FUND FINANCE FRIDAY

Thankful! November 19, 2021 | Issue No. 153

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Features of Cayman Fund Vehicles and the Curious Case of Padma Fund LP

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Most people who have had a reasonable degree of interaction with Cayman funds and fund finance transactions will be well aware that different Cayman vehicles have distinct constructions and legal characteristics (in particular, Cayman exempted limited partnerships and their general partners). A recent decision of the Cayman Courts in a case named *In the matter of Padma Fund LP* ("Padma") has, for now at least, added an extra factor to consider when engaging with such funds. While Padma provides no reason for immediate alarm from the perspective of lenders in fund finance transactions, it does merit mentioning so that lenders and their advisors can be aware of the prospective issues it could create in practice.

Before giving a very high-level (we promise!) summary of the Padma decision and its implications, it is helpful by way of background to run through the most commonly seen Cayman vehicles and highlight some of their notable features.

Exempted Limited Partnerships ("ELPs"). Long regarded as the Rolls Royce of offshore private equity fund vehicles, the ELP is the most commonly seen Cayman fund vehicle in fund finance transactions.

- Separate Legal Personality: A Cayman ELP does not have separate legal personality and,
 while it is registered as an ELP in the Cayman Islands (and can obtain certificates of good
 standing in respect of itself, etc.), it must act at all times by its general partner which,
 together with acting for the ELP in executing contracts, etc., holds the property of the ELP
 (including the rights to make capital calls) in trust for the ELP.
- Source of Secured Capital Call Rights: As a result of the legal construction of the ELP and the fact that the general partner technically holds the rights under the limited partnership agreement ("LPA") to call on LPs to fund commitments, it is typical for both the general partner and ELP to be separate independent parties to the security agreement, and both parties grant a security interest over their respective rights under the LPA.

Limited Liability Companies ("LLCs"). LLCs are a relatively new addition to the Cayman stable of fund vehicles. The structure and form of a Cayman LLC is very similar to that of its Delaware cousin and so its features are familiar to most U.S. market participants.

- Separate Legal Personality: A Cayman LLC does have separate legal personality, and so
 when it enters into security agreements, it does so independently and on its own behalf.
 Cayman LLCs can be either member-managed or manager-managed, and the applicable
 member or manager executes documents on behalf of the LLC.
- Source of Secured Capital Call Rights: The rights to call on members of an LLC (the
 equivalent of LPs of an ELP) are those of the LLC itself and are generally contained in the
 LLC operating agreement. Accordingly, the security is granted over these rights by the LLC
 itself.

Exempted Companies. More commonly seen as a general partner to Cayman ELPs, Cayman exempted companies are also sometimes seen as the fund vehicle (although more often than not they are only relevant as a borrower or grantor of security in the hedge fund and assetbased lending space).

- Separate Legal Personality: A Cayman exempted company does have separate legal
 personality, and so when it enters into security agreements, it does so independently and on
 its own behalf. An exempted company is managed by its directors, and a director or
 authorized signatory executes documents on behalf of the company.
- Source of Secured Capital Call Rights: In contrast to ELPs and LLCs, the rights to call on shareholders of a Cayman exempted company (the equivalent of LPs of an ELP) are generally not contained in the constitutional document (memorandum and articles of association) of the exempted company but are instead contained in the subscription agreement(s) executed by shareholders. Accordingly, in these circumstances, the security interest is granted over the rights contained in such subscription agreements.

The Padma Decision

The Padma decision has raised some eyebrows amongst Cayman Islands attorneys as it contradicts existing case law concerning the procedural aspects of how certain actions can be taken against ELPs. Padma concerned the ability of a creditor to seek the winding-up of a Cayman ELP. A long list of existing decisions of the Cayman Courts provide that such a petition can be presented against the ELP itself (notwithstanding that it does not have separate legal personality) without needing to take action against the general partner. The decision of the Cayman Court in Padma directly contradicted this position in holding that the Exempted Limited Partnership Act in fact required that such a petition must be presented against the general partner of the ELP (and a petition against the ELP alone could not proceed).

The relevance of all of the above to fund finance is that many credit agreements will specify that no action may be taken against a general partner except in certain circumstances (for example, in respect of the pledged rights under the security agreement and/or as a result of any fraud by the general partner). If the Padma decision was to be followed in subsequent case law (requiring an action against an ELP to be taken against the general partner) and the above referenced limited-recourse wording was present in a credit agreement, it could give rise to a scenario whereby a lender wished to take an action against an ELP but was prevented from

doing so by its inability to initiate the action against the general partner of the ELP under the terms of the limited recourse provisions of the credit agreement.

As a result of this and the doubt cast by Padma on the common law position regarding how certain actions may be taken against ELPs, until such time as Padma is reversed by the Courts or clarified by legislative changes, we expect to see wording added more frequently to credit agreements clarifying that when taking an action against an ELP such legal proceedings may be taken against the general partner of that ELP for the purposes of complying with the Exempted Limited Partnership Act. It is hoped that in time this uncertainty in the law will be clarified, but until then we remain stuck with the curious case of Padma!

Private Equity Law Report on Preparing for LIBOR Transition

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With the end of LIBOR approaching, PE sponsors entering into new subscription credit facilities will be seeing a non-LIBOR benchmark rate – for U.S. Dollar, most likely the Secured Overnight Financing Rate (SOFR) – in their loan agreements. In this part two of a two-part article, the *Private Equity Law Report* spoke with multiple borrower-side and lender-side counsel – including Cadwalader's Mike Mascia and Jeff Nagle – about important aspects of LIBOR remediation in the subscription line space that managers should monitor, including the amount of the spread adjustment and the timing of the actual transition. To access the subscription-required article, click here.

Fund Finance Hiring

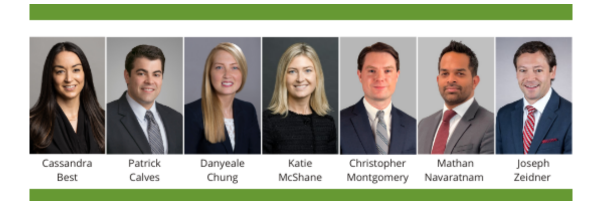
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Fund Finance Hiring

The Wells Fargo Fund Finance team is hiring for two Analyst positions to support the bank's fund-level financing activities to private equity funds and other asset managers through structured credit facilities. The role will be based in London and calls for a Bachelor's or Master's degree and prior experience (or long-term internship) at an investment bank, asset manager or another reputable financial services firm. The incoming Analyst will have an opportunity to join a fast-paced environment, structured around lean deal teams, and gain exposure to significant credit volumes and a wide range of asset managers early on in his or her career. For further details, please visit here.

Cadwalader Fund Finance Attorneys Promoted to Special Counsel

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Several attorneys on Cadwalader's Fund Finance Team have been promoted to Special Counsel, effective January 1, 2022. They include Cassandra Best, Patrick Calves. Danyeale Chung, Katie McShane, Christopher Montgomery, Mathan Navaratnam and Joseph Zeidner.

These outstanding lawyers have demonstrated excellence in their respective practices, which include:

Cassandra Best, New York – Cassandra's practice is concentrated in the area of fund finance, and she represents banks and financial institutions as lenders in structuring, negotiating and documenting subscription credit facilities for private equity funds.

Patrick Calves, New York – Patrick counsels clients on a variety of bilateral and syndicated financing structures, including term loans, liquidity lines, NAV facilities, subscription facilities, hybrid facilities, margin loans and repurchase, securities lending and prime brokerage facilities.

Danyeale Chung, Charlotte – Danyeale's practice is concentrated in the area of fund finance, and she represents lenders in structuring, negotiating and documenting credit facilities.

Katie McShane, New York – Katie represents major banks and financial institutions in the structuring, negotiation and documentation of subscription credit facilities. She also has experience representing investment banks and private equity groups in their role as issuer, underwriter and mortgage loan seller in both public and private securities offerings.

Christopher Montgomery, Charlotte – Chris represents lenders and lead agents in fund finance transactions to private equity and other funds. His practice focuses on the due diligence, structuring, negotiation and documentation of both bilateral and syndicated subscription credit facilities.

Mathan Navaratnam, London – Mathan advises banks and fund managers regarding cross-border debt financing solutions and structures involving various types of investment funds, including private equity secondary, real estate, credit and fund of funds.

Joseph Zeidner, Charlotte – Joe's practice focuses on a broad range of fund finance transactions at all levels of the capital structure and every phase of a fund's existence. He

represents major U.S. and foreign banks and other financial institutions as agents, lead arrangers and lenders in structuring, negotiating and documenting subscription credit and capital call facilities, as well as NAV-based, hybrid and other nontraditional facilities and lending arrangements.

Congrats to all!

FFF on Thanksgiving Break

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Fund Finance Friday will take the week off next Friday for Thanksgiving. We wish all of our readers a very Happy Thanksgiving and some special time with family and friends.