UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

VINEET KALUCHA, GEORGE PALATHINKAL, AND APHELION FUND MANAGEMENT, LLC

Defendants.

Case No.: 14 Civ. 3247 (RMB)

ECF Case

PREVISED PROPOSED ORDER PMB

Upon consideration of the letter motion submitted by Plaintiff Securities and Exchange Commission ("SEC") on November 13, 2015 to propose that the Court approve Pinnacle Canada Fund Administration, Ltd. ("Pinnacle") to oversee and administer the return of funds to investors in Aphelion Fund Management LLC ("Aphelion Management"),

IT IS HEREBY ORDERED that:

- 1. The SEC's letter motion is granted;
- 2. Defendant Vineet Kalucha shall forthwith transfer \$77,276.13 from his personal bank account to Pinnacle for deposit;
 - 4. Aphelion Management shall forthwith transfer \$23,702.07 to Pinnacle for deposit;
- 5. Upon the clearing of the funds transferred in accordance with Paragraphs 1 and 2, Pinnacle shall forthwith distribute to investors in Aphelion Management the entire sum of \$322,200.01, less any reasonable banking and wiring fees (estimated to be less than \$1,000), on a ratable basis as follows:

Investor	Redemption Amount
Investor 1 (32%)	\$103,104.01
Investor 2 (13%)	\$41,886.00
Investor 3 (13%)	\$41,886.00
Investor 4 (13%)	\$41,886.00
Investor 5 (13%)	\$41,886.00
Investor 6 (16%)	\$51,552.00
TOTAL	\$322,200.01

6. SEC to advise the Court in writing when destrubition RMB 15 Made.

IT IS SO ORDERED, at New York, New York, on this day of My, 2015.

HON. RICHARD M. BERMAN

UNITED STATES DISTRICT COURT JUDGE 4796