

Exhibit 21

ORDERED, that the Receiver is hereby authorized to retain Hoover Slovacek, LLP (“Hoover”) effective *nunc pro tunc* to the Appointment Date, to pay Hoover up to \$68,656.39 for services rendered during the First Application Period to be drawn from its retainer, and authorization to make payments to Hoover of up to \$20,000 over the next six months, to be drawn from its retainer, without further application to this court, provided that the Receiver provide Hoover’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Cooper & Scully, P.C. (“Cooper & Scully”) effective *nunc pro tunc* to the Appointment Date, to pay Cooper & Scully up to \$59,403.02 for services rendered during the First Application Period, and authorized to make payments to Cooper & Scully of up to \$20,000 over the next six months, provided that the Receiver provide Cooper & Scully’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Ahmad, Zavitsanos, Anaipakos, Alavi & Mensing P.C. (“AZA”) effective *nunc pro tunc* to the Appointment Date, and to pay AZA up to \$5,370.00 for services rendered during the First Application Period;

ORDERED, that that the Receiver is hereby authorized to retain Barrasso Usdin Kupperman Freeman & Sarver, LLC (“Barrasso Usdin”) effective *nunc pro tunc* to the Appointment Date, to pay Barrasso Usdin up to \$15,180.37.00 for services rendered during the first application period, and authorized to make payments to Barrasso Usdin of up to \$20,000 over the next six months, provided that the Receiver provide Barrasso Usdin’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain to retain Benesch, Friedlander, Coplan & Aronoff LLP (“Benesch”) effective *nunc pro tunc* to the Appointment Date, to pay Benesch up to \$29,470.35 for services rendered during the First Application Period, and

authorized to make payments to Benesch of up to \$20,000 over the next six months, provided that the Receiver provide Benesch's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Ganfer & Shore, LLP ("Ganfer & Shore") effective *nunc pro tunc* to the Appointment Date, to pay Ganfer & Shore up to \$87,674.02 for services rendered during the First Application Period, and authorized to make payments to Ganfer & Shore of up to \$20,000, provided that the Receiver provide Ganfer & Shore's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Bryan Cave LLP ("Bryan Cave") effective *nunc pro tunc* to the Appointment Date, to pay Bryan Cave up to \$25,693.05 for services rendered during the First Application Period, and authorized to make payments to Bryan Cave of up to \$10,000 over the next six months, provided that the Receiver provide Bryan Cave's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Maslon LLP ("Maslon") effective *nunc pro tunc* to the Appointment Date, to pay Maslon up to \$79,661.31 for services rendered during the First Application Period, and authorized to make payments to Maslon of up to \$20,000 over the next six months, provided that the Receiver provide Maslon's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Morrison Cohen, LLP ("Morrison Cohen") effective *nunc pro tunc* to the Appointment Date, to pay Morrison Cohen up to \$21,458.81 for services rendered during the First Application Period, and authorized to make payments to Morrison Cohen of up to \$15,000 over the next six months, provided that the Receiver provide Morrison Cohen's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized The Receiver requests authorized to retain Paneth & O’Mahony, PLLC (“Paneth & O’Mahony”) effective *nunc pro tunc* to the Appointment Date and authorized to make payments to Paneth & O’Mahony of up to \$15,000 over the next six months, provided that the Receiver provide Paneth & O’Mahony’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Virtus Law LLP (“Virtus”) effective *nunc pro tunc* to the Appointment Date, and authorized to pay Virtus up to \$11,294.91 for services during the First Application Period, and authorized to make payments to Virtus of up to \$20,000 over the next six months, provided that the Receiver provide Paneth & Virtus’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Stikeman Elliot LLP (“Stikeman”) effective *nunc pro tunc* to the date of the proposed retention agreement, and authorized to make payments to Stikeman of up to \$15,000 over the next six months, provided that the Receiver provide Stikeman’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Walkers effective *nunc pro tunc* to the Appointment Date, authorized to pay Walkers up to \$11,851.99 for services rendered during the First Application Period, and authorized to make payments to Walkers of up to \$20,000 over the next six months, provided that the Receiver provide Walker’s invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Chediak Advogados (“Chediak”) effective *nunc pro tunc* to the Appointment Date, to pay Chediak up to \$15,159.25 for services rendered during the First Application Period, and authorized to make to make

payments to Chediak of up to \$20,000 over the next six months, provided that the Receiver provide Chediak's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Leite, Tosto E Barros Advogados Associados ("Leite Tosto") effective *nunc pro tunc* to the Appointment Date, to pay Leite Tosto up to \$5,918.08 for services rendered during the First Application Period, and authorized to make to make payments to Leite Tosto of up to \$5,000 over the next six months, provided that the Receiver provide Leite Tosto's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Allen & Overy LLP ("A&O") and Demarest Advogados ("Demarest") and authorized to pay A&O and Demarest up to \$30,000 over the next six months provided that the Receiver provide A&O and Demarest's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain Kessler Collins, P.C. ("Kessler") effective *nunc pro tunc* to the Appointment Date, to pay Kessler up to \$14,269.96, and authorized to make payments to Kessler of up to \$20,000 over the next six months, provided that the Receiver provide Kessler's invoices to the SEC Staff for its review prior to payment;

ORDERED, that the Receiver is hereby authorized to retain O'Connell effective *nunc pro tunc* to the Appointment Date, to pay O'Connell Law, PLLC ("O'Connell") \$10,040, and authorized to make continued payments to O'Connell of up to \$20,000 over the next six months, provided that the Receiver provide O'Connell's invoices to the SEC Staff for its review prior to payment.

Dated: Brooklyn, New York
June __, 2017

SO ORDERED:

THE HON. DORA LIZETTE IRIZARRY
CHIEF UNITED STATES DISTRICT JUDGE
EASTERN DISTRICT OF NEW YORK