceedings incident to efforts to collect on a judgment in this action pursuant to procedures authorized by law; or
- f. the respective client representatives of the parties.

5. To the extent that Confidential Material is disclosed to persons described in subparagraphs 5(a), (c), or (e)-(f), only those portions of the Confidential Material that are necessary for each specific proceeding incident to efforts to collect on any judgment in this action or that relate to specific assets at issue shall be disclosed to such persons. All persons described in subparagraphs 5(a), (c), or (e)-(f) shall be provided with a copy of this Protective Order. All such persons are required to use Confidential Material only for purposes directly related to the satisfaction of a judgment in this action and are prohibited from using Confidential Material for any other unrelated litigation or proceeding or for any business, commercial, competitive, personal, or other purpose. Copies of documents containing Confidential Material shall be made only to the extent necessary to facilitate a use permitted by this Protective Order.

6. Confidential Material shall not be disclosed to any person described in subparagraphs 5(a), (c), or (e)-(f) unless and until such person has been shown this Protective Order and has agreed in writing to be bound by its terms by signing a copy of the attached Acknowledgment Form, annexed hereto as Exhibit A. A copy of each executed Acknowledgment Form shall be kept by counsel for the party on behalf of whom disclosure is made pursuant to subparagraphs 5(a), (c), or (e)-(f).

7. The termination of this action or any proceeding incident to efforts to collect on a judgment in this action shall not relieve any person or party provided Confidential Material of any obligation under this Protective Order.

8. All Confidential Material that is filed with any court and any pleadings, motions, exhibits, or other papers filed with any court referencing or containing Confidential Material shall be filed under seal to the extent of such Confidential Material, unless Plaintiffs are otherwise advised by [REDACTED] in writing, and kept under seal until further order of the

Court. Any party seeking to file redacted or entire documents under seal must obtain prior Court approval in accordance with Rule IV.A of this Court's Individual Practices in Civil Cases. The parties shall meet and confer in an effort to minimize the redaction or sealing request prior to submitting their request to the Court.

9. Within sixty (60) days of the resolution of the last proceeding incident to efforts to collect on a judgment in this action by settlement or final judgment and the termination of any appeals therefrom, all Confidential Material, and all copies thereof, shall be promptly destroyed, provided that counsel may retain one complete set of any such materials that were presented in any form to a court. Any such retained materials shall be marked "Subject to Protective Order" in the form in which they are stored and shall be stored with a copy of this Protective Order.

10. The provisions of this Order restricting the use and disclosure of Confidential Material shall not apply to documents or other information which were, are, or become public knowledge not in violation of this Order.

11. This Protective Order does not waive or adjudicate any objection to the Subpoena that [REDACTED] may have or any claim of privilege involving any document or information responsive to the Subpoena that [REDACTED] may have. [REDACTED] takes no position by moving for entry of this Protective Order on the susceptibility to attachment of any asset that may be identified as a result of its compliance with the Subpoena.

12. [REDACTED] shall have no duty to produce Confidential Material to anyone other than Plaintiffs.

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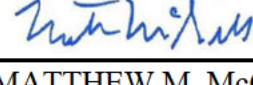
Dated: May 9, 2022

[REDACTED]
[REDACTED]
[REDACTED]
By: [REDACTED]

Dated: 5/9/22

MATTHEW M. McGILL
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Washington, DC 20036
*Attorney for Pharo Gaia Fund, Ltd. and
Pharo Macro Fund, Ltd.*

By:


MATTHEW M. McGILL

SO ORDERED:



HON. ANALISA TORRES
United States District Judge

Dated: May 10, 2022

New York, New York