

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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IN RE PLATINUM-BEECHWOOD LITIGATION,
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No. 18 Civ. 6658 (JSR)

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,

No. 18-Civ-12018 (JSR)

v.

PLATINUM MANAGEMENT (NY) LLC,
MARK NORDLICHT, et al.,

Defendants.

**MOTION TO
WITHDRAW
APPEARANCE**

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TO: The Clerk of the Court and to all Parties of record.

PLEASE TAKE NOTICE that the undersigned firm Regosin, Edwards, Stone & Feder, having heretofore appeared as counsel for PLATINUM MANAGEMENT (NY) LLC, (“PMNY”) on February 25, 2019 (ECF Doc. No. 255) hereby respectfully requests that the Court enter an Order directing the Clerk to relieve this firm as counsel for PMNY, remove our appearance from the dockets in the consolidated actions, and remove this firm from the ECF distribution lists, due to both the total absence of communication between this firm and the client for the past many months; and the failure of PMNY to make payments towards fees since 2019.

This firm heretofore also represented MARK NORDLICHT in this matter (ECF Doc. No. 211), but was substituted out by MARK NORDLICHT’s pro-se February 18, 2020 appearance filed on April 12, 2020 (ECF Doc. No. 623), following which I had anticipated a substitution of attorney on behalf of PMNY, as we had discussed. In the intervening period of months, MARK NORDLICHT and PMNY had arranged for other attorneys to represent their interests, such as Daniel Koffman of Quinn Emanuel appearing for the Deposition of Mark Feuer on November 21, 2019, and MARK NORDLICHT filing a Affirmation in these consolidated Actions that I knew nothing about on February 14, 2020 (ECF Doc. No. 513). In response to my reminders to MARK NORDLICHT of my long awaited substitution, he asserts to me that, to his best knowledge, as a

result of these proceedings, PMNY has no officers or directors, and that it has no assets or income of any kind.

This firm received a notice yesterday of a Conference call with the Court scheduled for today, and, despite repeated reminders to MARK NORDLICHT and PMNY of my anticipation of the long awaited substitution of attorneys for PMNY, inasmuch as it hasn't occurred, we are left with no alternative but to make this Motion respectfully requesting that the Court enter an Order directing the Clerk to relieve this firm as counsel for PMNY, remove our appearance from the dockets in the consolidated actions, and remove this firm from the ECF distribution lists for the reasons above set forth.

Dated: February 18, 2020
New York, New York

Respectfully submitted,

/s/ Saul E. Feder

Saul E. Feder, Esq.

E-mail: sfeder@resflaw.com

REGOSIN, EDWARDS, STONE & FEDER, ESQS
Attorneys for PLATINUM MANAGEMENT (NY) LLC
225 Broadway, Suite 613
New York, New York 10007
Telephone: 212-619-1990
Fax: 212-964-9516

CERTIFICATE OF SERVICE

I hereby certify that on August 25, 2020, I electronically filed the forgoing with the Clerk of the Court for the Southern District of new York, using the CM/ECF system, which will provide notification of such filing to the parties of record.

/s/ Saul E. Feder

Saul E. Feder

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VALUE ARBITRAGE FUND L.P. (in OFFICIAL
LIQUIDATION),

No. 18-Civ-10936 (JSR)

Plaintiffs,

No. 18-Civ-12018 (JSR)

v.

PLATINUM MANAGEMENT (NY) LLC,
MARK NORDLICHT, et al.,

Defendants.

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[PROPOSED] ORDER GRANTING MOTION TO WITHDRAW APPEARANCE

Upon consideration of the Motion to Withdraw Appearance of Regosin, Edwards, Stone & Feder as counsel on behalf of PLATINUM MANAGEMENT (NY) LLC, (“PMNY”) in the above captioned consolidated actions (ECF Doc. No. ____) (the “Motion”), it is hereby **ORDERED** that the Motion is **GRANTED**. The Clerk of the Court is directed to relieve Regosin, Edwards, Stone & Feder as counsel on behalf of PLATINUM MANAGEMENT (NY) LLC, (“PMNY”), remove their appearance from the docket, and remove their name from the ECF distribution list.

SO ORDERED.

Dated: This ____ day of _____, 2020

Jed S. Rakoff
United States District Judge