## Exhibit 15

From:Pohlman, Daniel J.Sent:Monday, August 28, 2023 3:18 PMTo:Finkel, Ryan (USANYS); Barkan, MatthewCc:Kamaraju, Sidhardha; Murray, Juliana (USANYS) 1; Fergenson, Micah (USANYS)Subject:RE: Kwok

Ryan,

In terms of the relevance of the government's communications with the trustee, the extent and nature of the communications between your office and the trustee goes to whether there has been coordination that would impact the government's discovery obligations, which is an issue that has been litigated in many cases. The degree of information sharing between the government and the trustee is a relevant factor in that analysis. Similarly, given, among other things, some of the statements made in the search warrant affidavits, we also request that you produce your communications with the SEC on the same basis. Please let us know this week if you will produce the requested documents.

As for the protective order, understood, and we will note that.

On the draft translations, we can confirm that the understanding described in your email is correct.

Thanks, Dan

DANIEL J. POHLMAN Associate PRYOR CASHMAN LLP 7 Times Square, New York, NY 10036-6569 212.326.0823 (office) | 612.910.5407 (mobile) www.pryorcashman.com

From: Finkel, Ryan (USANYS) <Ryan.Finkel@usdoj.gov>
Sent: Monday, August 21, 2023 11:11 AM
To: Pohlman, Daniel J. <DPohlman@PRYORCASHMAN.com>; Barkan, Matthew <MBarkan@PRYORCASHMAN.com>
Cc: Kamaraju, Sidhardha <SKamaraju@PRYORCASHMAN.com>; Murray, Juliana (USANYS) 1
<Juliana.Murray@usdoj.gov>; Fergenson, Micah (USANYS) <Micah.Fergenson@usdoj.gov>
Subject: RE: Kwok

Dan,

Thanks for your email. With respect to your request for communications with Despins, can you provide a bit more information about why such communications would be "relevant," and also let us know what authorities there are (if any) that support your request?

Second, you are correct the Government opposes modifying the protective order to permit production of criminal discovery to Despins. We object to any such production. You can note our position to the Court.

Third, we also write to confirm that we intend to produce to you, via our privilege wall team, draft English-language translations of communications between Wang and Kwok, which are provided as a courtesy to assist your review. Based

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on our August 16, 2023 call, we understand that you agree to treat such translations (which were created with machine assistance) as drafts, and further agree that the Government will not be bound to those translations. Please confirm that understanding is correct.

Thanks,

Ryan

From: Pohlman, Daniel J. <<u>DPohlman@PRYORCASHMAN.com</u>>
Sent: Thursday, August 17, 2023 4:12 PM
To: Finkel, Ryan (USANYS) <<u>RFinkel@usa.doj.gov</u>>; Barkan, Matthew <<u>MBarkan@PRYORCASHMAN.com</u>>
Cc: Kamaraju, Sidhardha <<u>SKamaraju@PRYORCASHMAN.com</u>>; Murray, Juliana (USANYS) 1 <<u>JMurray1@usa.doj.gov</u>>; Fergenson, Micah (USANYS) <<u>MFergenson@usa.doj.gov</u>>
Subject: [EXTERNAL] RE: Kwok

All,

Thank you for your time yesterday. As discussed, we request that you produce to us all of your communications with Luc A. Despins, in his capacity as bankruptcy trustee, and his team to date. We believe that those communications are relevant to this proceeding, particularly given recent filings suggesting coordination between DOJ and the bankruptcy trustee in connection with the Mahwah property. Please let us know whether you agree to produce such communications.

Separately, as discussed yesterday, in coming days we intend to make a motion before Judge Torres, pursuant to Judge Manning's order in the bankruptcy case, requesting a modification of the protective order which will enable us to produce to the bankruptcy trustee the materials you have produced to us to date. We understand that your position is that you oppose such a modification. To the extent that this is incorrect or your position changes, please let us know. Otherwise, we will include in our motion a statement that we conferred with you and that you are opposed to the relief.

Best, Dan

DANIEL J. POHLMAN Associate PRYOR CASHMAN LLP 7 Times Square, New York, NY 10036-6569 212.326.0823 (office) | 612.910.5407 (mobile) www.pryorcashman.com

From: Finkel, Ryan (USANYS) <<u>Ryan.Finkel@usdoj.gov</u>> Sent: Wednesday, August 16, 2023 9:42 AM To: Barkan, Matthew <<u>MBarkan@PRYORCASHMAN.com</u>> Cc: Kamaraju, Sidhardha <<u>SKamaraju@PRYORCASHMAN.com</u>>; Murray, Juliana (USANYS) 1 <<u>Juliana.Murray@usdoj.gov</u>>; Fergenson, Micah (USANYS) <<u>Micah.Fergenson@usdoj.gov</u>>; Pohlman, Daniel J. <<u>DPohlman@PRYORCASHMAN.com</u>> Subject: RE: Kwok

Yes – let's say 3:30. Would you be able to circulate a dial-in?

Thanks,

Ryan

From: Barkan, Matthew <<u>MBarkan@PRYORCASHMAN.com</u>>
Sent: Wednesday, August 16, 2023 9:02 AM
To: Finkel, Ryan (USANYS) <<u>RFinkel@usa.doj.gov</u>>
Cc: Kamaraju, Sidhardha <<u>SKamaraju@PRYORCASHMAN.com</u>>; Murray, Juliana (USANYS) 1 <<u>JMurray1@usa.doj.gov</u>>; Fergenson, Micah (USANYS) <<u>MFergenson@usa.doj.gov</u>>; Pohlman, Daniel J. <<u>DPohlman@PRYORCASHMAN.com</u>>; Subject: [EXTERNAL] Re: Kwok

Ryan, we can be available between 3:30pm and 5pm today. Would that work?

Thanks Matt

Sent from my iPhone

On Aug 15, 2023, at 17:50, Finkel, Ryan (USANYS) <<u>Ryan.Finkel@usdoj.gov</u>> wrote:

Sid, Matt - What is your availability this week for a call to discuss a few open issues in this case?

Thanks,

Ryan

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Ryan B. Finkel Assistant United States Attorney Southern District of New York One Saint Andrew's Plaza New York, NY 10007 (212) 637-6612 Ryan.Finkel@usdoj.gov

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