UNITED STATES DISTRICT COURT		
SOUTHERN DISTRICT OF NEW YORK		
	Х	
IN RE PLATINUM-BEECHWOOD LITIGATION,	:	No. 18 Civ. 6658 (JSR)
	x	
MARTIN TROTT and CHRISTOPHER SMITH, as Joint Official Liquidators and Foreign Representatives of PLATINUM PARTNERS VALUE ARBITRAGE FUND L.P. (in OFFICIAL LIQUIDATION) and PLATINUM PARTNERS VALUE ARBITRAGE FUND L.P. (in OFFICIAL LIQUIDATION),	: : : : :	No. 18 Civ. 10936 (JSR)
Plaintiffs,	:	
v.	: :	
PLATINUM MANAGEMENT (NY) LLC, et al.,	:	
Defendants.	: : :	
	Х	

## **DEFENDANT DAVID BODNER'S PROPOSED PRELIMINARY INSTRUCTION**

(replaces Proposed Jury Instruction No. 2)

## Case 1:18-cv-10936-JSR Document 775 Filed 11/25/22 Page 2 of 3

Pursuant to Paragraph 7 of the Individual Rules of Practice of the Honorable Jed S. Rakoff, Defendant David Bodner respectfully submits the following preliminary instruction.

Before we begin to hear the evidence, I want to give you a brief overview of the claims in this case. After you have heard all the evidence and the parties have made their closing arguments, I will give you detailed instructions of law that will displace this preliminary instruction and will govern your deliberations. This is a civil lawsuit brought by the plaintiffs, Martin Trott and Christopher Smith, who manage the affairs and assets of a company called Platinum Partners Value Arbitrage Fund L.P., or "PPVA." Messrs. Trott and Smith are also referred to as the "Joint Official Liquidators" or "JOLs." The defendant in this case is David Bodner. Plaintiffs allege that Mr. Bodner controlled PPVA and intentionally failed to disclose what he came to learn was the fraudulent overvaluation of PPVA's net asset value or "NAV" with respect to the following six assets: (1) Black Elk; (2) Golden Gate; (3) Northstar; (4) Pedevco; (5) Desert Hawk; and (6) the Michael Goldberg Note Receivable. Plaintiffs claim that Mr. Bodner's failure to disclose the overvaluation caused PPVA to pay inflated management and incentive fees. Mr. Bodner denies all of Plaintiffs' claims and argues that they are barred by a Release Agreement. You will hear there were a number of other persons and entities that plaintiffs claimed were responsible for the same damage allegedly caused by Mr. Bodner and that this lawsuit was originally brought against various additional defendants. In the event that you find Mr. Bodner liable, you will be asked to apportion liability for plaintiffs' damages among certain of those persons. Please remember that this preliminary instruction is simply a brief overview of the claims in this case.

Dated: November 25, 2022 New York, New York

## CURTIS, MALLET-PREVOST, COLT & MOSLE LLP

## By:

<u>/s/ Eliot Lauer</u> Eliot Lauer Gabriel Hertzberg Julia Mosse Nathaniel Ament-Stone 101 Park Avenue New York, New York 10178 Tel.: (212) 696-6000 Fax: (212) 697-1559 Email: elauer@curtis.com ghertzberg@curtis.com jmosse@curtis.com nament-stone@curtis.com

Attorneys for Defendant David Bodner