Case: 21-10449 Document: 00516062682 Page: 1 Date Filed: 10/20/2021



LAW OFFICES
LIMITED LIABILITY PARTNERSHIP

LOS ANGELES, CA SAN FRANCISCO, CA WILMINGTON, DE NEW YORK, NY HOUSTON, TX

10100 SANTA MONICA BLVD. 13th FLOOR LOS ANGELES CALIFORNIA 90067-4003

TELEPHONE: 310.277.6910 FACSIMILE: 310.201.0760

SAN FRANCISCO

150 CALIFORNIA STREET 15th FLOOR SAN FRANCISCO CALIFORNIA 94111-4500

TELEPHONE: 415.263.7000 FACSIMILE: 415.263.7010

DELAWARE

919 NORTH MARKET STREET 17th FLOOR P.O. BOX 8705 WILMINGTON DELAWARE 19899-8705

TELEPHONE: 302.652.4100 FACSIMILE: 302.652.4400

NEW YORK

780 THIRD AVENUE 34th FLOOR NEW YORK NEW YORK 10017-2024

TELEPHONE: 212.561.7700 FACSIMILE: 212.561.7777

TEXAS

440 LOUISIANA STREET SUITE 900 HOUSTON TEXAS 77002-1062

TELEPHONE: 713.691.9385 FACSIMILE: 713.691.9407 Jeffrey N. Pomerantz

October 20, 2021

310-772-2336 Jpomerantz@pszjlaw.com

Via ECF Filing

Mr. Lyle W. Cayce Clerk of the Court United States Court of Appeals for the Fifth Circuit 600 S. Maestri Place, Suite 115 New Orleans, LA 70130

> e: Case No. 21-10449: Appellee's Unopposed Request for Extension to File Reply to Appellants' Responses to Appellee's Motion to Dismiss Appeals as Equitably Moot

Dear Mr. Cayce:

The undersigned is counsel of record to the Appellee, Highland Capital Management L.P., in the above-numbered action. I am writing to request a consensual extension of the date for the filing of Appellee's Reply to Appellants' Responses to Appellee's Motion to Dismiss Appeals as Equitably Moot to November 10, 2021. Three of the four groups of Appellants (Mr. Dondero, the Advisors and the Trust) filed their Response to the Motion to Dismiss on October 18, 2021, and the fourth group of Appellants (the Funds) has received an extension of time to file their Response until October 27, 2021. Each of the Appellants have agreed that Appellee's Reply to the Responses should be on the same schedule and therefore, have agreed to extend the date for Appellee to file its consolidated Reply to November 10, 2021.

I have conferred with counsel for the Appellants regarding this request. Specifically, I have conferred with (i) A. Lee Hogewood of K&L Gates LLP on behalf of Highland Income Fund, NexPoint Strategic Opportunities Fund, and NexPoint Capital, Inc.; (ii) Clay M. Taylor of Bonds Ellis Eppich Schafer Jones, LLP, on behalf of James Dondero; (iii) Douglas S. Draper of Heller Draper & Horn, LLC, on





LAW OFFICES

Mr. Lyle W. Cayce October 20, 2021 Page 2

behalf of The Dugaboy Investment Trust and The Get Good Trust; and (iv) Julian P. Vasek of Munsch Hardt Kopf & Harr, P.C., on behalf of NexPoint Advisors, L.P. and Highland Capital Management Fund Advisors, L.P.

The parties agree that because Appellee will be responding to two Responses filed on different dates, it would be more efficient and benefit the Court if Appellee filed one consolidated Reply. Accordingly, all the parties, agree to the requested extension.

This request is not made for purposes of delay or advantage, but solely so that justice may be done.

Therefore, the Appellee respectfully requests that the deadline for it to file its Reply to Appellants' Responses to Appellee's Motion to Dismiss Appeals as Equitably Moot be extended through November 10, 2021.

Very truly yours,

/s/ Jeffrey N. Pomerantz

Jeffrey N. Pomerantz

JNP:je

cc: A. Lee Hogewood III, David R. Fine, Clay M. Taylor, Douglas S. Draper, Julian P. Vasek (via CMECF)