Deborah Deitsch-Perez Michael P. Aigen **STINSON LLP** 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219-4259 Telephone: (214) 560-2201 Facsimile: (214) 560-2203

Counsel for Defendant HCRE Partners, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

11
No.

DEFENDANT HCRE PARTNERS, LLC'S MOTION TO EXTEND EXPERT DISCLOSURE AND DISCOVERY DEADLINES

TO THE HONORABLE STACEY G.C. JERNIGAN, U.S. BANKRUPTCY JUDGE:

COMES NOW, HCRE Partners, LLC ("HCRE"), one of the Defendants in the above styled

and numbered Adversary Proceeding initiated by Highland Capital Management, L.P. as Plaintiff

(the "Debtor"), and files this, its Motion to Extend Expert Disclosure and Discovery Deadlines

(the "Motion"). HCRE respectfully shows as follows:



I. <u>RELIEF REQUESTED</u>

1. On October 29, 2021, NexPoint Advisors, L.P. ("<u>NexPoint</u>") filed its *Motion to Extend Expert Disclosure and Discovery Deadlines* with several exhibits attached (the "<u>NexPoint</u> <u>Motion</u>") in Case No. 19-34054-sgj11, Adversary Proceeding No. 21-03005-sgj, collectively attached hereto as "<u>Exhibit A</u>."¹ HCRE and HCMS incorporate the context of the NexPoint Motion as if fully set forth herein.

2. As described in the NexPoint Motion, in the NexPoint, HCMS and HCRE Notes cases there is a similar issue regarding whether the Debtor, Highland Capital Management, as the servicer for NexPoint, HCMS and HCRE, failed to make term loan payments at the end of 2020, enabling the Debtor to contend that the term loans were accelerated. As described in the Rukavina Declaration annexed to the NexPoint Motion, unexpected testimony just last week gave rise to the need to investigate whether expert testimony on the duties of a servicer like Highland Capital Management would be useful.

3. As a result of the timing, it was not possible to retain an expert who could provide a report by the existing deadline, today. HCRE and HCMS therefore seek an extension of time to potentially obtain an expert report from Mr. Steven Pully. HCRE and HCMS would act expeditiously to minimize any impact on the schedule.

4. For generally the same reasons set forth in the NexPoint Motion, HCRE requests this Court grant it the same relief requested by NexPoint.

¹ Motion to Extend Expert Disclosure and Discovery Deadlines, Case 21-03005-sgj [Doc 86]; Declaration of Davor Rukavina, Case 21-03005-sgj [Doc 86-1]; Exhibit A, Case 21-03005-sgj [Doc 86-2]; Exhibit B, Case 21-03005-sgj [Doc 86-3]; Exhibit C, Case 21-03005-sgj [Doc 86-4].

II. <u>PRAYER</u>

WHEREFORE, PREMISES CONSIDERED, HCRE respectfully requests this Court enter an order (i) granting this Motion; (ii) modifying the Scheduling Order to extend the deadline to designate experts and serve expert reports through December 13, 2021; (iii) modifying the Scheduling Order accordingly for the potential designation of rebuttal experts and service of rebuttal expert reports, and extending expert discovery; and (iv) granting HCRE such other and further relief as may be proper.

RESPECTUFLLY SUBMITTED this 29th day of October, 2021.

STINSON LLP

<u>/s/ Deborah Deitsch-Perez</u> Deborah Deitsch-Perez Texas State Bar No. 24036072 Michael P. Aigen Texas State Bar No. 24012196 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219-4259 Telephone: (214) 560-2201 Email: deborah.deitschperez@stinson.com

ATTORNEYS FOR DEFENDANT HCRE PARTNERS, LLC

CERTIFICATE OF CONFERENCE

Counsel for NexPoint requested counsel for the Debtor to agree to the extension and within minutes, the Debtor declined. For that reason, counsel for HCRE and HCMS concluded further conferencing would be futile.

<u>/s/ Deborah Deitsch-Perez</u> Deborah Deitsch-Perez

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on October 29, 2021, a true and correct copy of this document was served via the Court's CM/ECF system on counsel for the Plaintiff.

<u>/s/ Deborah Deitsch-Perez</u> Deborah Deitsch-Perez Case 21-03007-sgj Doc 86-1 Filed 10/29/21 Entered 10/29/21 21:58:57 Page 1 of 446

Exhibit A

Davor Rukavina Julian P. Vasek MUNSCH HARDT KOPF & HARR, P.C. 500 N. Akard Street, Suite 3800 Dallas, Texas 75202-2790 (214) 855-7500 telephone (214) 978-4375 facsimile Email: drukavina@munsch.com

ATTORNEYS FOR NEXPOINT ADVISORS, L.P.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	
	§	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	-
	§	Case No. 19-34054-sgj11
Debtor.	§	
	§	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
	§	
Plaintiff,	§	Adversary Proceeding No.
	§	
VS.	§	21-03005-sgj
	§	
NEXPOINT ADVISORS, L.P., JAMES	§	
DONDERO, NANCY DONDERO, AND THE	§	
DUGABOY INVESTMENT TRUST,	§	
	§	
Defendants.	§	

MOTION OF DEFENDANT NEXPOINT ADVISORS, L.P. TO EXTEND EXPERT DISCLOSURE AND DISCOVERY DEADLINES

TO THE HONORABLE STACEY G.C. JERNIGAN, U.S. BANKRUPTCY JUDGE:

COMES NOW NexPoint Advisors, L.P. ("NexPoint"), one of the defendants in the above

styled and numbered Adversary Proceeding initiated by Highland Capital Management, L.P. as

the plaintiff (the "Debtor"), and files this its Motion to Extend Expert Disclosure and Discovery

Deadlines (the "Motion"), respectfully stating as follows:

I. <u>RELIEF REQUESTED</u>

1. By this Motion, NexPoint requests that the Court extend the deadline, in its *Order Approving Stipulation and Agreed Order Governing Discovery and Other Pre-Trial Issues* [docket no. 70] (the "<u>Scheduling Order</u>"), for the designation of experts and service of expert reports, through December 13, 2021, with a corresponding extension of expert discovery. Specifically, NexPoint finds it appropriate and advisable to designate a testifying expert on the standards and duties of care under the parties' Shared Services Agreement (defined below) with respect to Highland's role in NexPoint's alleged failure to make a December 21, 2020 payment on the Note (defined below); specifically, that Highland was responsible for ensuring that NexPoint made this payment. This request is necessitated by recent deposition testimony of key individuals on October 19 and 21, 2021, prior to which NexPoint did not know or reasonably believe that expert testimony on the duties of care would be advisable.

II. <u>PROCEDURAL BACKGROUND</u>

2. The Debtor initiated this Adversary Proceeding with the filing of its original complaint against NexPoint on January 22, 2021.

3. By this Adversary Proceeding, the Debtor seeks to collect on a promissory note issued by NexPoint to the Debtor on May 31, 2017 in the original principal amount of \$30,746,812.33 (the "<u>Note</u>"). The Note is a 30-year note and provides for an annual payment of principal and interest. After prior payments, the Debtor asserts that \$23,071,195.03 remains due and owing on the Note.

4. NexPoint has asserted various defenses and affirmative defenses to the Debtor's allegations and causes of action. This Motion concerns one such affirmative defense only, to the effect that the Debtor, through its employees, caused the alleged underlying default.

5. On July 28, 2021, the District Court entered an order adopting this Court's report and recommendation and ordering that the reference for this Adversary Proceeding will be withdrawn once this Court certifies this Adversary Proceeding as being trial ready. As part of the same, the District Court necessarily agreed and ordered that NexPoint has a right to a trial by jury of this Adversary Proceeding.

III. <u>FACTS</u>

6. This Motion is supported by the Declaration of Davor Rukavina, attached hereto as incorporated herein (the "Declaration").

7. The Debtor alleges that the Note required NexPoint to make a payment of principal and interest on December 31, 2020, and that NexPoint failed to make this payment. Thus, in January, 2021, the Debtor sent notice that the Note had been accelerated, and the Debtor demanded full and immediate payment.

8. One of NexPoint's affirmative defenses in this Adversary Proceeding concerns that certain *Amended and Restated Shared Services Agreement* (the "Shared Services Agreement") between the Debtor and NexPoint dated January 1, 2018. The Agreement was in place as of December 31, 2020, although the Debtor terminated it later, in 2021. Under the Agreement, the Debtor provided various services to NexPoint, including so-called "back office" services, including treasury, accounting, and payables services. NexPoint has alleged that, pursuant to the Shared Services Agreement, the Debtor was responsible for ensuring that NexPoint made the allegedly required December 31, 2020 payment, although such payment would be made from NexPoint's funds. Indeed, Waterhouse (defined below) testified that it was "reasonable for NexPoint to rely on the debtors' employees to inform NexPoint of an upcoming payment due on the \$30 million promissory note." *See* Declaration at Exhibit C, 337:22-338:8.

9. NexPoint asserts that the Debtor failed to do so and, therefore, caused the alleged default, which it now seeks to exploit, and that, but for the Debtor's negligence, the Note would remain in place. NexPoint has always asserted this as an affirmative defense. *See* Docket No. 6. NexPoint's defense, however, was based on its belief that the Debtor and its employees, including Waterhouse, did nothing to facilitate or ensure the payment, as opposed to a conscious decision not to make the payment.

10. On October 19, 2021, the Debtor deposed Frank Waterhouse ("<u>Waterhouse</u>"), as did NexPoint, in connection with this Adversary Proceeding. Waterhouse was the Debtor's chief financial officer in December, 2020, and either the treasurer or chief financial officer (either way an officer) of NexPoint in December, 2020. To be clear, Waterhouse was the Debtor's employee, although he provided services to NexPoint as well pursuant to the Shared Services Agreement. Among other things, at this deposition, Waterhouse testified that, in early December, 2020, James Dondero ("<u>Dondero</u>"), who at that time controlled NexPoint but did not control the Debtor, instructed Waterhouse not to cause NexPoint to pay any more funds to the Debtor, including, expressly on the Note.

11. This changed the potential facts as NexPoint understood them to be from ones where the Debtor simply failed utterly to facilitate the payment, as it has always done, to one where the Debtor intentionally, allegedly upon the instructions of Dondero, decided not to facilitate the payment. Assuming the Dondero instruction to be true, this raises the question of whether the Debtor thereafter had any affirmative duty with respect to the alleged instruction.

12. NexPoint did not know that Waterhouse would provide this testimony. NexPoint understood that Dondero instructed Waterhouse to make no further payments on the Shared Services Agreement, because Dondero believed that NexPoint had overpaid by millions of dollars

on the Shared Services Agreement. But NexPoint did not understand that Waterhouse would testify that Dondero instructed him also not to pay the Note.

13. If Dondero told Waterhouse in early December, 2020 not to pay on the Note, then the question becomes whether Waterhouse or the Debtor thereafter "put their heads in the sand" in violation of any affirmative duty or obligation they may have had regarding the matter, such as: to ask Dondero whether they correctly understood him; to ask Dondero whether he meant NexPoint and the Note; to inform Dondero of the potential consequences of a default by potentially accelerating a 30-year promissory note; or to try to dissuade him from his decision. After all, the Debtor was responsible to facilitate the payment, the Debtor had various duties under the Shared Services Agreement, and it was in the Debtor's interest that NexPoint would default, thus creating a conflict of interest.

14. Accordingly, on October 19, 2021, when NexPoint deposed James Seery, NexPoint asked Mr. Seery about section 6.01 of the Shared Services Agreement, labeled "standard of care," which provides that the Debtor and Waterhouse "shall discharge its duties under this Agreement with the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with like aims." Mr. Seery testified that he did not believe that this provision of the Shared Services Agreement obligated the Debtor or Waterhouse to do anything further after Dondero allegedly instructed Waterhouse not to pay on the Note.

15. At that time, NexPoint determined that it was appropriate, and would assist the finder of fact, to retain an expert on the "standard of care" provided for in the Shared Services Agreement. This is especially important because this will be a jury trial in the District Court. NexPoint did not believe that it would need to retain such an expert, and it had no reasonable grounds to suspect that it would need such an expert, prior to these depositions.

16. NexPoint moved as promptly as it could thereafter. NexPoint decided to retain an expert on October 22, 2021 and began searching for one on that day. NexPoint located a potential expert, Steven J. Pully, on October 26, 2021, and after conflicts were cleared and terms agreed to, Mr. Pully agreed to serve as NexPoint's expert on October 28, 2021. NexPoint files this motion just one day later, and less than two weeks after Waterhouse's deposition triggered the issue.

17. It goes without saying that neither Pully nor any reasonable expert can possibly review the issues, formulate an opinion, and prepare a report one day after they are retained. Among other things, Pully needs to review all underlying documents and deposition transcripts, some of which have yet to be returned by the court reporters. Accordingly, NexPoint believes that approximately six (6) weeks will be sufficient for Pully to prepare a report. NexPoint submits that the Debtor should have a period of time to then designate a potential rebuttal expert, and a period of time for expert discovery. Such a procedure would be fair for all involved and would constitute a minimal delay to what has already been a rapidly advanced case.

IV. ARGUMENT AND AUTHORITIES

18. It is appropriate for an expert to consider the issue of Waterhouse's and the Debtor's duties under the Shared Services Agreement—*i.e.*, "duties under this Agreement with the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with like aims,"—as issues such as "prudent person" and "like capacity and familiar with like aims" are appropriate for expert analysis and will assist the finder of fact, especially a jury.

19. Rule 16(b) provides that a deadline in a scheduling order may be modified "for good cause," although there is some uncertainty as to whether this standard applies only after a deadline has passed (which is not the case here). *See* Fed. R. Civ. P. 16(b)(4); *Marathon Fin. Ins.*

Inc. RRG v. Ford Motor Co., 591 F.3d 458, 470 (5th Cir. 2009) ("Federal Rule of Civil Procedure 16(b) governs amendment of pleadings after a scheduling order's deadline to amend has expired").

20. When the issue concerns an "untimely submission of expert reports," the Fifth Circuit has specified the following for factors as guiding the decision: "(1) the explanation for the failure to timely move for leave to amend; (2) the importance of the amendment; (3) potential prejudice in allowing the amendment; and (4) the availability of a continuance to cure such prejudice." *S&W Enters. v. Southtrust Bank of Ala.*, 315 F.3d 533, 536 (5th Cir. 2003). Again, this test applies to a deadline which has already expired. Logically, therefore, a lesser standard should apply when a party seeks relief prior to the expiration of a deadline, as NexPoint does here.

- 21. Applying these or any factors:
- (i) this Adversary Proceeding is only some nine (9) months old and the parties have moved very quickly, with all discovery almost over;
- (ii) if this Motion is granted, all discovery in this Adversary Proceeding will have been completed by the end of 2021, still less than one (1) year after filing;
- (iii) the reason for the need to extend the deadline is the most logical reason that most frequently appears—that discovery has necessitated some previously unexpected action—which is one of the purposes of discovery;
- (iv) NexPoint's failure to previously designate an expert was due solely to not having the benefit of Waterhouse's and Seery's recent deposition testimony, and is not the result of any delay or lack of diligence, as evidenced by the fact that NexPoint did already and timely designate two other experts on other issues (*i.e.* NexPoint did not sit on its responsibility to consider retaining experts);
- (v) the matter is important because the duties of care as specified in the Shared Services Agreement are terms of art necessitating an expert analysis, especially before a jury, and the matter goes to the heart of NexPoint's affirmative defense, and is necessitated by Waterhouse's testimony and not any prior action or inaction of NexPoint;
- (vi) there is no prejudice to the Debtor, which will have sufficient time to retain a rebuttal expert and take expert discovery (*i.e.* no witnesses or documents have been lost); and

(vii) a continuance is easily available to avoid any prejudice to the Debtor—indeed, there is no need for a continuance even as the Adversary Proceeding has yet to be certified as trial ready and it is likely that the District Court will not schedule the Adversary Proceeding for trial for some time.

22. NexPoint submits that this Motion cannot come as a surprise to the Debtor. NexPoint has asserted its affirmative defense since the beginning. The only difference now is that, instead of a wholesale disregard of any duty to facilitate the Note payment, the issue has evolved to whether the Debtor or Waterhouse had any affirmative duty to act after the alleged instruction from Dondero. As it can be presumed that Waterhouse previously informed the Debtor or its counsel of this alleged instruction (as he apparently informed other employees at the Debtor), the Debtor likely knew what Waterhouse's testimony would be well before NexPoint learned of that testimony. It is reasonable to conclude that the Debtor knew or should have known that the "standard of care" under the Shared Services Agreement would then become a material issue.

23. Accordingly, "good cause" to amend the Scheduling Order exists, if that higher standard even applies, and approving such amendment will not prejudice the Debtor and will instead serve the interests of justice.

V. <u>PRAYER</u>

WHEREFORE, PREMISES CONSIDERED, NexPoint respectfully requests that the Court enter an order: (i) granting this Motion; (ii) modifying the Scheduling Order to extend the deadline to designate experts and serve expert reports through December 13, 2021; (iii) modifying the Scheduling Order accordingly for the potential designation of rebuttal experts and service of rebuttal expert reports, and extending expert discovery; and (iv) granting NexPoint such other and further relief as may be proper. RESPECTFULLY SUBMITTED this 29th day of October, 2021.

MUNSCH HARDT KOPF & HARR, P.C.

By: /s/ Davor Rukavina

Davor Rukavina State Bar No. 24030781 Julian P. Vasek. State Bar No. 24070790 500 N. Akard Street, Suite 3800 Dallas, Texas 75202-2790 Telephone: (214) 855-7500 Facsimile: (214) 978-4375 Email: drukavina@munsch.com Email: jvasek@munsch.com

ATTORNEYS FOR NEXPOINT ADVISORS, L.P.

CERTIFICATE OF CONFERENCE

The undersigned hereby certifies that, on October 28, 2021, he conferred with counsel for the Debtor, John Morris, and the Debtor opposes the relief requested herein.

/s/ Davor Rukavina Davor Rukavina

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on October 29, 2021, a true and correct copy of the foregoing document, including the exhibit thereto, was served on the following recipients via the Court's CM/ECF system:

Zachery Z. Annable on behalf of Plaintiff Highland Capital Management, L.P. <u>zannable@haywardfirm.com</u>

Bryan C. Assink on behalf of Defendant James Dondero bryan.assink@bondsellis.com

Greta M. Brouphy on behalf of Defendant The Dugaboy Investment Trust gbrouphy@hellerdraper.com, dhepting@hellerdraper.com;vgamble@hellerdraper.com

Leslie A. Collins on behalf of Defendant The Dugaboy Investment Trust lcollins@hellerdraper.com

Deborah Rose Deitsch-Perez on behalf of Defendant James Dondero deborah.deitschperez@stinson.com, patricia.tomasky@stinson.com;kinga.mccoy@stinson.com

Deborah Rose Deitsch-Perez on behalf of Defendant Nancy Dondero deborah.deitschperez@stinson.com, patricia.tomasky@stinson.com;kinga.mccoy@stinson.com

Douglas S. Draper on behalf of Defendant The Dugaboy Investment Trust <u>ddraper@hellerdraper.com</u>, <u>dhepting@hellerdraper.com;vgamble@hellerdraper.com;mlandis@hellerdraper.com;gbrouphy@hellerdraper.com</u>

Melissa S. Hayward on behalf of Plaintiff Highland Capital Management, L.P. <u>MHayward@HaywardFirm.com</u>, <u>mholmes@HaywardFirm.com</u>

Juliana Hoffman on behalf of Creditor Committee Official Committee of Unsecured Creditors jhoffman@sidley.com, txefilingnotice@sidley.com;julianna-hoffman-8287@ecf.pacerpro.com

Paige Holden Montgomery on behalf of Creditor Committee Official Committee of Unsecured Creditors pmontgomery@sidley.com, txefilingnotice@sidley.com;paige-montgomery-7756@ecf.pacerpro.com;crognes@sidley.com;ebromagen@sidley.com;efilingnotice@sidley.com

> <u>/s/ Davor Rukavina</u> Davor Rukavina

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

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In re:	Š	
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HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ .	
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HIGHLAND CAPITAL MANAGEMENT, L.P.,	Ś	
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Plaintiff,	§	Adversary Proceeding No.
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VS.	8	21-03005-sgj
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DUCADOT INVESTMENT INUST,	8	
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Defendants	ž	
DUGABOY INVESTMENT TRUST, Defendants.	\$ \$ \$	

DECLARATION OF DAVOR RUKAVINA

STATE OF TEXAS

COUNTY OF DALLAS

I, Davor Rukavina, hereby state and testify to the following as being true and correct and under penalty of perjury pursuant to the laws of the United States of America:

1. My name is Davor Rukavina. I am over the age of 21, have never been convicted of a felony or crime of moral turpitude, and am otherwise competent to execute this Declaration.

2. I am an attorney duly licensed to practice law in the State of Texas. I am a shareholder at Munsch Hardt Kopf & Harr, P.C. I am the lead attorney for NexPoint Advisors, L.P. ("<u>NexPoint</u>"), one of the defendants in this Adversary Proceeding.

3. At issue in this Adversary Proceeding is a 30-year promissory note executed by NexPoint in the original principal amount of \$30,746,812.33 (the "<u>Note</u>"), although the Note had been paid down significantly by the time of the filing of this Adversary Proceeding.

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4. Highland Capital Management, L.P. (the "<u>Debtor</u>") alleges that the Note required NexPoint to make a payment of principal and interest on December 31, 2020, and that NexPoint failed to make this payment. Thus, in January, 2021, the Debtor sent notice that the Note had been accelerated and the Debtor demanded full and immediate payment.

5. The parties agreed by written stipulation that they would disclose experts and produce expert reports on or before October 29, 2021, and the Court's scheduling order so requires. NexPoint requests an extension of this deadline. The following is the reason why.

6. One of NexPoint's affirmative defenses in this Adversary Proceeding concerns that certain *Amended and Restated Shared Services Agreement* (the "<u>Agreement</u>") between the Debtor and NexPoint dated January 1, 2018, a copy of which is attached hereto as Exhibit "A." The Agreement was in place as of December 31, 2020, although the Debtor terminated it later in 2021. NexPoint alleges that, under the Agreement, the Debtor provided various services to NexPoint, including so-called "back office" services, including treasury, accounting, and payables services. NexPoint has alleged that, pursuant to the Agreement, the Debtor was responsible for ensuring that NexPoint made the allegedly required December 31, 2020 payment, although such payment would be made from NexPoint's funds. NexPoint therefore asserts that the Debtor failed to do so and, therefore, caused the alleged default, which it now seeks to exploit, and that, but for the Debtor's negligence, the Note would remain in place.

7. The foregoing has always been an affirmative defense of NexPoint in this Adversary Proceeding, including in its amended answer filed on September 1, 2021, a copy of which is attached hereto as Exhibit "B."

8. On October 19, 2021, the Debtor deposed Frank Waterhouse ("<u>Waterhouse</u>"), as did I, in connection with this Adversary Proceeding. Waterhouse was the Debtor's chief financial

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officer in December, 2020, and either the treasurer or chief financial officer (either way an officer) of NexPoint in December, 2020.

9. Among other things, at this deposition, Waterhouse testified that, in early December, 2020, James Dondero ("<u>Dondero</u>"), who at that time controlled NexPoint but did not control the Debtor, instructed Waterhouse not to cause NexPoint to pay any more funds to the Debtor, including, expressly on the Note. A copy of this deposition transcript is attached as Exhibit "C."

10. This testimony was not expected by me or by NexPoint. I had understood that Dondero instructed Waterhouse to make no further payments on the Agreement, because Dondero believed that NexPoint had overpaid by millions of dollars on the Agreement and because that was what Dondero and Waterhouse had been discussing. I had not understood that Waterhouse would testify that Dondero instructed him to also not pay the Note specifically.

11. Prior to that deposition, I had never spoken to Waterhouse. Waterhouse presently serves as an officer of NexPoint; however, and unlike every other case I have been involved with, I have not been permitted to discuss with Waterhouse litigation matters. This is because Waterhouse is in litigation with the Debtor on other matters and has separate and independent counsel, Debra Dandeneau and Frances Smith, who would not permit me to speak directly to Waterhouse, which I understood to be a logical and appropriate instruction to protect their client. I did discuss with Ms. Dandeneau what Waterhouse may know about the litigation between the Debtor and my clients, but that primarily focused on defenses that another client of mine, Highland Capital Management Fund Advisors, L.P., has. And I did discuss with Ms. Dandeneau that Dondero told Waterhouse to not make payments, but I understood that to be limited to the Agreement and to not include the Note, since the topic under discussion (as it was told to me)

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between Dondero and Waterhouse was the Agreement and overpayments on the Agreement, and not the Note.

12. In sum, prior to October 19, 2021, I did not know that Waterhouse would testify that Dondero told him to not pay on the Note, and I had no reasonable reason to suspect the same. My surprise is evident from the transcript of that deposition, where I asked Waterhouse multiple times whether he was sure that Dondero told him this—so much so that opposing counsel objected multiple times as "asked and answered," and even objected as having been asked and answered "four time." Exhibit "C" at 390-392.

13. Assuming that Waterhouse's testimony on this issue will be accepted by a trier of fact, the question is whether, from NexPoint's perspective, Waterhouse had no further duties to review, confirm, investigate, or to discuss the issue with Dondero. In that respect, section 6.01 of the Agreement, labeled "standard of care," states that the Debtor and Waterhouse "shall discharge its duties under this Agreement with the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims."

14. I deposed Jim Seery on October 21, 2021, and asked him various questions about this provision of the Agreement. Mr. Seery testified to the effect that he did not believe that the Agreement obligated the Debtor or Waterhouse to do anything further after Dondero told Waterhouse to not pay the Note (again, assuming that this was true). I do not have a copy of Mr. Seer's deposition yet.

15. With Mr. Seery testifying that he did not believe that the Agreement required the Debtor or Waterhouse to do anything further if Dondero in fact gave the instruction Waterhouse testified that he did, NexPoint concluded that it needed to retain an expert to review whether the "standard of care" specified in the Agreement compelled the Debtor or Waterhouse to do anything

further after Dondero gave the alleged instruction, such as checking with him to see if they understood him correctly, advising him of the potential serious consequences of a default, trying to dissuade him, or at least asking him once again prior to December 31, 2020 whether the payment should be made.

16. On October 22, 2021, I began searching for a potential expert. On October 26, 2021, I contacted Steven J. Pully about the potential engagement. After clearing conflicts and coming to an agreement, Mr. Pully agreed to the engagement on October 28, 2021. The engagement letter has yet to be finalized and executed, but I have every confidence that it will and the urgency of the matter necessitates this Declaration at this time. I have been extremely diligent in searching for an finding an expert once NexPoint determined that the retention of an expert was appropriate, which did not occur until the Seery deposition on October 21, 2021.

17. Even though NexPoint has retained Mr. Pully as of October 28, 2021, it is not possible for Mr. Pully to formulate an opinion and prepare a report by October 29, 2021. Among other things, various deposition transcripts of important witnesses have yet to be received and reviewed by Mr. Pully, and Mr. Pully has yet to review the underlying documents. Assuming no undue delays with respect to deposition transcripts, Mr. Pully should be able to prepare a report by December 13, 2021.

18. NexPoint therefore seeks an extension of the expert designation and report deadline through December 13, 2021, in order that justice may be done and not for delay or any improper purpose, NexPoint not having designated an expert before due solely to the lack of knowledge that Waterhouse would testify as he did on October 19, 2021 and that Mr. Seery would testify as to his view that the Agreement did not require Waterhouse to do anything thereafter.

I hereby swear under oath and penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief. Cases 212030300059990008686-Eileded01022121 Entreteded01022113223738 Pageg #760ff4646

DAVOR RUKAVINA

AMENDED AND RESTATED SHARED SERVICES AGREEMENT

This Amended and Restated Shared Services Agreement (as amended, modified, waived, supplemented or restated from time to time in accordance with the terms hereof, this "<u>Agreement</u>"), dated effective as of January 1, 2018, is entered into by and between NexPoint Advisors, L.P., a Delaware limited partnership, as the management company hereunder (in such capacity, the "<u>Management Company</u>"), and Highland Capital Management, L.P., a Delaware limited partnership as the staff and services provider hereunder (in such capacity, the "<u>Staff and Services Provider</u>" and together with the Management Company, the "<u>Parties</u>").

RECITALS

WHEREAS, the Staff and Services Provider is a registered investment adviser under the Investment Advisers Act of 1940, as amended (the "Advisers Act");

WHEREAS, the Staff and Services Provider and the Management Company are engaged in the business of providing investment management services;

WHEREAS, the Parties entered into that certain Shared Services Agreement, dated effective as of January 1, 2013 (the "Original Agreement");

WHEREAS, the Parties desire to amend and restated the Original Agreement and the Staff and Services Provider is hereby being retained to provide certain back- and middle-office services and administrative, infrastructure and other services to assist the Management Company in conducting its business, and the Staff and Services Provider is willing to make such services available to the Management Company, in each case, on the terms and conditions hereof;

WHEREAS, the Management Company may employ certain individuals to perform portfolio selection and asset management functions for the Management Company, and certain of these individuals may also be employed simultaneously by the Staff and Services Provider during their employment with the Management Company; and

WHEREAS, each Person employed by both the Management Company and the Staff and Services Provider as described above (each, a "<u>Shared Employee</u>"), if any, is and shall be identified on the books and records of each of the Management Company and the Staff and Services Provider (as amended, modified, supplemented or restated from time to time).

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree, and the Original Agreement is hereby amended, restated and replaced in its entirety as follows.

ARTICLE I

DEFINITIONS

Section 1.01 <u>Certain Defined Terms</u>. As used in this Agreement, the following terms shall have the following meanings:

Exhibit A

"<u>Affiliate</u>" shall mean with respect to a Person, any other Person that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with the first Person. The term "control" means (i) the legal or beneficial ownership of securities representing a majority of the voting power of any person or (ii) the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether by contract or otherwise.

"Applicable Asset Criteria and Concentrations" means any applicable eligibility criteria, portfolio concentration limits and other similar criteria or limits which the Management Company instructs in writing to the Staff and Services Provider in respect of the Portfolio or one or more Accounts, as such criteria or limits may be modified, amended or supplemented from time to time in writing by the Management Company;

"<u>Applicable Law</u>" shall mean, with respect to any Person or property of such Person, any action, code, consent decree, constitution, decree, directive, enactment, finding, guideline, law, injunction, interpretation, judgment, order, ordinance, policy statement, proclamation, formal guidance, promulgation, regulation, requirement, rule, rule of law, rule of public policy, settlement agreement, statute, writ, or any particular section, part or provision thereof of any Governmental Authority to which the Person in question is subject or by which it or any of its property is bound.

"<u>Client or Account</u>" shall mean any fund, client or account advised by the Management Company, as applicable.

"<u>Covered Person</u>" shall mean the Staff and Services Provider, any of its Affiliates, and any of their respective managers, members, principals, partners, directors, officers, shareholders, employees and agents (but shall not include the Management Company, its subsidiaries or member(s) and any managers, members, principals, partners, directors, officers, shareholders, employees and agents of the Management Company or its subsidiaries or member(s) (in their capacity as such)).

"<u>Governmental Authority</u>" shall mean (i) any government or quasi-governmental authority or political subdivision thereof, whether national, state, county, municipal or regional, whether U.S. or non-U.S.; (ii) any agency, regulator, arbitrator, board, body, branch, bureau, commission, corporation, department, master, mediator, panel, referee, system or instrumentality of any such government, political subdivision or other government or quasi-government entity, whether non-U.S. or U.S.; and (iii) any court, whether U.S. or non-U.S.

"Indebtedness" shall mean: (a) all indebtedness for borrowed money and all other obligations, contingent or otherwise, with respect to surety bonds, guarantees of borrowed money, letters of credit and bankers' acceptances whether or not matured, and hedges and other derivative contracts and financial instruments; (b) all obligations evidenced by notes, bonds, debentures, or similar instruments, or incurred under bank guaranty or letter of credit facilities or credit agreements; (c) all indebtedness created or arising under any conditional sale or other title retention agreement with respect to any property of the Management Company or any subsidiary; (d) all capital lease obligations; (e) all indebtedness guaranteed by such Person or any of its subsidiaries; and (f) all indebtedness guaranteed by such Person or any of its subsidiaries.

"<u>Operating Guidelines</u>" means any operating guidelines attached to any portfolio management agreement, investment management agreement or similar agreement entered into between the Management Company and a Client or Account.

"<u>Portfolio</u>" means the portfolio of securities and other assets, including without limitation, financial instruments, equity investments, collateral loan obligations, debt securities, preferred return notes and other similar obligations held directly or indirectly by, or on behalf of, Clients and Accounts from time to time;

"Securities Act" shall mean the Securities Act of 1933, as amended.

Section 1.02 Interpretation. The following rules apply to the use of defined terms and the interpretation of this Agreement: (i) the singular includes the plural and the plural includes the singular; (ii) "or" is not exclusive (unless preceded by "either") and "include" and "including" are not limiting; (iii) unless the context otherwise requires, references to agreements shall be deemed to mean and include such agreements as the same may be amended, supplemented, waived and otherwise modified from time to time; (iv) a reference to a law includes any amendment or modification to such law and any rules or regulations issued thereunder or any law enacted in substitution or replacement therefor; (v) a reference to a Person includes its successors and assigns: (vi) a reference to a Section without further reference is to the relevant Section of this Agreement; (vii) the headings of the Sections and subsections are for convenience and shall not affect the meaning of this Agreement; (viii) "writing", "written" and comparable terms refer to printing, typing, lithography and other shall mean of reproducing words in a visible form (including telefacsimile and electronic mail); (ix) "hereof", "herein", "hereunder" and comparable terms refer to the entire instrument in which such terms are used and not to any particular article, section or other subdivision thereof or attachment thereto; and (x) references to any gender include any other gender, masculine, feminine or neuter, as the context requires.

ARTICLE II

SERVICES

Section 2.01 <u>General Authority</u>. Highland is hereby appointed as Staff and Services Provider for the purpose of providing such services and assistance as the Management Company may request from time to time to, and if applicable, to make available the Shared Employees to, the Management Company in accordance with and subject to the provisions of this Agreement and the Staff and Services Provider hereby accepts such appointment. The Staff and Services Provider hereby agrees to such engagement during the term hereof and to render the services described herein for the compensation provided herein, subject to the limitations contained herein.

Section 2.02 <u>Provision of Services</u>. Without limiting the generality of Section 2.01 and subject to Section 2.04 (Applicable Asset Criteria and Concentrations) below, the Staff and Services Provider hereby agrees, from the date hereof, to provide the following back- and middle-office services and administrative, infrastructure and other services to the Management Company.

(a) Back- and Middle-Office: Assistance and advice with respect to back- and middle-office functions including, but not limited to, investment research, trade desk services,

including trade execution and settlement, finance and accounting, payments, operations, book keeping, cash management, cash forecasting, accounts payable, accounts receivable, expense reimbursement, vendor management, and information technology (including, without limitation, general support and maintenance (OMS, development, support), telecom (cellphones, telephones and broadband) and WSO);

(b) Legal/Compliance/Risk Analysis. Assistance and advice with respect to legal issues, litigation support, management of outside counsel, compliance support and implementation and general risk analysis;

(c) Tax. Assistance and advice with respect to tax audit support, tax planning and tax preparation and filing.

(d) Management of Clients and Accounts. Assistance and advice with respect to (i) the adherence to Operating Guidelines by the Management Company, and (ii) performing any obligations of the Management Company under or in connection with any back- and middle-office function set forth in any portfolio management agreement, investment management agreement or similar agreement in effect between the Management Company and any Client or Account from time to time.

(e) Valuation. Advice relating to the appointment of suitable third parties to provide valuations on assets comprising the Portfolio and including, but not limited to, such valuations required to facilitate the preparation of financial statements by the Management Company or the provision of valuations in connection with, or preparation of reports otherwise relating to, a Client or Account for which the Management Company serves as portfolio manager or investment manager or in a similar capacity;

(f) Execution and Documentation. Assistance relating to the negotiation of the terms of, and the execution and delivery by the Management Company of, any and all documents which the Management Company considers to be necessary in connection with the acquisition and disposition of an asset in the Portfolio by the Management Company or a Client or Account managed by the Management Company, transactions involving the Management Company or a Client or Account managed by the Management Company, and any other rights and obligations of the Management Company or a Client or Account managed by the Management Company or a Client or Account managed by the Management Company, and any other rights and obligations of the Management Company or a Client or Account managed by the Management Company.

(g) *Marketing*. Provide access to marketing team representatives to assist with the marketing of the Management Company and any specified Clients or Accounts managed by the Management Company conditional on the Management Company's agreement that any incentive compensation related to such marketing shall be borne by the Management Company;

(h) *Reporting.* Assistance relating to any reporting the Management Company is required to make in relation to the Portfolio or any Client or Account, including reports relating to (i) credit facility reporting and purchases, sales, liquidations, acquisitions, disposals, substitutions and exchanges of assets in the Portfolio, (ii) the requirements of an applicable regulator, or (iii) other type of reporting which the Management Company and Staff and Services Provider may agree from time to time;

(i) Administrative Services. The provision of office space, information technology services and equipment, infrastructure, rent and parking and other related services requested or utilized by the Management Company from time to time;

(j) Shared Employees. To the extent applicable, the provision of Shared Employees and such additional human capital as may be mutually agreed by the Management Company and the Staff and Services Provider in accordance with the provisions of <u>Section 2.03</u> hereof;

(k) Ancillary Services. Assistance and advice on all things ancillary or incidental to the foregoing; and

(1) Other. Assistance and advice relating to such other back- and middle-office services in connection with the day-to-day business of the Management Company as the Management Company and the Staff and Services Provider may from time to time agree.

For the avoidance of doubt, none of the services contemplated hereunder shall constitute investment advisory services, and the Staff & Services Provider shall not provide any advice to the Management Company or perform any duties on behalf of the Management Company, other than the back- and middle-office services contemplated herein, with respect to (a) the general management of the Management Company, its business or activities, (b) the initiation or structuring of any Client or Account or similar securitization, (c) the substantive investment management decisions with respect to any Client or Account or any related collateral obligations or securitization, (d) the actual selection of any collateral obligation or assets by the Management Company, (e) binding recommendations as to any disposal of or amendment to any Collateral Obligation or (f) any similar functions.

Section 2.03 Shared Employees.

The Staff and Services Provider hereby agrees and consents that each (a) Shared Employee, if any, shall be employed by the Management Company, and the Management Company hereby agrees and consents that each Shared Employee shall be employed by the Staff and Services Provider. Except as may otherwise separately be agreed in writing between the applicable Shared Employee and the Management Company and/or the Staff and Services Provider, in each of their discretion, each Shared Employee is an at-will employee and no guaranteed employment or other employment arrangement is agreed or implied by this Agreement with respect to any Shared Employee, and for avoidance of doubt this Agreement shall not amend, limit, constrain or modify in any way the employment arrangements as between any Shared Employee and the Staff and Services Provider or as between any Shared Employee and the Management Company, it being understood that the Management Company may enter into a shortform employment agreement with any Shared Employee memorializing such Shared Employee's status as an employee of the Management Company. To the extent applicable, the Staff and Services Provider shall ensure that the Management Company has sufficient access to the Shared Employees so that the Shared Employees spend adequate time to provide the services required hereunder. The Staff and Services Provider may also employ the services of persons other than the Specified Persons as it deems fit in its sole discretion

(b) Notwithstanding that the Shared Employees, if any, shall be employed by both the Staff and Services Provider and the Management Company, the Parties acknowledge and agree that any and all salary and benefits of each Shared Employee shall be paid exclusively by the Staff and Services Provider and shall not be paid or borne by the Management Company and no additional amounts in connection therewith shall be due from the Management Company to the Staff and Services Provider.

(c) To the extent that a Shared Employee participates in the rendering of services to the Management Company's clients, the Shared Employee shall be subject to the oversight and control of the Management Company and such services shall be provided by the Shared Employee exclusively in his or her capacity as a "supervised person" of, or "person associated with", the Management Company (as such terms are defined in Sections 202(a)(25) and 202(a)(17), respectively, of the Advisers Act).

(d) Each Party may continue to oversee, supervise and manage the services of each Shared Employee in order to (1) ensure compliance with the Party's compliance policies and procedures, (2) ensure compliance with regulations applicable to the Party and (3) protect the interests of the Party and its clients; *provided* that Staff and Services Provider shall (A) cooperate with the Management Company's supervisory efforts and (B) make periodic reports to the Management Company regarding the adherence of Shared Employees to Applicable Law, including but not limited to the 1940 Act, the Advisers Act and the United States Commodity Exchange Act of 1936, as amended, in performing the services hereunder.

(e) Where a Shared Employee provides services hereunder through both Parties, the Parties shall cooperate to ensure that all such services are performed consistently with Applicable Law and relevant compliance controls and procedures designed to prevent, among other things, breaches in information security or the communication of confidential, proprietary or inaterial non-public information.

(f) The Staff and Services Provider shall ensure that each Shared Employee has any registrations, qualifications and/or licenses necessary to provide the services hereunder.

(g) The Parties will cooperate to ensure that information about the Shared Employees is adequately and appropriately disclosed to clients, investors (and potential investors), investment banks operating as initial purchaser or placement agent with respect to any Client or Account, and regulators, as applicable. To facilitate such disclosure, the Staff and Services Provider agrees to provide, or cause to be provided, to the Management Company such information as is deemed by the Management Company to be necessary or appropriate with respect to the Staff and Services Provider and the Shared Employees (including, but not limited to, biographical information about each Shared Employee).

(h) The Parties shall cooperate to ensure that, when so required, each has adopted a Code of Ethics meeting the requirements of the Advisers Act ("<u>Code of Ethics</u>") that is consistent with applicable law and which is substantially similar to the other Party's Code of Ethics.

(i) The Staff and Services Provider shall make reasonably available for use by the Management Company, including through Shared Employees providing services pursuant to this Agreement, any relevant intellectual property and systems necessary for the provision of the services hereunder.

(j) The Staff and Services Provider shall require that each Shared Employee:

(i) certify that he or she is subject to, and has been provided with, a copy of each Party's Code of Ethics and will make such reports, and seek prior clearance for such actions and activities, as may be required under the Codes of Ethics;

(ii) be subject to the supervision and oversight of each Party's officers and directors, including without limitation its Chief Compliance Officer ("<u>CCO</u>"), which CCO may be the same Person, with respect to the services provided to that Party or its clients;

(iii) provide services hereunder and take actions hereunder only as approved by the Management Company;

(iv) provide any information requested by a Party, as necessary to comply with applicable disclosure or regulatory obligations;

(v) to the extent authorized to transact on behalf of the Management Company or a Client or Account, take reasonable steps to ensure that any such transaction is consistent with any policies and procedures that may be established by the Parties and all Applicable Asset Criteria and Concentrations; and

(vi) act, at all times, in a manner consistent with the fiduciary duties and standard of care owed by the Management Company to its members and direct or indirect investors or to a Client or Account as well as clients of Staff and Services Provider by seeking to ensure that, among other things, information about any investment advisory or trading activity applicable to a particular client or group of clients is not used to benefit the Shared Employee, any Party or any other client or group of clients in contravention of such fiduciary duties or standard of care.

(k) Unless specifically authorized to do so, or appointed as an officer or authorized person of the Management Company with such authority, no Shared Employee may contract on behalf or in the name of the Management Company, acting as principal.

Section 2.04 <u>Applicable Asset Criteria and Concentrations</u>. The Management Company will promptly inform the Staff and Services Provider in writing of any Applicable Asset Criteria and Concentrations to which it agrees from time to time and the Staff and Services Provider shall take such Applicable Asset Criteria and Concentrations into account when providing assistance and advice in accordance with <u>Section 2.02</u> above and any other assistance or advice provided in accordance with this Agreement.

Section 2.05 <u>Compliance with Management Company Policies and Procedures</u>. The Management Company will from time to time provide the Staff and Services Provider and the

Shared Employees, if any, with any policy and procedure documentation which it establishes internally and to which it is bound to adhere in conducting its business pursuant to regulation, contract or otherwise. Subject to any other limitations in this Agreement, the Staff and Services Provider will use reasonable efforts to ensure any services it and the Shared Employees provide pursuant to this Agreement complies with or takes account of such internal policies and procedures.

Section 2.06 <u>Authority</u>. The Staff and Services Provider's scope of assistance and advice hereunder is limited to the services specifically provided for in this Agreement. The Staff and Services Provider shall not assume or be deemed to assume any rights or obligations of the Management Company under any other document or agreement to which the Management Company is a party. Notwithstanding any other express or implied provision to the contrary in this Agreement, the activities of the Staff and Services Provider pursuant to this Agreement shall be subject to the overall policies of the Management Company, as notified to the Staff and Services Provider from time to time. The Staff and Services Provider shall not have any duties or obligations to the Management Company unless those duties and obligations are specifically provided for in this Agreement (or in any amendment, modification or novation hereto or hereof to which the Staff and Services Provider is a party).

Section 2.07 Third Parties.

(a) The Staff and Services Provider may employ third parties, including its affiliates, to render advice, provide assistance and to perform any of its duties under this Agreement; *provided* that notwithstanding the employment of third parties for any such purpose, the Staff and Services Provider shall not be relieved of any of its obligations or liabilities under this Agreement.

(b) In providing services hereunder, the Staff and Services Provider may rely in good faith upon and will incur no liability for relying upon advice of nationally recognized counsel (which may be counsel for the Management Company, a Client or Account or any Affiliate of the foregoing), accountants or other advisers as the Staff and Services Provider determines, in its sole discretion, is reasonably appropriate in connection with the services provided by the Staff and Services Provider under this Agreement.

Section 2.08 <u>Management Company to Cooperate with the Staff and Services Provider</u>. In furtherance of the Staff and Services Provider's obligations under this Agreement the Management Company shall cooperate with, provide to, and fully inform the Staff and Services Provider of, any and all documents and information the Staff and Services Provider reasonably requires to perform its obligations under this Agreement.

Section 2.09 <u>Power of Attorney</u>. If the Management Company considers it necessary for the provision by the Staff and Services Provider of the assistance and advice under this Agreement (after consultation with the Staff and Services Provider), it may appoint the Staff and Services Provider as its true and lawful agent and attorney, with full power and authority in its name to sign, execute, certify, swear to, acknowledge, deliver, file, receive and record any and all documents that the Staff and Services Provider reasonably deems appropriate or necessary in connection with the execution and settlement of acquisitions of assets as directed by the Management Company and the Staff and Services Provider's powers and duties hereunder (which for the avoidance of doubt shall in no way involve the discretion and/or authority of the Management Company with respect to investments). Any such power shall be revocable in the sole discretion of the Management Company.

ARTICLE III

CONSIDERATION AND EXPENSES

Section 3.01 <u>Consideration</u>. As compensation for its performance of its obligations as Staff and Services Provider under this Agreement, the Staff and Services Provider will be entitled to receive a flat fee of \$168,000 per month (the "<u>Staff and Services Fee</u>"), payable monthly in advance on the first business day of each month.

Section 3.02 <u>Costs and Expenses</u>. Each party shall bear its own expenses; *provided* that the Management Company shall reimburse the Staff and Services Provider for any and all costs and expenses that may be borne properly by the Management Company.

Section 3.03 <u>Deferral</u>. Notwithstanding anything to the contrary contained herein, if on any date the Management Company determines that it would not have sufficient funds available to it to make a payment of Indebtedness, it shall have the right to defer any all and amounts payable to the Staff and Services Provider pursuant to this Agreement, including any fees and expenses; *provided* that the Management Company shall promptly pay all such amounts on the first date thereafter that sufficient amounts exist to make payment thereof.

ARTICLE IV

REPRESENTATIONS AND COVENANTS

Section 4.01 <u>Representations</u>. Each of the Parties hereto represents and warrants that:

(a) It has full power and authority to execute and deliver, and to perform its obligations under, this Agreement;

(b) this Agreement has been duly authorized, executed and delivered by it and constitutes its valid and binding, obligation, enforceable in accordance with its terms except as the enforceability hereof may be subject to (i) bankruptcy, insolvency, reorganization moratorium, receivership, conservatorship or other similar laws now or hereafter in effect relating to creditors' rights and (ii) general principles of equity (regardless of whether such enforcement is considered in a proceeding, in equity or at law);

(c) no consent, approval, authorization or order of or declaration or filing with any Governmental Authority is required for the execution of this Agreement or the performance by it of its duties hereunder, except such as have been duly made or obtained; and

(d) neither the execution and delivery of this Agreement nor the fulfillment of the terms hereof conflicts with or results in a breach or violation of any of the terms or provisions of, or constitutes a default under, (i) its constituting and organizational documents; or (ii) the terms

of any material indenture, contract, lease, mortgage, deed of trust, note, agreement or other evidence of indebtedness or other material agreement, obligation, condition, covenant or instrument to which it is a party or by which it is bound.

ARTICLE V

COVENANTS

Section 5.01 Compliance: Advisory Restrictions.

(a) The Staff and Services Provider shall reasonably cooperate with the Management Company in connection with the Management Company's compliance with its policies and procedures relating to oversight of the Staff and Services Provider. Specifically, the Staff and Services Provider agrees that it will provide the Management Company with reasonable access to information relating to the performance of Staff and Services Provider's obligations under this Agreement.

(b) This Agreement is not intended to and shall not constitute an assignment, pledge or transfer of any portfolio management agreement or any part thereof. It is the express intention of the parties hereto that this Agreement and all services performed hereunder comply in all respects with all (a) applicable contractual provisions and restrictions contained in each portfolio management agreement, investment management agreement or similar agreement and each document contemplated thereby; and (b) Applicable Laws (collectively, the "Advisory Restrictions"). If any provision of this Agreement is determined to be in violation of any Advisory Restriction, then the services to be provided under this Agreement shall automatically be limited without action by any person or entity, reduced or modified to the extent necessary and appropriate to be enforceable to the maximum extent permitted by such Advisory Restriction.

Section 5.02 Records; Confidentiality.

The Staff and Services Provider shall maintain or cause to be maintained appropriate books of account and records relating to its services performed hereunder, and such books of account and records shall be accessible for inspection by representatives of the Management Company and its accountants and other agents at any time during normal business hours and upon not less than three (3) Business Days' prior notice; *provided* that the Staff and Services Provider shall not be obligated to provide access to any non-public information if it in good faith determines that the disclosure of such information would violate any applicable law, regulation or contractual arrangement.

The Staff and Services Provider shall follow its customary procedures to keep confidential any and all information obtained in connection with the services rendered hereunder that is either (a) of a type that would ordinarily be considered proprietary or confidential, such as information concerning the composition of assets, rates of return, credit quality, structure or ownership of securities, or (b) designated as confidential obtained in connection with the services rendered by the Staff and Services Provider hereunder and shall not disclose any such information to non-affiliated third parties, except (i) with the prior written consent of the Management Company, (ii) such information as a rating agency shall reasonably request in connection with its rating of notes issued by a CLO or supplying credit estimates on any obligation included in the Portfolio, (iii) in connection with establishing trading or investment accounts or otherwise in connection with effecting transactions on behalf of the Management Company or any Client or Account for which the Management Company serves as portfolio manager or investment manager or in a similar capacity, (iv) as required by (A) Applicable Law or (B) the rules or regulations of any self-regulating organization, body or official having jurisdiction over the Staff and Services Provider or any of its Affiliates, (v) to its professional advisors (including, without limitation, legal, tax and accounting advisors), (vi) such information as shall have been publicly disclosed other than in known violation of this Agreement or shall have been obtained by the Staff and Services Provider on a non-confidential basis, (vii) such information as is necessary or appropriate to disclose so that the Staff and Services Provider may perform its duties hereunder, (viii) as expressly permitted in the final offering memorandum or any definitive transaction documents relating to any Client or Account, (ix) information relating to performance of the Portfolio as may be used by the Staff and Services Provider in the ordinary course of its business or (xx) such information as is routinely disclosed to the trustee, custodian or collateral administrator of any Client or Account in connection with such trustee's, custodian's or collateral administrator's performance of its obligations under the transaction documents related to such Client or Account. Notwithstanding the foregoing, it is agreed that the Staff and Services Provider may disclose without the consent of any Person (1) that it is serving as staff and services provider to the Management Company, (2) the nature, aggregate principal amount and overall performance of the Portfolio, (3) the amount of earnings on the Portfolio, (4) such other information about the Management Company, the Portfolio and the Clients or Accounts as is customarily disclosed by staff and services providers to management vehicles similar to the Management Company, and (5) the United States federal income tax treatment and United States federal income tax structure of the transactions contemplated by this Agreement and the related documents and all materials of any kind (including opinions and other tax analyses) that are provided to them relating to such United States federal income tax treatment and United States income tax structure. This authorization to disclose the U.S. tax treatment and tax structure does not permit disclosure of information identifying the Staff and Services Provider, the Clients or Accounts or any other party to the transactions contemplated by this Agreement (except to the extent such information is relevant to U.S. tax structure or tax treatment of such transactions).

ARTICLE VI

EXCULPATION AND INDEMNIFICATION

Section 6.01 <u>Standard of Care</u>. Except as otherwise expressly provided herein, each Covered Person shall discharge its duties under this Agreement with the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims. To the extent not inconsistent with the foregoing, each Covered Person shall follow its customary standards, policies and procedures in performing its duties hereunder. No Covered Person shall deal with the income or assets of the Management Company in such Covered Person's own interest or for its own account. Each Covered Person in its respective sole and absolute discretion may separately engage or invest in any other business ventures, including those that may be in competition with the Management Company, and the Management Company will not have any rights in or to such ventures or the income or profits derived therefrom

Section 6.02 Exculpation. To the fullest extent permitted by law, no Covered Person will be liable to the Management Company, any Member, or any shareholder, partner or member thereof, for (i) any acts or omissions by such Covered Person arising out of or in connection with the conduct of the business of the Management Company or its General Partner, or any investment made or held by the Management Company or its General Partner, unless it is determined ultimately by a court of competent jurisdiction, in a final nonappealable judgment, to be the result of gross negligence or to constitute fraud or willful misconduct (as interpreted under the laws of the State of Delaware) (each, a "Disabling Conduct") on the part of such Covered Person, (ii) any act or omission of any Investor, (iii) any mistake, gross negligence, misconduct or bad faith of any employee, broker, administrator or other agent or representative of such Covered Person, provided that such employee, broker, administrator or agent was selected, engaged or retained by or on behalf of such Covered Person with reasonable care, or (iv) any consequential (including loss of profit), indirect, special or punitive damages. To the extent that, at law or in equity, any Covered Person has duties (including fiduciary duties) and liabilities relating thereto to the Management Company or any Member, no Covered Person acting under this Agreement shall be liable to the Management Company or to any such Member for its good-faith reliance on the provisions of this Agreement. The exculpations set forth in this Section 6.02 shall exculpate any Covered Person regardless of such Covered Person's sole, comparative, joint, concurrent, or subsequent negligence.

To the fullest extent permitted by law, no Covered Person shall have any personal liability to the Management Company or any Member solely by reason of any change in U.S. federal, state or local or foreign income tax laws, or in interpretations thereof, as they apply to the Management Company or the Members, whether the change occurs through legislative, judicial or administrative action.

Any Covered Person in its sole and absolute discretion may consult legal counsel, accountants or other advisers selected by it, and any act or omission taken, or made in good faith by such Person on behalf of the Management Company or in furtherance of the business of the Management Company in good-faith reliance on and in accordance with the advice of such counsel, accountants or other advisers shall be full justification for the act or omission, and to the fullest extent permitted by applicable law, no Covered Person shall be liable to the Management Company or any Member in so acting or omitting to act if such counsel, accountants or other advisers were selected, engaged or retained with reasonable care.

Section 6.03 <u>Indemnification by the Management Company</u>. The Management Company shall and hereby does, to the fullest extent permitted by applicable law, indemnify and hold harmless any Covered Person from and against any and all claims, causes of action (including, but not limited to, strict liability, negligence, statutory violation, regulatory violation, breach of contract, and all other torts and claims arising under common Iaw), demands, liabilities, costs, expenses, damages, losses, suits, proceedings, judgments, assessments, actions and other liabilities, whether judicial, administrative, investigative or otherwise, of whatever nature, known or unknown, liquidated or unliquidated ("<u>Claims</u>"), that may accrue to or be incurred by any Covered Person, or in which any Covered Person may become involved, as a party or otherwise, or with which any Covered Person may be threatened, relating to or arising out of the investment or other activities of the Management Company or its General Partner, or activities undertaken in connection with the Management Company or its General Partner, or otherwise relating to or arising out of this Agreement, including amounts paid in satisfaction of judgments, in compromise or as fines or penalties, and attorneys' fees and expenses incurred in connection with the preparation for or defense or disposition of any investigation, action, suit, arbitration or other proceeding (a "<u>Proceeding</u>"), whether civil or criminal (all of such Claims, amounts and expenses referred to therein are referred to collectively as "<u>Damages</u>"), except to the extent that it shall have been determined ultimately by a court of competent jurisdiction, in a final nonappealable judgment, that such Damages arose primarily from Disabling Conduct of such Covered Person. The termination of any Proceeding by settlement, judgment, order, conviction or upon a plea of nolo contendere or its equivalent shall not, of itself, create a presumption that any Damages relating to such settlement, judgment, order, conviction or plea of nolo contendere or its equivalent or otherwise relating to such Proceeding arose primarily from Disabling Conduct of any Covered Persons. Any Covered Person shall be indemnified under the terms of this Section 6.03 regardless of such Covered Person's sole, comparative, joint, concurrent, or subsequent negligence.

Expenses (including attorneys' fees) incurred by a Covered Person in defense or settlement of any Claim that may be subject to a right of indemnification hereunder shall be advanced by the Management Company prior to the final disposition thereof upon receipt of a written undertaking by or on behalf of the Covered Person to repay the amount advanced to the extent that it shall be determined ultimately by a court of competent jurisdiction that the Covered Person is not entitled to be indemnified hereunder. The right of any Covered Persons to the indemnification provided herein shall be cumulative of, and in addition to, any and all rights to which the Covered Person may otherwise be entitled by contract or as a matter of law or equity and shall be extended to the Covered Person's successors, assigns and legal representatives. Any judgments against the Management Company and/or any Covered Persons in respect of which such Covered Person is entitled to indemnification shall first be satisfied from the assets of the Management Company, including Drawdowns, before such Covered Person is responsible therefor.

Notwithstanding any provision of this Agreement to the contrary, the provisions of this <u>Section 6.03</u> shall not be construed so as to provide for the indemnification of any Covered Person for any liability (including liability under Federal securities laws which, under certain circumstances, impose liability even on persons that act in good faith), to the extent (but only to the extent) that such indemnification would be in violation of applicable law, but shall be construed so as to effectuate the provisions of this <u>Section 6.03</u> to the fullest extent permitted by law.

Section 6.04 <u>Other Sources of Recovery etc.</u> The indemnification rights set forth in <u>Section 6.03</u> are in addition to, and shall not exclude, limit or otherwise adversely affect, any other indemnification or similar rights to which any Covered Person may be entitled. If and to the extent that other sources of recovery (including proceeds of any applicable policies of insurance or indemnification from any Person in which any of the Clients or Accounts has an investment) are available to any Covered Person, such Covered Person shall use reasonable efforts to obtain recovery from such other sources before the Company shall be required to make any payment in respect of its indemnification obligations hereunder; *provided* that, if such other recovery is not available without delay, the Covered Person shall be entitled to such payment by the Management Company and the Management Company shall be entitled to reimbursement out of such other recovery when and if obtained.

Section 6.05 <u>Rights of Heirs. Successors and Assigns</u>. The indemnification rights provided by <u>Section 6.03</u> shall inure to the benefit of the heirs, executors, administrators, successors and assigns of each Covered Person.

Section 6.06 <u>Reliance</u>. A Covered Person shall incur no liability to the Management Company or any Member in acting upon any signature or writing reasonably believed by him, her or it to be genuine, and may rely in good faith on a certificate signed by an officer of any Person in order to ascertain any fact with respect to such Person or within such Person's knowledge. Each Covered Person may act directly or through his, her or its agents or attorneys.

ARTICLE VII

TERMINATION

Section 7.01 <u>Termination</u>. Either Party may terminate this Agreement at any time upon at least thirty (30) days' written notice to the other.

ARTICLE VIII

MISCELLANEOUS

Section 8.01 <u>Amendments</u>. This Agreement may not be amended or modified except by an instrument in writing signed by each Party.

Section 8.02 Assignment and Delegation.

(a) Neither Party may assign, pledge, grant or otherwise encumber or transfer all or any part of its rights or responsibilities under this Agreement, in whole or in part, except (i) as provided in clauses (b) and (c) of this <u>Section 8.02</u>, without the prior written consent of the other Party and (ii) in accordance with Applicable Law.

(b) Except as otherwise provided in this <u>Section 8.02</u>, the Staff and Services Provider may not assign its rights or responsibilities under this Agreement unless (i) the Management Company consents in writing thereto and (ii) such assignment is made in accordance with Applicable Law.

(c) The Staff and Services Provider may, without satisfying any of the conditions of <u>Section 8.02(a)</u> other than clause (ii) thereof, (1) assign any of its rights or obligations under this Agreement to an Affiliate; *provided* that such Affiliate (i) has demonstrated ability, whether as an entity or by its principals and employees, to professionally and competently perform duties similar to those imposed upon the Staff and Services Provider pursuant to this Agreement and (ii) has the legal right and capacity to act as Staff and Services Provider under this Agreement, or (2) enter into (or have its parent enter into) any consolidation or amalgamation with, or merger with or into, or transfer of all or substantially all of its assets to, another entity; *provided* that, at the time of such consolidation, merger, amalgamation or transfer the resulting, surviving or transferee entity assumes all the obligations of the Staff and Services Provider under this Agreement generally (whether by operation of law or by contract) and the other entity is a continuation of the Staff and Services Provider in another corporate or similar form and has

substantially the same staff; *provided further* that the Staff and Services Provider shall deliver ten (10) Business Days' prior notice to the Management Company of any assignment or combination made pursuant to this sentence. Upon the execution and delivery of any such assignment by the assignee, the Staff and Services Provider will be released from further obligations pursuant to this Agreement except to the extent expressly provided herein.

Section 8.03 Non-Recourse; Non-Petition.

(a) The Staff and Services Provider agrees that the payment of all amounts to which it is entitled pursuant to this Agreement shall be payable by the Management Company only to the extent of assets held in the Portfolio.

(b) Notwithstanding anything to the contrary contained herein, the liability of the Management Company to the Staff and Services Provider hereunder is limited in recourse to the Portfolio, and if the proceeds of the Portfolio following the liquidation thereof are insufficient to meet the obligations of the Management Company hereunder in full, the Management Company shall have no further liability in respect of any such outstanding obligations, and such obligations and all claims of the Staff and Services Provider or any other Person against the Management Company hereunder shall thereupon extinguish and not thereafter revive. The Staff and Services Provider accepts that the obligations of the Management Company hereunder are the corporate obligations of the Management Company and are not the obligations of any employee, member, officer, director or administrator of the Management Company and no action may be taken against any such Person in relation to the obligations of the Management Company hereunder.

(c) Notwithstanding anything to the contrary contained herein, any Staff and Services Provider agrees not to institute against, or join any other Person in instituting against, the Management Company any bankruptcy, reorganization, arrangement, insolvency, moratorium or liquidation proceedings, or other proceedings under United States federal or state bankruptcy laws, or similar laws until at least one year and one day (or, if longer, the then applicable preference period plus one day) after the payment in full all amounts payable in respect of any Indebtedness incurred to finance any portion of the Portfolio; *provided* that nothing in this provision shall preclude, or be deemed to stop, the Staff and Services Provider from taking any action prior to the expiration of the aforementioned one year and one day period (or, if longer, the applicable preference period then in effect plus one day) in (i) any case or proceeding voluntarily filed or commenced by the Management Company, or (ii) any involuntary insolvency proceeding filed or commenced against the Management Company by a Person other than the Staff and Services Provider.

(d) The Management Company hereby acknowledges and agrees that the Staff and Services Provider's obligations hereunder shall be solely the corporate obligations of the Staff and Services Provider, and are not the obligations of any employee, member, officer, director or administrator of the Staff and Services Provider and no action may be taken against any such Person in relation to the obligations of the Staff and Services Provider hereunder.

(c) The provisions of this <u>Section 8.03</u> shall survive termination of this Agreement for any reason whatsoever.

Section 8.04 Governing Law.

(a) This Agreement shall be governed by, and construed in accordance with, the laws of the State of Texas. The Parties unconditionally and irrevocably consent to the exclusive jurisdiction of the courts located in the State of Texas and waive any objection with respect thereto, for the purpose of any action, suit or proceeding arising out of or relating to this Agreement or the transactions contemplated hereby.

(b) The Parties irrevocably agree for the benefit of each other that the courts of the State of Texas and the United States District Court located in the Northern District of Texas in Dallas are to have exclusive jurisdiction to settle any disputes (whether contractual or noncontractual) which may arise out of or in connection with this Agreement and that accordingly any action arising out of or in connection therewith (together referred to as "Proceedings") may be brought in such courts. The Parties irrevocably submit to the jurisdiction of such courts and waive any objection which they may have now or hereafter to the laying of the venue of any Proceedings in any such court and any claim that any Proceedings have been brought in an inconvenient forum and further irrevocably agree that a judgment in any Proceedings brought in such courts shall be conclusive and binding upon the Parties and may be enforced in the courts of any other jurisdiction.

Section 8.05 <u>WAIVER OF JURY TRIAL</u>. EACH OF THE PARTIES HERETO HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHTS IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY HERETO ACKNOWLEDGES AND AGREES THAT IT HAS RECEIVED FULL AND SUFFICIENT CONSIDERATION FOR THIS PROVISION AND THAT THIS PROVISION IS A MATERIAL INDUCEMENT FOR ITS ENTERING INTO THIS AGREEMENT.

Section 8.06 <u>Severability</u>. The provisions of this Agreement are independent of and severable from each other, and no provision shall be affected or rendered invalid or unenforceable by virtue of the fact that for any reason any other or others of them may be invalid or unenforceable in whole or in part. Upon such determination that any term or other provision is invalid, illegal or incapable of being enforced, the Parties shall negotiate in good faith to modify this Agreement so as to effect the original intent of the Parties.

Section 8.07 <u>No Waiver</u>. The performance of any condition or obligation imposed upon any Party may be waived only upon the written consent of the Parties. Such waiver shall be limited to the terms thereof and shall not constitute a waiver of any other condition or obligation of the other Party. Any failure by any Party to enforce any provision shall not constitute a waiver of that or any other provision or this Agreement.

Section 8.08 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts by facsimile or other written or electronic form of communication, each of which shall be deemed to be an original as against any Party whose signature appears thereon, and all of which shall together constitute one and the same instrument. This Agreement shall become binding when one or more counterparts hereof, individually or taken together, shall bear the signatures of all of the Parties reflected hereon as the signatories.

Section 8.09 <u>Third Party Beneficiaries</u>. This Agreement is for the sole benefit of the Parties hereto and their permitted assigns and nothing herein express or implied shall give or be construed to give to any Person, other than the Parties hereto and such permitted assigns, any legal or equitable rights hereunder. For avoidance of doubt, this Agreement is not for the benefit or and is not enforceable by any Shared Employee, Client or Account or any investor (directly or indirectly) in the Management Company.

Section 8.10 <u>No Partnership or Joint Venture</u>. Nothing set forth in this Agreement shall constitute, or be construed to create, an employment relationship, a partnership or a joint venture between the Parties. Except as expressly provided herein or in any other written agreement between the Parties, no Party has any authority, express or implied, to bind or to incur liabilities on behalf of, or in the name of, any other Party.

Section 8.11 <u>Independent Contractor</u>. Notwithstanding anything to the contrary, the Staff and Services Provider shall be deemed to be an independent contractor and, except as expressly provided or authorized herein, shall have no authority to act for or represent the Management Company or any Client or Account in which the Management Company acts as portfolio manager or investment manager or in a similar capacity in any manner or otherwise be deemed an agent of the Management Company or any Client or Account in which the Management Company acts as portfolio manager or investment manager or any Client or Account in which the Management Company acts as portfolio manager or investment manager or in a similar capacity.

Section 8.12 <u>Written Disclosure Statement</u>. The Management Company acknowledges receipt of Part 2 of the Staff and Services Provider's Form ADV, as required by Rule 204-3 under the Advisers Act, on or before the date of execution of this Agreement.

Section 8.13 <u>Headings</u>. The descriptive headings contained in this Agreement are for convenience of reference only and shall not affect in any way the meaning or interpretation of this Agreement.

Section 8.14 <u>Entire Agreement</u>. This Agreement constitutes the entire agreement of the Parties with respect to the subject matter hereof and supersedes all prior agreements and undertakings, both written and oral, between the Parties with respect to such subject matter.

Section 8.15 <u>Notices</u>. Any notice or demand to any Party to be given, made or served for any purposes under this Agreement shall be given, made or served by sending the same by overnight mail or email transmission or by delivering it by hand as follows:

(a) If to the Management Company:

NexPoint Advisors, L.P. 200 Crescent Court Suite 700 Dallas, TX 75201 (b) If to the Staff and Services Provider:

Highland Capital Management, L.P. 300 Crescent Court Suite 700 Dallas, TX 75201

or to such other address or email address as shall have been notified to the other Parties.

[The remainder of this page intentionally left blank.]

IN WITNESS WHEREOF, each Party has caused this Agreement to be executed as of the date hereof by its duly authorized representative.

NEXPOINT ADVISORS, L.P.

By: NexPoint Advisors GP, LLC, its General Partner

By:

Name: Frank Waterhouse Title: Treasurer

HIGHLAND CAPITAL MANAGEMENT, L.P.

By: Strand Advisors, Inc., its General Partner,

By: <

Name: Frank Waterhouse Title: Treasurer Davor Rukavina, Esq. Texas Bar No. 24030781 Julian P. Vasek, Esq. Texas Bar No. 24070790 MUNSCH HARDT KOPF & HARR, P.C. 500 N. Akard Street, Suite 3800 Dallas, Texas 75202-2790 Telephone: (214) 855-7500 Facsimile: (214) 978-4375

Counsel for Defendant NexPoint Advisors, L.P.

IN THE UNITED STATES BANKKUPTCT COURT				
FOR THE NORTHERN DISTRICT OF TEXAS				
DALLAS D	IVISION			
In re:	§	Case No. 19-34054-SGJ-11		
	§			
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	Chapter 11		
	§			
Debtor.	§			
	§			
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§			
	§			
Plaintiff.	§			
	§			
V.	§			
	§	Adversary No.: 21-03005-sgj		
NEXPOINT ADVISORS, L.P., JAMES	§			
DONDERO, NANCY DONDERO, AND	§			
DUGABOY INVESTMENT TRUST,	§			
	§			
Defendants.	§			

IN THE UNITED STATES DANKDUDTCY COUDT

DEFENDANT NEXPOINT ADVISORS, L.P.'S ANSWER TO AMENDED COMPLAINT

Defendant NexPoint Advisors, L.P. ("<u>NexPoint</u>"), a defendant in the above-styled and numbered adversary proceeding (the "<u>Adversary Proceeding</u>") filed by Highland Capital Management, L.P. (the "<u>Plaintiff</u>"), hereby files this Answer (the "<u>Answer</u>") responding to the *Amended Complaint for (I) Breach of Contract and (II) Turnover of Property (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty* [Adv. Dkt. 73] (the "<u>Amended Complaint</u>"). Where an allegation in the Amended Complaint is not expressly admitted in this Answer, it is denied.

Exhibit B

PRELIMINARY STATEMENT

1. The first sentence of paragraph 1 of the Amended Complaint sets forth the Plaintiff's objective in bringing the Amended Complaint and does not require a response. To the extent it contains factual allegations, they are denied. The second sentence contains a legal conclusion that does not require a response. To the extent it contains factual allegations, they are denied.

Defendant NexPoint admits that NPA's First Amended Answer speaks for itself.
 To the extent paragraph 2 contradicts the First Amended Answer, it is denied.

3. Defendant NexPoint denies the allegations in paragraph 3 of the Amended Complaint.

4. Paragraph 4 of the Amended Complaint sets forth the Plaintiff's objective in bringing the Amended Complaint and does not require a response. To the extent it contains factual allegations, they are denied.

5. Paragraph 5 of the Amended Complaint contains a summary of the relief the Plaintiff seeks and does not require a response. To the extent it contains factual allegations, they are denied.

JURISDICTION AND VENUE

6. Defendant NexPoint admits that this Adversary Proceeding relates to the Plaintiff's bankruptcy case but denies any implication that this fact confers Constitutional authority on the Bankruptcy Court to adjudicate this dispute. Any allegations in paragraph 6 not expressly admitted are denied.

7. Defendant NexPoint admits that the Court has statutory (but not Constitutional) jurisdiction to hear this Adversary Proceeding. Any allegations in paragraph 7 not expressly admitted are denied.

8. Defendant NexPoint denies the allegations contained in paragraph 8 of the Amended Complaint. Defendant NexPoint does not consent to any trial before, or final order entered by, the Bankruptcy Court. Defendant NexPoint demands a trial by jury of all issues so triable.

9. Defendant NexPoint admits the allegations in paragraph 9 of the Amended Complaint.

THE PARTIES

10. Defendant NexPoint admits the allegations in paragraph 10 of the Amended Complaint.

11. Defendant NexPoint admits the allegations in paragraph 11 of the Amended Complaint.

12. Defendant NexPoint admits the allegations in paragraph 12 of the Amended Complaint.

13. Defendant NexPoint lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 13 of the Amended Complaint and therefore denies the same.

14. Defendant NexPoint lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 14 of the Amended Complaint and therefore denies the same.

CASE BACKGROUND

15. Defendant NexPoint admits the allegations in paragraph 15 of the Amended Complaint.

16. Defendant NexPoint admits the allegations in paragraph 16 of the Amended Complaint.

17. Defendant NexPoint admits the allegations in paragraph 17 of the Amended Complaint.

 Defendant NexPoint admits the allegations in paragraph 18 of the Amended Complaint.

19. Defendant NexPoint admits the allegations in paragraph 19 of the Amended Complaint.

STATEMENT OF FACTS

20. Defendant NexPoint admits that it has executed at least one promissory note under which the Debtor is a payee. Any allegations in paragraph 20 note expressly admitted are denied.

21. Defendant NexPoint admits the allegations in paragraph 21 of the Amended Complaint.

22. Defendant NexPoint denies paragraph 22 of the Complaint. The document speaks for itself and the quote set forth in paragraph 22 is not verbatim.

23. Defendant NexPoint admits the allegations in paragraph 23 of the Amended Complaint.

24. Defendant NexPoint denies paragraph 24 of the Complaint. The document speaks for itself and the quote set forth in paragraph 24 is not verbatim.

25. Defendant NexPoint admits the allegations in paragraph 25 of the Amended Complaint.

26. Defendant NexPoint admits that it did not make a payment under the Note on December 31, 2020. Defendant NexPoint denies that any payment was due under the Note on December 31, 2020. To the extent not expressly admitted, paragraph 26 of the Amended Complaint is denied.

27. Defendant NexPoint admits that Exhibit 2 to the Amended Complaint (the "<u>Demand Letter</u>") is a true and correct copy of what it purports to be and that the document speaks for itself. To the extent paragraph 27 of the Amended Complaint asserts a legal conclusion, no response is required, and it is denied. To the extent not expressly admitted, paragraph 27 of the Amended Complaint is denied.

28. Defendant NexPoint admits that it paid the Debtor \$1,406,111.92 on January 14, 2021, but denies that any payment was due on December 31, 2020 or that this was an attempt to cure a default. To the extent not expressly admitted, paragraph 28 of the Amended Complaint is denied.

29. Defendant NexPoint admits that Exhibit 3 to the Amended Complaint (the "<u>Second Demand Letter</u>") is a true and correct copy of what it purports to be and that the document speaks for itself. To the extent paragraph 29 of the Amended Complaint asserts a legal conclusion, no response is required, and it is denied. To the extent not expressly admitted, paragraph 29 of the Amended Complaint is denied.

30. To the extent paragraph 30 of the Amended Complaint asserts a legal conclusion, no response is necessary, and it is denied. The Defendant otherwise admits paragraph 30 of the Amended Complaint.

31. Defendant NexPoint lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 31 of the Amended Complaint and therefore denies the same.

32. Defendant NexPoint denies the allegations in paragraph 32 of the Amended Complaint.

33. Defendant NexPoint admits that the Debtor filed the Original Complaint in this action on January 22, 2021, as alleged in the first sentence of paragraph 33 of the Amended

Complaint. Defendant NexPoint denies it is liable for the relief requested in the Original Complaint. To the extent not expressly admitted, paragraph 33 of the Amended Complaint is denied.

34. Defendant NexPoint admits the allegations in paragraph 34 of the Amended Complaint.

35. Defendant NexPoint admits the allegations in paragraph 35 of the Amended Complaint.

36. Defendant NexPoint admits that NexPoint's First Amended Answer speaks for itself. To the extent paragraph 36 contradicts the First Amended Answer, it is denied.

37. Defendant NexPoint admits that NexPoint's First Amended Answer speaks for itself. To the extent paragraph 37 contradicts the First Amended Answer, it is denied.

38. Paragraph 38 of the Amended Complaint asserts a legal conclusion to which no answer is required. To the extent of any factual allegation, Defendant NexPoint admits that Mr. Dondero controlled NPA and denies that he controlled the Debtor at the time of the Alleged Agreement.

39. Defendant NexPoint lacks knowledge or information sufficient to form a belief about the truth of the allegations in paragraph 39 of the Amended Complaint and therefore denies the same.

40. Defendant NexPoint denies the allegations in paragraph 40 of the Amended Complaint.

41. Defendant NexPoint admits that Exhibit 4 to the Amended Complaint is a true and correct copy of what it purports to be and that the document speaks for itself. To the extent paragraph 41 of the Amended Complaint asserts a legal conclusion, no response is required, and

it is denied. To the extent not expressly admitted, paragraph 41 of the Amended Complaint is denied.

42. Paragraph 42 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied.

43. Paragraph 43 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied.

FIRST CLAIM FOR RELIEF (against NexPoint) (for Breach of Contract)

44. Paragraph 44 of the Amended Complaint is a sentence of incorporation that does not require a response. All prior responses are incorporated herein by reference.

45. Paragraph 45 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

46. Paragraph 46 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

47. Paragraph 47 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

48. Paragraph 48 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

SECOND CLAIM FOR RELIEF (against NexPoint) (Turnover by NexPoint Pursuant to 11 U.S.C. § 542(b))

49. Paragraph 49 of the Amended Complaint is a sentence of incorporation that does not require a response and is therefore denied. All prior responses are incorporated herein by reference.

50. Paragraph 50 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

51. Paragraph 51 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

52. Paragraph 52 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

53. Paragraph 53 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. Defendant NexPoint admits that the Plaintiff transmitted the Demand Letter and the Second Demand Letter, and those documents speak for themselves.

54. Paragraph 54 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

55. Paragraph 55 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

THIRD CLAIM FOR RELIEF

(Against NexPoint)

(Avoidance and Recovery of Actual Fraudulent Transfer under 11 U.S.C. §§ 548(a)(1)(A) and 550)

56. Paragraph 56 of the Amended Complaint is a sentence of incorporation that does not require a response. All prior responses are incorporated herein by reference.

57. Paragraph 57 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied.

58. Paragraph 58 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

59. Paragraph 59 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

60. Paragraph 60 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

61. Paragraph 61 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

FOURTH CLAIM FOR RELIEF

(Against NexPoint)

(Avoidance and Recovery of Actual Fraudulent Transfer Under 11 U.S.C. § 544(b) and 550, and Tex. Bus. & C. Code § 24.005(a)(1))

62. Paragraph 62 of the Amended Complaint is a sentence of incorporation that does not require a response. All prior responses are incorporated herein by reference.

63. Paragraph 63 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied.

64. Paragraph 64 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied. To the extent of any factual allegation, it is denied.

65. Paragraph 65 of the Amended Complaint states a legal conclusion that does not

require a response and is therefore denied. To the extent of any factual allegation, it is denied.

66. Paragraph 66 of the Amended Complaint states a legal conclusion that does not

require a response and is therefore denied. To the extent of any factual allegation, it is denied.

FIFTH CLAIM FOR RELIEF

(Against Dugaboy Investment Trust and Nancy Dondero) (For Declaratory Relief: -- 11 U.S.C. § 105(a) and Fed. R. Bankr. P. 7001)

67. Paragraph 67 of the Amended Complaint is a sentence of incorporation that does

not require a response. All prior responses are incorporated herein by reference.

68. This claim is only asserted against Defendants Dugaboy Investment Trust and

Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

69. This claim is only asserted against Defendants Dugaboy Investment Trust and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

70. Paragraph 70 of the Amended Complaint states a legal conclusion that does not require a response and is therefore denied.

SIXTH CLAIM FOR RELIEF (Against Dugaboy Investment Trust and Nancy Dondero) (Breach of Fiduciary Duty)

71. Paragraph 71 of the Amended Complaint is a sentence of incorporation that does not require a response. All prior responses are incorporated herein by reference.

72. This claim is only asserted against Defendants Dugaboy Investment Trust and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

73. This claim is only asserted against Defendants Dugaboy Investment Trust and

Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

74. This claim is only asserted against Defendants Dugaboy Investment Trust and

Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

SEVENTH CLAIM FOR RELIEF (Against James Dondero and Nancy Dondero) (Aiding and Abetting a Breach of Fiduciary Duty)

75. Paragraph 75 of the Amended Complaint is a sentence of incorporation that does not require a response. All prior responses are incorporated herein by reference.

76. This claim is only asserted against Defendants James Dondero and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

77. This claim is only asserted against Defendants James Dondero and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

78. This claim is only asserted against Defendants James Dondero and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

79. This claim is only asserted against Defendants James Dondero and Nancy Dondero. Therefore, Defendant NexPoint is not required to respond to this claim.

Defendant NexPoint denies that the Plaintiff is entitled to the relief requested in the prayer, including as to parts (i), (ii), (iii), (iv), (v), (vi), (vii) and (iii) [sic].

AFFIRMATIVE DEFENSES

80. Pursuant to that certain Shared Services Agreement, the Plaintiff was responsible for making payments on behalf of the Defendant under the note. Any alleged default under the note was the result of the Plaintiff's own negligence, misconduct, breach of contract, etc.

81. Delay in the performance of a contract is excused when the party who seeks to enforce the contract caused the delay. It was therefore inappropriate for the Plaintiff to accelerate the note when the brief delay in payment was the Plaintiff's own fault.

82. Furthermore, the Plaintiff has waived the right to accelerate the note and /or the Plaintiff is estopped to enforce the alleged acceleration by accepting payment after the same.

83. Furthermore, the Plaintiff's claims are barred in whole or in part because, prior to any alleged breach or acceleration, the Plaintiff agreed that it would not collect on the note upon fulfilment of certain conditions subsequent. Specifically, sometime between December of the year in which each Note was made and February of the following year, Defendant Nancy Dondero, as representative for a majority of the Class A shareholders of Plaintiff agreed that Plaintiff would forgive the Notes if certain portfolio companies were sold for greater than cost or on a basis outside of Defendant James Dondero's control. This agreement setting forth the conditions subsequent to demands for payment on the Notes was an oral agreement; however, Defendant NexPoint believes there may be testimony or email correspondence that discusses the existence of this agreement that may be uncovered through discovery in this Adversary Proceeding.

84. Defendant NexPoint asserts that any fraudulent transfer claim is barred because NexPoint acted in good faith, without knowledge of any alleged avoidability, and because reasonably equivalent value was provided for any alleged transfer or obligation.

85. Defendant NexPoint asserts that any fraudulent transfer claim is barred because no transferor or transferee, or obligor or obligee, was insolvent.

86. To the extent of any avoidance, NexPoint asserts a lien under 11 U.S.C. § 548(c) to the extent that NexPoint gave value, and a similar preference lien under any applicable provision of the Texas Uniform Fraudulent Transfer Act.

JURY DEMAND

87. Defendant NexPoint demands a trial by jury of all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure and Rule 9015 of the Federal Rules of Bankruptcy Procedure.

88. Defendant NexPoint does <u>not</u> consent to the Bankruptcy Court conducting a jury trial and therefore demands a jury trial in the District Court.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendant NexPoint respectfully requests that, following a trial on the merits, the Court enter a judgment that the Plaintiff take nothing on the Amended Complaint and provide Defendant NexPoint such other relief to which it is entitled. RESPECTFULLY SUBMITTED this 1st day of September, 2021.

MUNSCH HARDT KOPF & HARR, P.C.

By: /s/ Davor Rukavina

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COUNSEL FOR NEXPOINT ADVISORS, L.P.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on September 1, 2021, a true and correct copy of this document was served via the Court's CM/ECF system on counsel for the Plaintiff.

<u>/s/ Davor Rukavina</u> Davor Rukavina

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS		
DALLAS DIVISION		
IN RE:		
Chapter 11		
MANAGEMENT, L.P., CASE NO.		
Debtor.		
HIGHLAND CAPITAL MANAGEMENT, L.P.,		
Plaintiff,		
vs. Adversary		
HIGHLAND CAPITAL MANAGEMENT 21-03000-SGI		
ADVISORS, L.P.; NEXPOINT ADVISORS, L.P.; HIGHLAND		
INCOME FUND; NEXPOINT		
NEXPOINT CAPITAL, INC.; and		
REMOTE VIDEOTAPED DEPOSITION OF		
FRANK WATERHOUSE		
October 19, 2021		
Reported by: Susan S. Klinger, RMR-CRR, CSR		
Job No: 201195		
	FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION DALLAS DIVISION Chapter 11 MANAGEMENT, L.P., Chapter 11 MANAGEMENT, L.P., CASE NO. 19-34054-SGI11 Debtor. IDebtor. MIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, VS. Adversary Proceeding No. HIGHLAND CAPITAL MANAGEMENT 21-03000-SGI FUND ADVISORS, L.P.; NEXPOINT ADVISORS, L.P.; NEXPOINT ADVISORS, L.P.; NEXPOINT STRATEGIC OPPORTUNITIES FUND; NEXPOINT CAPITAL, INC.; and CLO HOLDCO, LTD., Defendants. TEMOTE VIDEOTAPED DEPOSITION OF FRANK WATERHOUSE October 19, 2021 REPORTEd by: Susan S. Klinger, RMR-CRR, CSR	

Exhibit C

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2		
3		
4	October 19, 2021	
5	9:30 a.m.	
б		
7		
8		
9	Remote Deposition of FRANK WATERHOUSE,	
10	held before Susan S. Klinger, a Registered	
11	Merit Reporter and Certified Realtime Reporter	
12	of the State of Texas.	
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23		
24		
25		

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2	APPEARANCES:	
3	(All appearances via Zoom.)	
4	Attorneys for the Reorganized Highland Capital	
5	Management:	
6	John Morris, Esq.	
7	Hayley Winograd, Esq.	
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13	Michelle Hartmann, Esq.	
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16	Dallas, Texas 75201	
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21	An Nguyen, Esq.	
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23	500 North Akard Street	
24	Dallas, Texas 75201-6659	
25		

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2	Attorneys for Jim Dondero, Nancy Dondero, HCRA,	
3	and HCMS:	
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15		
16	Attorneys for Marc Kirschner as the trustee for	
17	the litigation SunTrust:	
18	Deborah Newman, Esq.	
19	QUINN EMANUEL URQUHART & SULLIVAN	
20	51 Madison Avenue	
21	New York, New York 10010	
22		
23	Also Present:	
24	Ms. La Asia Canty	
25		

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1	WATERHOUSE - 10-19-21	Page
2	PROCEEDINGS	
3	VIDEOGRAPHER: Good morning,	
4	Counselors. My name is Scott Hatch. I'm a	
5	certified legal videographer in association	
6	with TSG Reporting, Inc.	
7	Due to the severity of COVID-19 and	
8	following the practice of social	
9	distancing, I will not be in the same room	
10	with the witness. Instead, I will record	
11	this videotaped deposition remotely. The	
12	reporter, Susan Klinger, also will not be	
13	in the same room and will swear the witness	
14	remotely.	
15	Do all parties stipulate to the	
16	validity of this video recording and remote	
17	swearing, and that it will be admissible in	
18	the courtroom as if it had been taken	
19	following Rule 30 of the Federal Rules of	
20	Civil Procedures and the state's rules	
21	where this case is pending?	
22	MR. HORN: Yes.	
23	MS. DANDENEAU: Yes.	
24	MR. MORRIS: Yes. John Morris. I	
25	would just try to do a negative notice	

Page 8

1	WATERHOUSE - 10-19-21
2	here, as we did yesterday. If anybody has
3	a problem with what was just stated, can
4	you state your objection now?
5	Okay. No response, so everybody
6	accepts the stipulation and the instruction
7	that was just given.
8	VIDEOGRAPHER: Thank you. This is
9	the start of media labeled Number 1 of the
10	video recorded deposition of Frank
11	Waterhouse In Re: Highland Capital
12	Management, L.P., in the United States
13	Bankruptcy Court for the Northern District
14	of Texas, Dallas Division, Case Number
15	21-03000-SGI.
16	This deposition is being held via
17	video conference with participants
18	appearing remotely due to COVID-19
19	restrictions on Tuesday, October 19th, 2021
20	at approximately 9:32 a.m. My name is
21	Scott Hatch, legal video specialist with
22	TSG Reporting, Inc. headquartered at 228
23	East 45th Street, New York, New York. The
24	court reporter is Susan Klinger in
25	association with TSG Reporting.

Page 9 1 WATERHOUSE - 10-19-21 2 Counsel, please introduce yourselves. 3 John Morris, Pachulski 4 MR. MORRIS: 5 Stang Ziehl & Jones for the reorganized 6 Highland Capital Management, L.P., the 7 plaintiff in these actions. MS. DANDENEAU: Deborah Dandeneau 8 9 from Baker McKenzie. My partner, Michelle 10 Hartmann, is also in the room with me, representing Frank Waterhouse individually. 11 12 MS. DEITSCH-PEREZ: Deborah 13 Deitsch-Perez from Stinson, LLP, 14 representing Jim Dondero, Nancy Dondero, HCRA, and HCMS. 15 16 MR. HORN: Warren Horn with Heller, Draper & Horn in New Orleans representing 17 18 Dugaboy Investment Trust. 19 Davor Rukavina with MR. RUKAVINA: 20 Munsch Hardt Kopf & Harr in Dallas 21 representing NexPoint Advisors, LP and 22 Highland Capital Management Fund Advisors, 23 L.P. 24 MR. AIGEN: Michael Aigen from 25 Stinson, and I represent the same parties

Page 10 1 WATERHOUSE - 10-19-21 2 as Deborah Deitsch-Perez. 3 MS. NEWMAN: This is Deborah Newman from Quinn Emanuel. We represent the 4 5 litigation -- Marc Kirschner as the trustee 6 for the litigation SunTrust. 7 MR. MORRIS: I think that is everybody. 8 9 VIDEOGRAPHER: Thank you. Will the 10 court reporter please swear in the witness. 11 FRANK WATERHOUSE, 12 having been first duly sworn, testified as follows: 13 14 EXAMINATION 15 BY MR. MORRIS: 16 Ο. Please state your name for the 17 record. 18 My name is Frank Waterhouse. Α. Good morning, Mr. Waterhouse. 19 0. I'm 20 John Morris, as you know, from Pachulski Stang 21 Ziehl & Jones. You understand that my firm and 22 I represent Highland Capital Management, L.P.; 23 is that right? 24 Α. Yes. 25 Okay. And do you understand that Q.

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Page 11 1 WATERHOUSE -10-19-212 we're here today for your deposition in your 3 individual capacity? 4 Α. Yes. Did you review and -- did you 5 Ο. receive and review a subpoena that Highland б 7 Capital Management, L.P., served upon you? Α. Yes. 8 You have been deposed before; right? 9 Q. 10 Yes. Α. 11 How many times have you been Q. 12 deposed? 13 Α. About three or four times. 14 Q. Okay. And I defended you in one 15 deposition; isn't that right? 16 That is correct. Α. 17 So the general ground rules for this 0. deposition are largely the same as the 18 depositions you have given before. And that is 19 20 I will ask you a series of questions, and it is important that you allow me to finish my 21 22 question before you begin your answer; is that fair? 23 24 Α. Yes. 25 And it is important that I allow you Q.

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Page 12 1 WATERHOUSE -10-19-212 to finish your answers before I begin a question, but if I fail to do that, will you 3 let me know? 4 5 Α. I can certainly do that. 6 0. Okay. Do you understand that this 7 deposition is being videotaped? Α. Yes. 8 9 Q. You understand that I may seek to 10 use portions of the videotape in a court of 11 law? 12 I did not know that, until you just Α. 13 said that. 14 0. Okay. And you are aware of that now 15 before the deposition begins substantively; is 16 that right? 17 Yes. Α. So unlike I think the other 18 Q. 19 depositions that you have given, this one is 20 being given remotely. So that presents some 21 unique challenges, at least as compared to a 22 deposition that is taken in-person. 23 From time to time we're going to put 24 documents up on the screen, Mr. Waterhouse. 25 And it is important that I give you the

Page 13 1 WATERHOUSE - 10-19-21 2 opportunity to review any portion of the document that you think you need in order to 3 4 fully and completely answer the question. 5 So I would ask you to let me know if б there is a portion of a document that you need to see in order to fully and completely answer 7 the question. Can you do that for me? 8 9 Α. Yes. 10 MS. DANDENEAU: Mr. Morris, I would 11 just note that we do have hard copies of 12 the documents that you sent, so if you can 13 just refer to the exhibit number as 14 reflected in the documents that you sent, 15 Mr. Waterhouse will be able to look at the 16 hard copies of those documents. 17 MR. MORRIS: I appreciate that, 18 and -- and I will encourage him to do so. 19 There will be other documents that we did 20 not send to you that we'll be using today 21 though. 22 Okay. With that as background, if Ο. there is anything that I ask you, sir, that you 23 don't understand, will you let me know? 24 25 Α. Yes.

1		WATERHOUSE - 10-19-21	Page 14
2	Q.	Okay. Are you currently employed?	
3	Α.	Yes.	
4	Q.	By whom?	
5	Α.	The Skyview Group.	
6	Q.	When did you become employed by the	
7	Skyview G	coup?	
8	Α.	I believe March 1st of 2021.	
9	Q.	Do you have a title at Skyview?	
10	Α.	Yes.	
11	Q.	What is your title?	
12	Α.	My title is chief financial officer.	
13	Q.	Do you report to anybody in your	
14	role as CH	?O?	
15	Α.	I don't, no.	
16	Q.	No. Is there a president or a CEO	
17	of Skyview	v?	
18	Α.	Yes.	
19	Q.	Who is that?	
20	Α.	That is Scott Ellington.	
21	Q.	But you don't report to	
22	Mr. Elling	gton; is that right?	
23	Α.	I don't think so.	
24	Q.	Does Skyview Group	
25		MS. DANDENEAU: Excuse me, we	

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Page 15 1 WATERHOUSE - 10-19-21 2 I -- I -- I might. I just -- I Α. 3 don't recall. Okay. Does Skyview Group provide 4 Ο. any services to any entity directly or 5 6 indirectly owned or controlled by Jim Dondero? 7 Α. Yes. Can you name -- is that pursuant to 8 Ο. 9 written contracts? 10 Α. Yes. 11 And do you know how many contracts Q. 12 exist? 13 Α. Approximately six or so. And is the Skyview Group made up of 14 Q. 15 individuals who were formerly employees of Highland Capital Management, L.P.? 16 17 Α. No. 18 Q. Do you know how many -- how many -how many employees does Skyview have? 19 20 Α. Approximately 35. 21 And can you tell me how many of Q. 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 I don't know the exact number. Α. 25 Is it more than 20? Q.

		Page 16
1	WATERHOUSE - 10-19-21	
2	A. Yes.	
3	Q. Is it more than 30?	
4	A. I don't know.	
5	Q. Can you tell me what portion of	
6	Skyview Skyview's revenue is derived from	
7	entities that are directly or indirectly owned	
8	or controlled by Jim Dondero?	
9	MS. DANDENEAU: Mr. Morris, I mean,	
10	you called Mr. Waterhouse here individually	
11	for purposes of his testimony in connection	
12	with the noticed litigation. I have given	
13	you some leeway to ask him some background	
14	information about Skyview Group, but this	
15	is not a substitute for a deposition in	
16	connection with any other pending disputes	
17	that exist. And and we agreed to accept	
18	the subpoena on the basis of he this is	
19	testimony that he is giving in connection	
20	with the noticed litigation.	
21	I really think that you are now	
22	going a little bit far afield from the	
23	purpose of this deposition.	
24	MR. MORRIS: Okay. It is I'm not	
25	intending to use these the answers to	

1	WATERHOUSE - 10-19-21	Page 17
2	these questions for any purpose other than	
3	this litigation. I think you understand	
4	fully why I'm asking the questions, and I	
5	just have a couple more, if you will bear	
6	with me.	
7	MS. DANDENEAU: Okay.	
8	MS. DEITSCH-PEREZ: Can we have an	
9	agreement that an objection by one is an	
10	objection for any other party here?	
11	MR. MORRIS: Sure. I would I	
12	would encourage that, sure.	
13	MS. DEITSCH-PEREZ: Thank you.	
14	MR. MORRIS: It can't be sustained	
15	or overruled more than one time, so	
16	Q. Mr. Waterhouse, can you answer my	
17	question, please.	
18	MS. DANDENEAU: Do you want to	
19	repeat it, Mr. Morris, for his benefit?	
20	MR. MORRIS: Sure.	
21	Q. Can you can you tell me the	
22	approximate portion of Skyview's revenue that	
23	is derived from entities that are directly or	
24	indirectly owned or controlled by Mr. Dondero?	
25	A. I don't know the exact number.	

Page 18 1 WATERHOUSE - 10-19-21 2 Is it more than 75 percent? 0. 3 Α. Yes. Is it more than 90 percent? 4 Ο. 5 Α. I don't know. Okay. Can I refer to Highland 6 Q. 7 Capital Management, L.P., as Highland? Α. 8 Yes. All right. And you previously 9 Q. served as Highland's CFO; correct? 10 11 Α. Yes. 12 When did you join Highland? Q. 13 Α. I don't recall the exact date. 14 Q. Can you tell me what year? 15 Α. 2006. 16 When did you -- in what year did you Q. 17 become Highland's CFO? 18 I don't recall the exact date. Α. I'm not asking you for the exact 19 0. 20 date. I'm asking you if you recall the year in 21 which you were appointed CFO. 22 I don't recall the exact year. Α. 23 Can you tell me which years it is Q. 24 possible that you were appointed to CFO of 25 Highland?

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r		D 10
1	WATERHOUSE - 10-19-21	Page 19
2	A. 2011 or 2012.	
3	Q. Did you serve as Highland's CFO on a	
4	continuous basis from in or around 2011 or 2012	
5	until early 2021?	
6	A. Yes.	
7	Q. During that entire time you reported	
8	directly to Jim Dondero; correct?	
9	A. I I don't know.	
10	Q. Is there anybody else you reported	
11	to withdrawn.	
12	Did you report to Mr. Dondero for	
13	some portion of the time that you served as	
14	CFO?	
15	A. Yes.	
16	Q. Is there a portion of time that you	
17	don't recall who you reported to?	
18	A. Yes.	
19	Q. What portion of time do you have in	
20	your mind when you can't recall who you	
21	reported to?	
22	A. From the 2011 to for	
23	approximately a year or two.	
24	Q. Okay. So is it fair to say that you	
25	reported to Mr. Dondero in your capacity as CFO	
1		

Page 20 1 WATERHOUSE -10-19-212 from at least 2014 until the time you left 3 Highland? Objection to form. 4 MS. DANDENEAU: I don't want to speculate the exact 5 Α. б or what year that changed or -- so I would like to stick with my testimony. 7 Can you recall when you began 8 Ο. 9 reporting to Mr. Dondero? 10 Α. I don't recall. 11 Can you -- can you give me an Ο. estimate of what year you think you might have 12 13 began reporting to Mr. Dondero? 14 Α. I will go back to my prior 15 testimony. 16 Okay. There is no -- you have no Ο. ability to tell me when you began reporting to 17 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form. 21 I don't recall. Α. 22 Okay. Do you recall who you might 0. 23 have reported to before you began reporting to 24 Mr. Dondero? 25 Α. Yes.

Page 21 1 WATERHOUSE - 10-19-21 2 Who might you have reported to in Ο. your capacity as CFO before you started 3 4 reporting to Mr. Dondero? 5 That would have been Patrick Boyce. Α. 6 Ο. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? Α. Yes. 8 And we refer to that as the petition 9 Q. 10 date? 11 Α. Yes. 12 Okay. Do you hold any professional Q. 13 licenses, sir? 14 Α. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 I'm a certified public accountant. Α. 18 Okay. Anything else? Q. 19 Α. No. 20 Do you have any other professional Q. 21 licenses or certificates? 22 When you say "professional license," Α. that is not education? 23 24 Ο. Tell me -- sure. Anything other 25 than a driver's license.

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Page 22 1 WATERHOUSE - 10-19-21 2 Do you have any other license or 3 certificate or certification? Are you asking, like, where I went 4 Α. to school and the --5 6 Ο. I am not. I am not. I didn't say 7 education. I didn't ask about degrees. Do you know what a license is? 8 9 Α. Well, yeah, I mean, a license is 10 something you get after you receive a certain level of proficiency. 11 12 Do you have any licenses or Ο. 13 certifications other than your CPA? 14 MS. DANDENEAU: Objection, form. 15 I assume you mean professional 16 licenses, Mr. Morris; correct? 17 Can you answer my question, sir? Q. Mr. Morris, I'm thinking. I 18 Α. don't -- I don't think I have any others. 19 20 Are you familiar with an entity Ο. called Highland Capital Management Fund 21 Advisors? 22 23 Α. Yes. 24 0. Were you ever -- can we refer to 25 that entity as HCMFA?

1		WATERHOUSE - 10-19-21	Page 23
2	Α.	Yes.	
3	Q.	Were you ever employed by HCMFA?	
4	Α.	Not that I recall.	
5	Q.	Were you ever did you ever hold	
6	the title	of an officer or director of HCMFA?	
7	Α.	Yes.	
8	Q.	What title did you hold?	
9	Α.	Treasurer.	
10	Q.	When did you become the treasurer of	
11	HCMFA?		
12	Α.	I don't recall.	
13	Q.	Can you tell me the year?	
14	Α.	I don't I don't know the year.	
15	Q.	Can you approximate the year in	
16	which you	became the treasurer of HCMFA?	
17	Α.	I don't know.	
18	Q.	Can you tell me if it was before or	
19	after 2010	5?	
20	Α.	I don't recall.	
21	Q.	Are you still the do you know if	
22	you're st:	ill the treasurer of HCMFA today?	
23	Α.	Today, I am the acting treasurer for	
24	HCMFA.		
25	Q.	Is there a distinction between	

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Page 24 1 WATERHOUSE - 10-19-21 2 treasurer and acting treasurer? 3 I said "acting treasurer" as I am an Α. 4 employee of Skyview, as you previously stated -- or asked. 5 6 0. But you are the treasurer of HCMFA 7 today; correct? Α. I am -- I am the acting treasurer 8 9 for HCMFA. 10 How did you become the treasurer of Ο. 11 HCMFA? 12 Are you asking how I became the Α. 13 treasurer of HCMFA today? 14 How did you become appointed to 0. 15 serve as the treasurer of HCMFA? 16 Well, in -- in -- in what time Α. capacity? 17 18 The first time that you were Q. appointed. 19 First time. I believe I was asked 20 Α. 21 to serve as treasurer for HCMFA the first time. By who? Who asked you to do that? 22 0. 23 I don't recall. Α. 24 Is there anything that would refresh 0. 25 your recollection as to who appointed you as

Page 25 1 WATERHOUSE -10-19-212 the treasurer of CF- -- HCMFA for the first 3 time? I don't -- I mean, there would be 4 Α. 5 some documents, some legal documents. I don't know where those are. 6 7 How many times have you been 0. appointed the treasurer of HCMFA? 8 9 Α. I don't know. 10 Was it more than once? Q. 11 I don't know. Α. 12 Can you tell me any period of time Q. 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? MS. DANDENEAU: Objection to form. 15 16 I don't recall. Α. What are your duties and 17 0. responsibilities as the treasurer of HCMFA? 18 My duties are to do the best job 19 Α. that I can as the -- as an accountant and 20 21 finance guy. 22 What specific duties and 0. responsibilities do you have as the treasurer 23 24 of HCMFA? My duties are to do the best job 25 Α.

Page 26 1 WATERHOUSE - 10-19-21 that I can as the accounting and finance person 2 3 for HCMFA. As the accounting and finance person 4 0. for HCMFA, do you have any particular areas of 5 б responsibility? 7 Yeah, it is to manage the accounting Α. and finance function for HCMFA. 8 9 Q. Would that include -- do you have 10 responsibility for overseeing HCMFA's annual 11 audit? 12 Can I please elaborate on my prior Α. question? 13 14 Ο. Of course. You -- you are giving I'm asking questions. 15 answers. 16 Okay. Yes, so the -- it -- like I Α. said, it is to manage the accounting finance 17 aspect, but I am, as we discussed, the 18 19 treasurer. That is -- being treasurer is what 20 gives me that -- that management function. 21 Does anybody report to you in your 0. 22 capacity as treasurer of HCMFA? 23 I don't believe so. Α. Does HCMFA have a chief financial 24 0. 25 officer?

Page 27 1 WATERHOUSE - 10-19-21 2 Α. I don't -- I don't know. You don't know? 3 Q. You're the treasurer of HCMFA but 4 you don't know if HCMFA has a chief financial 5 officer. 6 7 Do I have that right? Α. That's right. 8 9 Okay. Have you heard of a company Q. 10 called NexPoint Advisors? 11 Α. Yes. 12 Q. We will refer to that as NexPoint. 13 Okay? 14 Α. Okay. 15 Q. Were you ever employed by NexPoint? 16 I don't recall. Α. 17 Did you ever hold any title with Q. respect to the entity known as NexPoint? 18 19 Α. Yes. 20 Q. What titles have you held in 21 relation to NexPoint? 22 Treasurer. I think it was only Α. 23 treasurer. 24 Ο. Can you tell me the approximate year you became the treasurer of NexPoint? 25

Page 28 1 WATERHOUSE - 10-19-21 2 I don't know. Α. 3 Are you still the treasurer of 0. 4 NexPoint today? 5 Α. I am the acting treasurer for NexPoint. 6 7 When did your title change from Ο. treasurer to acting treasurer? 8 9 Α. I don't know. 10 Did your duties and responsibilities 0. change at all when your title was changed from 11 12 treasurer to acting treasurer? 13 Α. I don't -- I don't believe so. 14 Q. Why did --15 I still manage the finance and Α. accounting function for NexPoint. 16 17 Why did your title change from 0. treasurer to acting treasurer? 18 19 Α. I don't -- I'm using the term 20 "acting treasurer" as I'm a Skyview employee. I don't -- I don't know -- again, I am a -- as 21 I am the Skyview employee. 22 23 Q. Okay. And we -- we provide officer 24 Α. 25 services.

Page 29 1 WATERHOUSE - 10-19-21 2 0. And you serve as an officer of 3 HCMFA; correct? 4 I think we went over that with my Α. 5 testimony. Yes, I'm the acting treasurer for 6 HCMFA. 7 And you are an officer of NexPoint; 0. correct? 8 9 Α. I think -- I am the acting treasurer 10 for NexPoint Advisors. And -- and who appointed you acting 11 Q. treasurer of NexPoint Advisors? 12 13 Α. I don't recall specifically. 14 Q. Do you have any recollection of who 15 might have appointed you the treasurer of NexPoint? 16 17 I mean, it -- it -- I don't recall Α. exactly who it was. 18 19 Who were the possibilities? 0. 20 MS. DEITSCH-PEREZ: Object to the 21 form. 22 0. You can answer. Someone in the legal group for 23 Α. 24 NexPoint. The other officers as well. 25 Have you heard of a company called Q.

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1	WATERHOUSE - 10-19-21	Page 30
2	Highland Capital Management Services, Inc.?	
3	A. Yes.	
4	Q. We will refer to that as HCMS.	
5	Okay?	
6	A. HCMS. Okay.	
7	Q. Were you ever employed by HCMS?	
8	A. No.	
9	Q. Have you ever held any titles in	
10	relation to HCMF I apologize HCMS?	
11	A. Yes.	
12	Q. What titles have you held in	
13	relation to HCMS?	
14	A. Treasurer and acting treasurer.	
15	Q. When did you first become treasurer	
16	or acting treasurer of HCMS?	
17	A. I don't recall the exact dates.	
18	Q. Can you recall can you	
19	approximate the year that you became the	
20	treasurer of HCMS?	
21	A. I don't I don't know.	
22	Q. Are you still the treasurer of HCMS	
23	today?	
24	A. I am the acting treasurer for HCMS.	
25	Q. And are your duties and	

1	WATERHOUSE - 10-19-21	Page 31
2	responsibilities as the acting treasurer for	
3	HCMS and the acting treasurer for NexPoint the	
4	same as your duties and responsibilities in	
5	your role as the acting treasurer of HCMFA?	
6	A. More or less.	
7	Q. Have you ever heard of a company	
8	called HCRE Partners, LLC?	
9	A. Yes.	
10	Q. And do you understand that that	
11	entity is now known today as NexPoint Real	
12	Estate Partners?	
13	A. I did not know that.	
14	Q. All right. Can we refer to HCRE	
15	Partners as HCRE?	
16	MS. DANDENEAU: Objection to form.	
17	Did you mean NexPoint Real Estate	
18	Partners, Mr. Morris?	
19	MR. MORRIS: No.	
20	MS. DANDENEAU: Oh.	
21	MR. MORRIS: He said he wasn't	
22	familiar that it was succeeded by that	
23	entity. So	
24	MS. DANDENEAU: Okay.	
25	MR. MORRIS: let's go with what	
	_	

		Page 32
1	WATERHOUSE - 10-19-21	Page 32
2	the witness knows.	
3	Q. You're familiar with an entity	
4	called HCRE Partners, LLC; correct?	
5	A. Yes.	
6	Q. Okay. So that is the entity that we	
7	will refer to as HCRE. If you're aware of any	
8	successor, that is great. If not, let's just	
9	define it as such.	
10	Have you ever been employed by HCRE	
11	or any entity that you know to have succeeded	
12	HCRE?	
13	A. No.	
14	Q. Did you ever serve as an officer or	
15	director of HCRE or any successor?	
16	A. Not that I recall.	
17	Q. Okay. Can we refer to NexPoint and	
18	HCMFA as the advisors?	
19	A. Yes.	
20	Q. In general, the advisors provided	
21	investment advisory services to certain retail	
22	funds; correct?	
23	A. Yes.	
24	Q. And we will refer to the retail	
25	funds that are served by the advisors	

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1	WATERHOUSE - 10-19-21	Page 33
2	collectively as the retail funds; is that okay?	
3	A. Okay.	
4	Q. Each of the retail funds is governed	
5	by a board; correct?	
6	A. Yes.	
7	Q. And do you know the people who serve	
8	on the boards of the retail funds?	
9	MS. DANDENEAU: Objection to form.	
10	A. I don't know all of them.	
11	Q. Do you know whether the same people	
12	serve on the board of each of the retail funds	
13	as we've defined that term?	
14	A. Which so when you say "retail	
15	funds" again, I want to be what retail	
16	funds are you referring to, because there are	
17	there are several distinctions?	
18	What retail funds are you using when	
19	you refer to them?	
20	Q. That is why that is why I tried	
21	to define the terms. So let me do it again.	
22	Retail funds for the purposes of	
23	this deposition means any retail fund to which	
24	either of the advisors provides advisory	
25	services. Okay?	
1		1

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1			Page 34
1		WATERHOUSE - 10-19-21	
2	Α.	Okay.	
3	Q.	Okay. So do you know whether the	
4	same people	e serve on the board of each of the	
5	retail fund	ds?	
6	Α.	I don't know.	
7	Q.	Were you ever employed by any of the	
8	retail fund	ds?	
9	Α.	No.	
10	Q.	No?	
11	Α.	No.	
12	Q.	Okay. Do you have any title with	
13	respect to	any of the retail funds?	
14	Α.	Yes.	
15	Q.	What titles do you hold	
16	withdrawn.		
17		Do you have the same titles with	
18	respect to	all of the retail funds or do	
19	they or	just something else?	
20		MS. DANDENEAU: Objection to form.	
21	Q.	Withdrawn.	
22		Do you have the same title with	
23	respect to	each of the retail funds?	
24	Α.	No.	
25	Q.	Tell me which title you have with	
		_	

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Page 35 1 WATERHOUSE - 10-19-21 2 respect to each retail fund. 3 Actually, let's do it a different 4 I withdraw the question. way. 5 Can you give me one title you have in relation to any retail fund? б 7 Α. Yes. What title -- what title can you 8 0. 9 give me? 10 Principal executive officer. Α. Do you serve as principal executive 11 Q. officer for each of the retail funds? 12 13 Α. No. 14 Q. Can you identify for me the retail 15 funds in which you serve as the principal executive officer? 16 17 Highland Funds 1, Highland Α. Yes. Funds 2, Highland Income Fund, Highland Global 18 19 Allocation Fund. 20 I'm sorry, you said "Global Q. 21 Allocation Fund"? 22 Α. Yes. 23 VIDEOGRAPHER: Excuse me, 24 Mr. Morris. This is the videographer. I'm 25 concerned about the lighting in the

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Page 36 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and make some adjustments? 4 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. MS. DANDENEAU: Yeah, that is fine. 8 9 That is fine. We're going to put you on 10 mute. 11 MR. MORRIS: All right. 12 MS. DANDENEAU: I'm going to try to 13 open up some of the shades. 14 VIDEOGRAPHER: We're going off the 15 record at 10:08 a.m. 16 (Recess taken 10:08 a.m. to 10:11 a.m.) 17 VIDEOGRAPHER: We are back on the record at 10:11 a.m. 18 Mr. Waterhouse, when did you become 19 0. 20 the principal executive officer of the four retail funds that you just identified? 21 22 I don't recall. Α. Do you recall the approximate year 23 Q. 24 that you became the principal executive officer of the four funds? 25

1	WATERHOUSE - 10-19-21	Page 37
2	A. 2021.	
3	Q. Did you ever hold any title with	
4	respect to any of the four funds you have just	
5	identified other than principal executive	
6	officer?	
7	A. I don't recall.	
8	Q. Is it possible that you held a	
9	position or a title with the four funds you	
10	just identified prior to 2021?	
11	A. Yes.	
12	Q. But you don't recall if you did or	
13	not; do I have that right?	
14	A. No. You I thought you asked, did	
15	I hold other titles.	
16	Q. Did you hold any title at the four	
17	retail funds for which you now serve as	
18	principal executive officer at any time prior	
19	to 2021?	
20	A. Yes.	
21	Q. What titles did you hold?	
22	A. I don't recall all the titles.	
23	Q. Do you recall any of the titles?	
24	A. Yes.	
25	Q. What titles do you recall holding at	

Page 38 1 WATERHOUSE -10-19-21those four retail funds before 2021? 2 3 Α. Principal executive officer. Were you the principal executive 4 Ο. officer of the four retail funds that you have 5 identified? 6 7 Sorry, could you repeat the Α. question? 8 Were you the principal executive 9 Q. 10 officer for each of the four retail funds that you have identified? 11 12 Α. Yes. 13 0. When did you become the principal executive -- withdrawn. 14 Can you give me the approximate year 15 that you became the principal executive officer 16 for each of the four retail funds you've 17 18 identified? 19 I don't recall. Α. 20 Q. What are your duties and responsibilities as the principal executive 21 22 officer of these four retail funds? 23 It is to manage the finance and Α. 24 accounting positions. So at the same time you serve as the 25 Q.

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1	WATERHOUSE - 10-19-21	Page 3
2	treasurer of the advisors, you also serve as	
3	the principal executive officer of these four	
4	retail funds; correct?	
5	A. Yes.	
6	Q. Did you ever hold any title with	
7	respect to any other retail fund?	
8	A. Not that I recall.	
9	Q. During the period that you served as	
10	Highland's CFO, from time to time Highland	
11	loaned money to certain of its officers and	
12	employees; correct?	
13	A. Yes.	
14	Q. During the period that you served as	
15	Highland's CFO, from time to time Highland	
16	loaned money to certain	
17	A. Let me let me retract that,	
18	sorry, that you asked during the time I was	
19	CFO, Highland loaned moneys to employees. I	
20	don't I don't recall that during my tenure	
21	of CFO.	
22	Q. You have no recollection during the	
23	time that you were the CFO of Highland of	
24	Highland ever loaning any money to any officer	
25	or director of Highland?	

Page 40 1 WATERHOUSE - 10-19-21 2 I don't recall during my tenure of Α. 3 Highland or my -- as CFO of Highland -- yeah, if there are any loans as CFO of Highland. 4 5 I'm just talking about officers and 0. б employees right now. You have no recollection of Highland ever making a loan to any of its 7 officers or employees during the time that you 8 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 So I thought you were saying Α. officers and employees as CFO, right, so there 12 13 were -- I mean, okay, yes. I would ask you to listen carefully 14 Q. 15 to my question. If I -- if I'm not clear, let me know, but I'm really trying to be as clear 16 17 as I can. I'm listening as carefully as I can, 18 Α. 19 and you are asking very specific questions in a timeline. And I'm trying to answer your 20 questions as specifically as I can, and I 21 22 apologize if -- if I'm going back. I am -- you 23 are asking very specific questions. Thank you. 24 During the period that you served as Ο. 25 Highland's CFO, from time to time Highland

Page 41 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 Α. What are corporate affiliates? How about the ones that are in 6 Ο. 7 Highland's audited financial statements under the section entitled Loans to Affiliates. Why 8 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 Α. I understand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so... Why don't you -- why don't you tell 16 0. me what your understanding of the term 17 "affiliate" is in relation to Highland Capital 18 19 Management, L.P. 20 Α. Is that a -- it depends on the 21 context. 22 How about the context of making Ο. 23 loans? MS. DANDENEAU: Objection to form. 24 25 I didn't make the determination of Α.

Page 42 1 WATERHOUSE -10-19-212 who an affiliate was or is at the time those --I didn't -- that wasn't my job to make a 3 determination of who an affiliate is. 4 5 All right. So as the CFO of Ο. 6 Highland, do you have any ability right now to 7 tell me which companies that were directly or indirectly owned and/or controlled by 8 Mr. Dondero in whole or in part received loans 9 10 from Highland Capital Management, L.P.? 11 Objection to form. MS. DANDENEAU: 12 MS. DEITSCH-PEREZ: Objection, form. 13 Α. Yes. 14 Okay. Identify every entity that Q. 15 you can think of that was directly or indirectly owned and/or controlled by 16 Mr. Dondero in whole or in part that received a 17 18 loan from Highland Capital Management, L.P. 19 MR. RUKAVINA: Objection, legal 20 conclusion. 21 NexPoint Advisors, Highland Capital Α. 22 Management Fund Advisors, HCM Services, Dugaboy. Sorry, I don't think -- Dugaboy 23 24 doesn't fit that definition. You said owned 25 and controlled. I don't think that that

1	WATERHOUSE - 10-19-21	Page 43
2	definition	
3	Q. I said owned and/or controlled.	
4	A. I don't again, I'm not I'm not	
5	the legal expert. I don't think it controls	
6	he controls Dugaboy, so again, I'm not the	
7	legal person.	
8	Q. I'm not asking you for a legal	
9	conclusion, sir. I'm asking you for your	
10	knowledge, okay, as the CFO the former CFO	
11	of Highland Capital Management, other than	
12	NexPoint, HCMFA, and HCMF HCMS, can you	
13	think of any other entities that were owned	
14	and/or controlled directly or indirectly in	
15	whole or in part by Jim Dondero who received a	
16	loan from Highland Capital Management, L.P.?	
17	MS. DANDENEAU: Objection to form.	
18	A. HCRE.	
19	Q. Any others?	
20	A. That is that is all I can think	
21	of.	
22	Q. And you're aware that from time to	
23	time while you were the CFO, Highland loaned	
24	money to Jim Dondero; correct?	
25	A. Yes.	

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1	WATERHOUSE - 10-19-21	Page 44
2	Q. Okay. Can we refer to the four	
3	entities that you just named and Mr. Dondero as	
4	the affiliates?	
5	A. So that would be Jim Dondero,	
6	NexPoint Advisors, Highland Capital Management	
7	Fund Advisors, and HCRE.	
8	Q. And HCMS?	
9	A. And HCMS, okay.	
10	Q. And can we refer to the loans that	
11	were given to each of those affiliates as the	
12	affiliate loans?	
13	A. Yes.	
14	Q. And is it fair to say that each of	
15	the affiliates were the borrowers under the	
16	affiliate loans as we're defining the term?	
17	MR. RUKAVINA: Objection, legal	
18	conclusion.	
19	A. The borrowers are whoever were on	
20	the notes. I don't I don't know. I'm not	
21	the legal person.	
22	Q. But you	
23	A. I don't know.	
24	Q. You do know, as Highland's former	
25	CFO, that each of the affiliates that you have	

1	WATERHOUSE - 10-19-21	Page 45
2	identified tendered notes to Highland; correct?	
3	MR. RUKAVINA: Hey, John, will you	
4	just give me a running objection to legal	
5	conclusion to HCM	
6	MR. MORRIS: No. No, if you want to	
7	object	
8	MR. RUKAVINA: I will object every	
9	time. Object to legal conclusion.	
10	MR. MORRIS: That is fine.	
11	A. Sorry, can you repeat the question?	
12	Q. Are you aware that each of the	
13	that each of the affiliates, as we have defined	
14	the term, gave to Highland a promissory note in	
15	exchange for the loans?	
16	MR. RUKAVINA: Objection to the	
17	extent that calls for a legal conclusion.	
18	A. I don't.	
19	Q. No, you don't know that?	
20	A. No, they didn't you said they	
21	exchanged a promissory note for a loan. I	
22	don't I don't understand that question, so I	
23	said no.	
24	Q. At the time of the bankruptcy	
25	filing, did Highland have in its possession	

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Page 46 1 WATERHOUSE - 10-19-21 2 promissory notes that were signed by each of 3 the affiliates? Α. 4 Yes. 5 To the best of your knowledge, 0. б during the time that you served as Highland's 7 CFO, did Highland disclose to its outside auditors all of the loans that were made to 8 affiliates? 9 10 MR. RUKAVINA: Objection, that calls for a legal conclusion. 11 12 MS. DEITSCH-PEREZ: I also couldn't 13 hear you, John, because there was some 14 garbling on -- on the -- on the call. 15 MR. MORRIS: Folks, I've got to tell 16 you this is not going well, and I'm 17 reserving my right --MS. DANDENEAU: John, it was just 18 19 the end of that question. It was just the 20 end of that question. I couldn't hear it 21 either. Sorry, if you could repeat it, 22 please. That is less than an 23 MR. MORRIS: 24 hour into this, but folks are trying to run out the clock, and so I'm just going to 25

Page 47 1 WATERHOUSE - 10-19-21 2 state that now. 3 MS. DANDENEAU: You know, and, Mr. Morris, I really object to that. 4 Ι 5 mean --6 MR. MORRIS: Okay. 7 MS. DANDENEAU: -- Mr. Waterhouse just told you he's trying to listen to your 8 9 questions and answer them carefully, and 10 you have no basis for saying that. 11 MR. MORRIS: Okay. 12 MS. DANDENEAU: This does not --13 this is not an experienced witness, so he's 14 trying to do the best he can. 15 Mr. Waterhouse, during the time that Q. you served as Highland's CFO, did Highland 16 disclose to its outside auditors all of the 17 loans that it made to each of the affiliates 18 19 that you have identified? 20 MR. RUKAVINA: Objection, legal 21 conclusion. 22 Α. Yes. 23 To the best of your knowledge, while Q. 24 you were Highland's CFO, were all of the 25 affiliate loans described in Highland's audited

Page 48 1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal conclusion. 4 5 When an audit was performed, any Α. 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. Are you aware of any loan that was 8 0. 9 made to any affiliate that was not disclosed to 10 the auditors? 11 Α. I'm not aware. 12 To the best of your knowledge, did Ο. each of the affiliates who were --13 14 (inaudible) -- loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. Sorry, you -- halfway through the 18 Α. 19 question it got muffled. 20 Can you repeat that again? 21 To the best of your knowledge, did Ο. 22 every affiliate execute a promissory note in connection with each loan that it obtained from 23 24 Highland? 25 MR. RUKAVINA: Objection, legal

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Page 49 1 WATERHOUSE - 10-19-21 2 conclusion. 3 Α. Yes. 4 You are not aware of any loan that Ο. any affiliate ever obtained from Highland where 5 the affiliate did not give a promissory note in 6 return; is that fair? 7 Α. Yes, I'm not aware. 8 9 Q. And to the best of your knowledge, 10 did Highland loan to each affiliate an amount of money equal to the principal amount of each 11 12 promissory note? 13 MR. RUKAVINA: Objection, legal conclusion. 14 15 Α. Yes. 16 During the time that you served as Ο. CFO, did Highland ever loan money to 17 18 Mark Okada? 19 I -- I don't recall. Α. Did you ever see any promissory 20 Q. 21 notes executed by Mark Okada? 22 I don't recall. Α. 23 Do you know if Highland ever forgave Q. 24 any loan that it ever made to Mr. Okada? 25 I don't recall. Α.

1	WATERHOUSE - 10-19-21	Page 50
2	Q. Do you recall if Mr. Okada paid back	
3	all principal and interest due and owing under	
4	any loan he obtained from Highland?	
5	MS. DEITSCH-PEREZ: Objection to	
6	form.	
7	MS. DANDENEAU: Objection to form.	
8	A. I don't recall.	
9	Q. Do you recall whether during your	
10	time as CFO, whether Highland ever loaned money	
11	to Jim Dondero?	
12	A. Yes.	
13	Q. To the best of your knowledge, did	
14	Mr. Dondero sign and deliver to Highland a	
15	promissory note in connection with each loan	
16	that he obtained from Highland?	
17	A. If you are referring to the	
18	promissory notes that, you know, part of	
19	Highland's records, yes.	
20	Q. Okay. You're not aware of any loan	
21	that Mr. Dondero took from Highland that wasn't	
22	backed up by by a promissory note with a	
23	face with a principal amount equal to the	
24	amount of the loan; correct?	
25	A. Am I aware that Jim Dondero took a	
1		

Page 51 1 WATERHOUSE - 10-19-21 2 loan? Without giving a -- let me ask a 3 0. 4 better question. I'm sorry, Mr. Waterhouse. 5 Are you aware of any loan that б Mr. Dondero obtained from Highland where he 7 didn't give a promissory note in return? Α. I'm not aware. 8 9 Q. During the time that you served as 10 Highland's CFO, did Highland ever forgive any loans, in whole or in part, that it made to 11 12 Mr. Dondero? 13 Α. Not that I'm aware. 14 Ο. At the time that you served as 15 Highland's CFO, did Highland ever forgive any loan, in whole or in part, that it made to any 16 affiliate as we've defined the term today? 17 18 Α. Not that I'm aware. 19 During the time that you served as 0. 20 Highland's CFO, did Highland ever forgive, in whole or in part, any loan that it ever made to 21 22 any officer or employee? 23 Highland forgave loans to officers Α. 24 and employees. It may not have been at the 25 time when my title was CFO.

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1	WATERHOUSE - 10-19-21
2	Q. Okay. And so I appreciate the
3	distinction.
4	Is it fair to say that, to the best
5	of your knowledge, Highland did not forgive a
6	loan that it made to an officer or employee
7	after 2013?
8	MS. DANDENEAU: Objection to form.
9	A. I don't recall.
10	Q. To the best of your knowledge, did
11	Highland disclose to its auditors every
12	instance where it forgave, in whole or in part,
13	a loan that it had made to one of its officers
14	or employees?
15	A. No.
16	Q. Can you think of can you can
17	you identify any loan to an officer or employee
18	that was forgiven by Highland, in whole or in
19	part, that was not disclosed to Highland's
20	outside auditors?
21	A. Look, I don't recall all of the
22	loans and the loan forgiveness. I just know as
23	part of the audit process there is a
24	materiality concept.
25	So if there were loans to employees

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Page 53 1 WATERHOUSE -10-19-21that were of -- you know, that were deemed 2 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 I appreciate that. 0. 6 Do you have an understanding as to 7 what the level of materiality was? I don't recall. Α. 8 9 As the CFO of Highland, to the best Q. 10 of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, 11 in whole or in part, that was material as that 12 13 term was defined by the outside auditors? 14 Α. Yes. 15 And do you recall where -- do you Q. recall where the definition of materiality can 16 be found for -- for this particular purpose? 17 MS. DANDENEAU: Objection to form. 18 You -- I don't determine 19 No. Α. 20 materiality. 21 Okay. I'm just asking you if you Ο. 22 can help me understand where it is, but I think we will find it in a few minutes. 23 24 You are aware that Highland has 25 commenced lawsuits against each of the

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Page 54 1 WATERHOUSE - 10-19-21 2 affiliates, as we've defined the term, to 3 collect under certain promissory notes; is that 4 right? 5 Α. Yes. 6 Ο. And are you familiar with the notes 7 that are issue -- at issue in the lawsuits? MS. DANDENEAU: Objection to form. 8 9 Α. Generally familiar. 10 Can we refer to the lawsuits that Ο. Highland has commenced against the affiliates 11 12 collectively as the lawsuits? 13 Α. Yes. And, again, the affiliates are 14 NexPoint, HCMFA, HCMS, and HCRE. 15 Q. And Mr. Dondero? 16 Okay. See, that is a new -- and now Α. Mr. Dondero is included in your affiliate 17 18 definition. 19 I just --0. 20 I thought affiliates -- I thought Α. affiliates were just the four prior entities, 21 22 so I just want to be clear. 23 I appreciate that. So let's --Q. 24 let's keep them separate and let's refer to the 25 four corporate entities as the affiliates, and

Page 55 1 WATERHOUSE - 10-19-21 2 Mr. Dondero we will call Mr. Dondero. Okay? Α. Okay. Thank you. As you can see, 3 Mr. Morris, there is a lot of entities -- a lot 4 here. I just want to be clear. 5 6 Ο. Okay. Now, the affiliates of Mr. Dondero signed promissory notes that are 7 not subject to the lawsuit. 8 9 Do you understand that? 10 MS. DANDENEAU: Objection to form. Α. The affiliates and Mr. Dondero 11 12 signed --13 0. You know what? I will skip it. That is okay. Okay. 14 15 From time to time while you were Highland's CFO, payments were applied against 16 principal and interests that were due under the 17 notes that were tendered by the affiliates and 18 19 Mr. Dondero; correct? 20 MR. RUKAVINA: Objection to the 21 extent that calls for a legal conclusion. 22 Yes. Α. 23 Did Highland have a process where --Q. 24 whereby payments would be applied against 25 principal and interest against the notes that

Page 56 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 Α. Yes. Can you describe the process for me? 4 Ο. 5 The process, payment should be Α. 6 applied as laid out in the -- in the promissory 7 note. From time to time were payments made 8 Ο. 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 Α. Yes. 13 Who was responsible for deciding Q. 14 when and how much the payments would be made 15 with respect to each of the notes that were 16 issued by the affiliates and Mr. Dondero? 17 Who was responsible for deciding how Α. much was paid prior to the due date? 18 19 0. Yes. 20 Α. I don't know. 21 Did you approve of each payment that Q. 22 was made against principal and interest on the notes that were given by the affiliates and 23 24 Mr. Dondero? 25 Objection to form. MS. DANDENEAU:

1	WATERHOUSE - 10-19-21	Page 57
2	A. Did I approve the payments? I	
3	approve I approve if there was cash if	
4	there was cash being repaid on a note payment,	
5	yes, I approved in the general sense of being	
6	made aware of the payment and the amount.	
7	Q. And are you the person who	
8	authorized Highland's employees to effectuate	
9	those payments?	
10	A. Yes.	
11	Q. When you gave the instruction to	
12	effectuate the payment, did you obtain	
13	Mr. Dondero's prior approval?	
14	A. I mean, it I mean, it it	
15	depends.	
16	Q. Can you think of any instance where	
17	you directed Highland's employees to make a	
18	payment of principal or interest against any	
19	note that was tendered by an affiliate or	
20	Mr. Dondero that Mr. Dondero did not approve of	
21	in advance?	
22	A. I can't recall specifically.	
23	Q. Can you identify withdrawn.	
24	Did Mr. Dondero ever tell you that a	
25	payment that was made against principal and	

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		Page 58
1	WATERHOUSE - 10-19-21	rage 50
2	interest due under one of the notes that was	
3	tendered by an affiliate or himself should not	
4	have been made?	
5	A. Yes.	
6	Q. Can you identify the payment for me?	
7	A. It would be for for NexPoint	
8	Advisors.	
9	Q. Okay. And when did Mr. Dondero tell	
10	you that a payment that you had initiated on	
11	behalf of NexPoint should not have been made?	
12	A. I wasn't initiating payment. It was	
13	in the context of the I think you used this	
14	term, "the advisors," so NexPoint Advisors and	
15	Highland Capital Management Fund Advisors had	
16	overpaid on certain agreements with Highland	
17	Capital Management, L.P. And as a part of that	
18	process, the advisors what I was told at the	
19	time were in talks and negotiations and	
20	discussions with Highland Capital Management,	
21	L.P., on offsets in relation to those	
22	overpayments.	
23	Q. When did this conversation take	
24	place?	
25	MS. DANDENEAU: Objection to form.	

1	WATERHOUSE - 10-19-21	Page 59
2	A. I don't recall specifically.	
3	Q. Do you recall what year it was?	
4	A. Yes.	
5	Q. What year did the conversation with	
6	Mr. Dondero take place that you just described?	
7	A. 2020.	
8	Q. Okay. Do you remember if it was	
9	December 2020?	
10	A. It it I don't I don't	
11	recall what month specifically, but it would	
12	have been November or December.	
13	Q. And we're talking here about a	
14	payment of principal and/or interest that was	
15	due withdrawn.	
16	We're talking here about a payment	
17	of principal and interest that was applied	
18	against NexPoint's note; correct?	
19	MS. DANDENEAU: Objection to form.	
20	A. I don't recall what that payment	
21	consisted of.	
22	Q. Is it possible that the payment you	
23	have in mind related to the shared services	
24	agreement?	
25	MS. DANDENEAU: Objection to form.	

_		Page 60
1	WATERHOUSE - 10-19-21	
2	A. No.	
3	Q. Are you certain that the payment	
4	that the payment that you have in mind related	
5	to the promissory note that NexPoint issued in	
6	favor of Highland?	
7	MS. DANDENEAU: Objection to form.	
8	A. Yes.	
9	Q. Okay. Other than that one payment,	
10	can you identify any other instance where	
11	Mr. Dondero told you that a payment should not	
12	have been applied against principal and	
13	interest under any promissory note tendered by	
14	any affiliate or Mr. Dondero?	
15	MS. DANDENEAU: Objection to form.	
16	MS. DEITSCH-PEREZ: Objection to	
17	form.	
18	A. Not that I recall.	
19	Q. Thank you very much.	
20	Do you know if Mr. Dondero approved	
21	in advance of each loan made to each affiliate	
22	and himself during the time that you were the	
23	CFO?	
24	MS. DEITSCH-PEREZ: Object to the	
25	form.	

Page 61 1 WATERHOUSE - 10-19-21 2 Α. Yes, generally. Can you identify any loan that was 3 0. 4 ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? 5 6 Α. Other than the ones that are in 7 dispute, I'm not aware. Do you believe that Mr. Dondero did 8 Ο. 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan was made? 11 12 MS. DANDENEAU: Objection to form. 13 Α. Given what is in the dispute, you 14 know, and -- and -- and the way things might --15 yeah, I mean... 16 I am not asking about the dispute, 0. and it was probably my mistake to follow you 17 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and Mr. Dondero while you were the CFO at the time 21 22 each loan was made? Was I aware of every loan, yes. 23 Α. 24 Okay. And if you put yourself back Ο. 25 in time, do you recall that any of the loans

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1	WATERHOUSE - 10-19-21	Page 62
2	that were made to one of the affiliates or	
3	Mr. Dondero during the time that you were the	
4	CFO was made without Mr. Dondero's prior	
5	knowledge and approval?	
6	A. Not that I recall.	
7	Q. Thank you. In fact, do you as	
8	the CFO, would you have allowed Highland to	
9	loan money to an affiliate or to Mr. Dondero	
10	without obtaining Mr. Dondero's prior approval?	
11	MS. DANDENEAU: Objection to form.	
12	A. I can't there was so many times	
13	over the years, I can't speak for every single	
14	one, but generally, yes, I I spoke to him.	
15	Q. You you never you never	
16	withdrawn. I will just take that.	
17	Can you recall any payment that was	
18	ever made against principal and interest on a	
19	note that was issued in favor of Highland by an	
20	affiliate or Mr. Dondero that you personally	
21	did not know about in advance?	
22	A. There are so many through the years,	
23	I don't I don't I don't recall every	
24	single one.	
25	Q. Okay. Can you identify any payment	

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1	WATERHOUSE - 10-19-21	Page 63
2	that was made against principal and interest on	
3	any note tendered by any affiliate or	
4	Mr. Dondero that you didn't know about in	
5	advance?	
6	A. I don't recall.	
7	Q. Other than Mr. Dondero withdrawn.	
8	Did anybody at Highland have the	
9	authority to make a payment against principal	
10	and interest due under a loan given to the	
11	affiliates and Mr. Dondero without your	
12	knowledge and approval?	
13	MS. DANDENEAU: Objection to form.	
14	A. Sorry, there was to make a	
15	payment on an affiliate loan, what you are	
16	saying would it require my knowledge and	
17	approval, yes.	
18	Q. Okay. I appreciate that. Thank	
19	you.	
20	Did anybody at Highland have the	
21	authority, to the best of your knowledge, to	
22	effectuate a loan to an affiliate without	
23	Mr. Dondero's prior knowledge and approval?	
24	MS. DANDENEAU: Objection to form.	
25	A. I can't speak for all, but	

		Page 64
1	WATERHOUSE - 10-19-21	
2	generally, yes.	
3	Q. Did you personally communicate with	
4	Mr. Dondero to let him know each time a payment	
5	of principal or interest was being made against	
6	any note that was tendered by an affiliate or	
7	Mr. Dondero to Highland?	
8	A. I don't are you saying, did I let	
9	Mr. Dondero know if a payment was made on any	
10	affiliate or loan to Mr. Dondero? I mean,	
11	not not every no.	
12	Q. Let me ask it this way: Did you	
13	have a practice of informing Mr. Dondero when	
14	payments were made against principal and	
15	interest on any note that was tendered by an	
16	affiliate or Mr. Dondero?	
17	MS. DEITSCH-PEREZ: Objection to	
18	form.	
19	MS. DANDENEAU: Objection to form.	
20	A. No, I did not.	
21	Q. Did Mr. Dondero ever tell you that a	
22	payment of principal or interest had been made	
23	against a note that was tendered by an	
24	affiliate or himself that he had been unaware	
25	of?	

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1 WATERHOUSE - 10-19-21 2 Not that I recall. Α. Are you aware that Mr. Dondero and 3 0. 4 the affiliates -- withdrawn. 5 Are you aware that Mr. Dondero б NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they issued because they are subject to an oral 8 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the Dugaboy Investment Trust? 11 12 MS. DANDENEAU: Objection to form. 13 Α. I didn't -- I didn't -- I didn't know that it was all notes. 14 15 Okay. Are you -- did you ever learn Q. that there was an oral agreement between Jim 16 Dondero and Nancy Dondero pertaining to any 17 notes issued by any affiliate or Mr. Dondero? 18 19 MS. DEITSCH-PEREZ: Object to the form. 20 21 Yes. Α. 22 Do you have any understanding as to Ο. 23 the terms of that agreement? 24 Α. Yes. 25 What is your understanding of the Q.

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1	WATERHOUSE - 10-19-21	Page 66
2	terms of the agreement?	
3	A. That there were certain milestones	
4	that had to be reached.	
5	Q. Do you have any understanding of the	
б	terms of the agreement between Mr. Dondero and	
7	Nancy Dondero concerning any of the notes	
8	issued by the affiliates or Mr. Dondero other	
9	than that there have to be milestones reached?	
10	MS. DEITSCH-PEREZ: Object to the	
11	form.	
12	A. There are milestones, I found out	
13	yesterday, or there was some	
14	MS. DANDENEAU: Okay. I'm just	
15	going to object to the extent that you	
16	learned anything in conversations with	
17	counsel, please don't reveal that is	
18	privileged, and don't reveal any privileged	
19	communications.	
20	THE WITNESS: Okay.	
21	A. So I'm not aware of anything else.	
22	Q. Do you know what the milestones	
23	were?	
24	MS. DANDENEAU: Objection to form.	
25	A. I don't.	

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1	WATERHOUSE - 10-19-21	Page 67
2	Q. Do you know anything about do you	
3	know what promissory notes the agreement	
4	covered?	
5	A. I don't.	
6	Q. Do you know if if Jim and Nancy	
7	Dondero entered into one agreement or more than	
8	one agreement?	
9	MS. DEITSCH-PEREZ: Object to the	
10	form.	
11	A. I don't know.	
12	Q. Do you know if the agreement is in	
13	writing?	
14	A. I don't know.	
15	Q. How did you learn of the existence	
16	of the agreement?	
17	MS. DANDENEAU: Objection to form.	
18	Again	
19	A. I don't I don't recall who told	
20	me.	
21	Q. You have no recollection of who told	
22	you about this agreement between Jim and Nancy	
23	Dondero?	
24	MS. DEITSCH-PEREZ: Object to the	
25	form.	

Page 68 1 WATERHOUSE - 10-19-21 2 I don't recall. Α. 3 Do you recall how you learned of the 0. 4 agreement? 5 Was it in a meeting? Was it in a б phone call? Was it in an email? 7 I don't recall. Α. Do you recall when you learned of 8 0. 9 the agreement? 10 Not specifically. Α. 11 Do you recall what year you learned Q. 12 of the agreement? 13 Α. In -- look, I mean, there are so 14 many notes. I may be getting -- I believe it 15 was 2020. 16 All right. I'm not asking about 0. notes, sir. I'm asking about the agreement 17 that you testified you knew about between Jim 18 19 and Don- -- Nancy Dondero. Okay. 20 Do you understand my question now? 21 Should I ask my question again? Yeah, sure. Go ahead. 22 Α. 23 I'm going to use the word 0. 24 "agreement" to refer to the agreement that 25 Mr. Dondero and Nancy Dondero entered into

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Page 69 1 WATERHOUSE -10-19-212 where you understood that certain milestones 3 had to be reached. Okay? 4 Α. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection --11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John --14 Q. Sir, are you okay with that 15 definition of agreement? 16 Α. Okay. 17 Okay. So you don't recall who --0. who informed you of the existence of the 18 19 agreement; is that right? 20 Α. I don't recall. 21 You don't recall who told you the Ο. 22 terms of the agreement. 23 Do I have that right? 24 Α. Correct. 25 And you don't recall if you learned Q.

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1 WATERHOUSE -10-19-212 about the agreement in a meeting, through an 3 email, or through a phone call. 4 Do I have that right? 5 I don't recall. Α. 6 Ο. Can you tell me when you learned of 7 the agreement? I don't -- I don't -- I don't Α. 8 9 remember specifically. 10 Can you tell me if you learned of Ο. the agreement before or after the petition 11 12 date? 13 Α. It would have been -- it would have been after. 14 Can you tell me if you learned of 15 0. the agreement before or after January 9th, 16 17 2020? 18 It would have been after. Α. Can you tell me if you learned of 19 0. 20 the agreement before or after you left Highland 21 Capital Management in February of 2021? 22 I don't -- I don't -- I don't know. Α. 23 It is possible that you learned of Q. it while you were a Highland employee. 24 25 Do I have that right?

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1	WATERHOUSE - 10-19-21	Page 71
2	A. I don't remember the I mean, it	
3	was sometime in 2021. I don't remember when.	
4	Q. All right. So to the best of your	
5	recollection, it was in 2021 but you don't	
6	recall if it was before or after you ceased to	
7	be a Highland employee.	
8	Do I have that right?	
9	A. Yeah, I mean, it was it was	
10	likely after I was after I left Highland	
11	because, if I put myself back into the last	
12	days of of 2021, it was you know, the	
13	communications with Mr. Dondero were were	
14	were there weren't as many communications	
15	because of the circumstances.	
16	Q. And so based on that you believe	
17	that it is most likely that you learned of this	
18	agreement sometime after you left Highland	
19	employment?	
20	A. I wouldn't use the term "most	
21	likely." I don't recall specifically. I don't	
22	recall.	
23	Q. Do you recall ever telling Jim Seery	
24	about this agreement?	
25	A. No, I don't I didn't tell	

Page 72 1 WATERHOUSE - 10-19-21 2 Jim Seery. 3 Did you tell anybody at DSI about 0. 4 this agreement? 5 Α. No. Did you tell any of Highland's 6 Ο. 7 independent directors about this agreement? Α. 8 No. Did you tell anybody at Pachulski 9 Q. 10 Stang Ziehl & Jones about this agreement? 11 Α. No. 12 Did you tell any employee of Q. 13 Highland about this agreement? 14 Α. No. 15 MS. DANDENEAU: Mr. Morris, it has 16 been an hour and a half. Is this a good 17 time for a break? 18 MR. MORRIS: Sure. 19 Mr. Waterhouse, I will just remind 0. 20 you that during the break please don't speak 21 with anybody about the deposition, the 22 substance of your testimony or anything else 23 concerning the deposition. Okay? 24 Α. Yes. 25 MR. MORRIS: So it is 11:02. We're

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Page 73 1 WATERHOUSE - 10-19-21 at 11:02 your time. Let's come back, I 2 3 quess, at 15 -- at 11:15 your time. 4 VIDEOGRAPHER: We're going off the 5 record at 11:02 a.m. 6 (Recess taken 11:02 a.m. to 11:20 a.m.) 7 VIDEOGRAPHER: We are back on the record at 11:20 a.m. 8 9 Mr. Waterhouse, did you speak with Q. 10 anybody during the break about this deposition? Α. 11 No. 12 MS. DANDENEAU: Other than -- other 13 than his counsel. Did you speak to your counsel about 14 Q. 15 the substance of your deposition today? 16 No, I didn't bring it up. Α. I didn't ask you if you brought it 17 0. I asked you if you had any conversation 18 up. with your lawyer about the substance of your 19 20 deposition. 21 MS. DANDENEAU: Yes, he did. 22 Can you tell me what the -- you 0. discussed? 23 24 MS. DANDENEAU: No, I object to 25 that. He's not going to answer. That is a

1	WATERHOUSE - 10-19-21	Page 74
2	privileged conversation.	
3	MR. MORRIS: So I just want to make	
4	sure that I understand. During the break	
5	you spoke with your client about the	
6	substance of this deposition; is that	
7	right?	
8	MS. DANDENEAU: Yes, John.	
9	MR. MORRIS: And you refuse you	
10	refuse to let your client tell me what was	
11	discussed; is that right?	
12	MS. DANDENEAU: That's correct.	
13	MR. MORRIS: You know, I had given	
14	the instruction prior to the break not to	
15	speak with counsel. I would have	
16	appreciated	
17	MS. DANDENEAU: No, you didn't	
18	actually, that is not true, Mr. Morris.	
19	You said not to speak with anyone. We	
20	never have interpreted that to mean	
21	conversations with counsel. That's never	
22	been I have never, ever heard that	
23	instruction.	
24	MR. MORRIS: Okay. We will we	
25	will we will deal with it when and if we	

Page 75 1 WATERHOUSE - 10-19-21 2 have to. Mr. Waterhouse, after learning about 3 Ο. 4 the agreement, did you ask anybody if the 5 agreement was reflected in a writing? 6 MS. DANDENEAU: Objection to form. 7 Α. No. Did you ask anybody if the terms of 8 Q. 9 the agreement were memorialized anywhere? 10 MS. DANDENEAU: Objection to form. 11 MR. MORRIS: What is the --12 Α. No. 13 MS. DANDENEAU: Well, because you 14 keep talking about this agreement and I --15 I -- I think, Mr. Morris, that is really not clear what you mean by "the agreement." 16 17 And maybe you can just go back and restate 18 what that is. 19 MR. MORRIS: Okay. Your client has 20 agreed with me twice on the definition, but 21 I will try one more time. 22 Mr. Waterhouse, do you understand 0. that when I use the term "agreement," I'm 23 24 referring to the agreement between Jim and 25 Nancy Dondero concerning certain promissory

Page 76 1 WATERHOUSE -10-19-21notes where you learned that one of the terms 2 3 of the agreement was milestones reached? 4 Α. Okay. 5 0. And did you understand that that was б the -- the agreement that we were referring to 7 every time we used the word "agreement" in this deposition? 8 I don't know anything about this 9 Α. 10 agreement. So, look, I do -- it -- I don't 11 know whether --12 Let's -- let's try this again. 0. 13 Α. Yeah. Look, I don't know what this 14 agreement relates. 15 MS. DEITSCH-PEREZ: John, John --16 Q. Let me try --17 MS. DEITSCH-PEREZ: John, please let 18 the witness finish. 19 MR. MORRIS: Please stop. Please 20 stop. Please stop talking. 21 MS. DEITSCH-PEREZ: No, you stop. 22 Let the witness --23 MR. MORRIS: Stop talking. 24 MS. DEITSCH-PEREZ: -- finish -- you 25 interrupted him.

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1 WATERHOUSE - 10-19-21 MR. MORRIS: You know what, you 2 3 quys, this is really wrong. It is really, 4 really wrong. Okay? 5 I had the witness agree not once, but twice to the definition of agreement. 6 7 Okay? I'm going to try and do it a third time. 8 9 MS. DANDENEAU: No, but, please, 10 John, really --11 MR. MORRIS: No, please stop 12 talking. Please. It is my deposition. 13 Object to questions. MS. DANDENEAU: No, but also you 14 15 instructed him that -- that if you were 16 going -- if you were interrupting him, that 17 he should remind you that you're 18 interrupting him and -- and --MR. MORRIS: Let him do that. 19 Let 20 him do that. 21 MS. DANDENEAU: Okay. Well, you --22 MR. MORRIS: Please stop talking. Okay. I don't know any of the 23 Α. 24 details of these agreements. I don't know 25 anything about them. I heard -- someone -- I

1	WATERHOUSE - 10-19-21	Page 78
2	don't know who, I don't know when, as you	
3	asked, sometime in '21, someone told me about	
4	this or I don't honestly know I don't	
5	even recall exactly how I was made aware of	
6	this, but I was. I don't know I don't know	
7	any of these details, and I'm getting again,	
8	there is, you know, I I I had a passing	
9	conversation with with Jim at some point	
10	on on some on the executive comp, and I'm	
11	getting confused of what is what, because	
12	again, I don't know any of these details.	
13	Q. Okay. Let me try again,	
14	Mr. Waterhouse, and I apologize.	
15	Are you aware of any agreement	
16	between Jim Dondero and Nancy Dondero	
17	concerning any promissory note that was given	
18	to Highland by any affiliate or Mr. Dondero?	
19	MS. DEITSCH-PEREZ: Object to the	
20	form.	
21	A. I've heard of an agreement. That	
22	is that is I mean, if you are using aware	
23	as heard, sure.	
24	Q. And you understand that one of the	
25	terms of the agreement is that it was based on	

Page 79 1 WATERHOUSE -10-19-212 milestones that had to be reached; is that 3 right? MS. DANDENEAU: Objection to form. 4 5 That was one of the words that was Α. 6 used when I heard about it, yes. 7 And when you heard about this 0. agreement that had a term in it concerning 8 milestones reached, did you ask the person who 9 10 was telling you about the agreement whether or not it was in writing? 11 12 I did not. Α. 13 Q. Did you ask any questions at all? 14 MS. DANDENEAU: Objection to form. 15 Α. Not that I recall. But do you understand that going 16 Q. forward, we're going to refer to the agreement 17 as the agreement that you just described that 18 19 you were --20 MS. DANDENEAU: Object to the form. 21 Α. Yes. 22 Okay. You don't have any personal 0. 23 knowledge concerning the terms of the 24 agreement; correct? 25 MS. DEITSCH-PEREZ: Object to the

1	WATERHOUSE - 10-19-21	Page 80
2	form.	
3	Q. You can answer.	
4	A. I don't I heard about the	
5	agreement. I don't know anything I heard	
6	there was an agreement. That is again, as I	
7	testified before I said before, heard about	
8	it, don't know the details. I believe it was	
9	sometime this year.	
10	Q. Do you have any personal knowledge	
11	about the terms of the agreement, sir?	
12	MS. DANDENEAU: Objection to form.	
13	A. Other than what I have previously	
14	discussed, I don't I don't know.	
15	Q. Did did Mr. Dondero tell you	
16	about the existence of the agreement?	
17	A. I don't recall.	
18	Q. Do you recall the source of your	
19	information when you learned about the	
20	agreement?	
21	A. No, I don't I don't recall. I	
22	don't remember. I just I heard about it	
23	generally. I don't remember I don't	
24	remember who, how, if, how. I don't remember.	
25	Q. You know, Mr. Waterhouse, I just	

1	WATERHOUSE - 10-19-21	Page 81
2	want to be clear that I never would have asked	
3	you to appear at this deposition if your name	
4	hadn't been included in responses to discovery	
5	as to somebody with knowledge about the who	
6	was told about the existence of the agreement.	
7	That is what prompted me do this,	
8	and I really do feel compelled to tell you that	
9	I otherwise would never have called you as a	
10	witness. So I regret that you're being put	
11	through this today. I had no intention of	
12	burdening you or taking your time, but that is	
13	the reason that we issued the subpoena is	
14	because certain of the defendants identified	
15	you as somebody	
16	MS. DEITSCH-PEREZ: Mr. Morris, you	
17	are here to ask questions, not to have	
18	MR. MORRIS: I feel badly for the	
19	guy. I really do.	
20	MS. DEITSCH-PEREZ: I'm sure you do.	
21	MR. MORRIS: I do. Stop.	
22	MS. DEITSCH-PEREZ: You stop.	
23	MR. MORRIS: I'm allowed.	
24	MS. DEITSCH-PEREZ: No, you're not	
25	allowed to have a chat with the witness.	

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Page 82 1 WATERHOUSE - 10-19-21 2 Okay. Well, I hope that you 0. appreciate what I'm saying here, 3 4 Mr. Waterhouse. 5 MS. DANDENEAU: All right. Let's go 6 ahead and ask questions, and again, you're 7 entitled to probe his -- his knowledge of -- whatever knowledge he has about 8 9 this -- this agreement and --10 That is what I'm doing. MR. MORRIS: 11 MS. DANDENEAU: -- he will answer 12 the questions to the best that he can. 13 MR. MORRIS: That is what I'm doing. 14 Q. Mr. Waterhouse, I take it you do not know which promissory notes issued by which 15 affiliates or Mr. Dondero are the subject of 16 this agreement; do I have that right? 17 18 Yes, I don't -- I don't know. Α. 19 Do you know of any way to determine 0. 20 which promissory notes issued by the affiliates and Mr. Dondero are the subject of this 21 22 agreement other than asking Jim or Nancy 23 Dondero? MS. DANDENEAU: Objection to form. 24 25 I don't know. Α.

Page 83 1 WATERHOUSE -10-19-212 Ο. Did you ever make --3 I don't know anything about these Α. 4 agreements. 5 Did you ever make any effort to 0. 6 determine which promissory notes are subject to 7 this agreement? Α. No. 8 9 Did you ever ask anybody which Q. 10 promissory notes are subject to this agreement? 11 Α. No. 12 Do you know if there is a list Ο. 13 anywhere of the promissory notes that are 14 subject to this agreement? 15 Α. I'm not aware. Have you ever seen the terms of the 16 0. 17 agreement written down anywhere? 18 Α. No. 19 Have you ever asked anybody whether 0. the terms of the agreement were written down 20 21 anywhere? 22 Α. I have not. 23 Did learning about the agreement 0. 24 cause you to do anything in response? 25 MS. DANDENEAU: Objection to form.

1	WATERHOUSE - 10-19-21	Page 84
2	A. No.	
3	Q. Did anybody ever describe to you the	
4	nature of the milestones that you referred to	
5	earlier?	
6	A. No, I don't I don't have any	
7	details of this.	
8	Q. That is fine.	
9	PricewaterhouseCoopers served as	
10	Highland's outside auditors prior to the	
11	petition date; correct?	
12	A. Yes.	
13	Q. You refer to PricewaterhouseCoopers	
14	as PwC?	
15	A. Yes.	
16	Q. PricewaterhouseCoopers audited	
17	Highland's financial statements on an annual	
18	basis; correct?	
19	A. During my during my time as as	
20	CFO, yes, PricewaterhouseCoopers was the	
21	auditor.	
22	Q. Do you know why Highland had its	
23	annual financial statements audited each year?	
24	A. Generally.	
25	Q. Tell me your general understanding	

Page 85 1 WATERHOUSE -10-19-21as to the reason why Highland had its annual 2 3 financial statements audited each year. From -- from time to time, they were 4 Α. used -- or asked for, as part of diligence or 5 б transactions or -- or things of that nature. 7 And were they given to third parties 0. for purposes of diligence or transactions from 8 time to time? 9 10 As far as I'm aware, yes. Α. And was it your understanding as the 11 Ο. CFO that the third parties who received the 12 financial statements in diligence or 13 transactions was going to rely on those? 14 15 MS. DANDENEAU: Objection to form. 16 I don't know -- I don't know gen --Α. I don't know specifically what they were going 17 to rely on. You know, we would get requests 18 for audited financial statements. I don't know 19 20 what they were relying on. 21 And --Q. 22 Α. You would have to ask them. 23 Did you personally play a role in Q. 24 PwC's annual audit and the conduct of the audit? 25

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Page 86 1 WATERHOUSE - 10-19-21 2 MS. DANDENEAU: Objection to form. 3 Α. During my tenure as CFO, I played a 4 very minimal role. What was the minimal role that you 5 Ο. 6 played? 7 You know, again, it was -- it was to Α. check in with the team, to make sure that, you 8 9 know, audit -- the deadlines were being hit, 10 information was being presented to the auditors in a -- in a timely fashion, but, you know, 11 other than that, it was a very capable team 12 13 that are still current employees of Highland 14 and, you know, they -- they conducted 99 15 percent of -- look, I don't want to give percentages. I mean, this is -- but I -- I --16 I played a minimal role towards the end. 17 18 Before during my earlier years as 19 CFO, I did more, and then as time went on, I 20 did less in it. 21 Ο. Okay. Was there a person at 22 Highland who was responsible for overseeing 23 Highland's participation in PwC's audit during 24 the time that you were the CFO? 25 I mean, there was -- there Α. Yeah.

1	WATERHOUSE - 10-19-21	Page 87
2	was a there was a point it varies. It	
3	varies by year, in function, in time and, you	
4	know, depending on the request, but yes, I	
5	mean, there is there is there is	
6	generally a point person of communication.	
7	Q. And who was the point person from	
8	2016 until the time you left Highland?	
9	A. I don't I don't know	
10	specifically, but it would have been, you	
11	know you know, someone on the corporate	
12	accounting team.	
13	Q. And was there a head of the	
14	corporate accounting team?	
15	A. Yes, so yes.	
16	Q. Who was the head of corporate	
17	accounting for the five years prior to the time	
18	you left Highland?	
19	A. I don't if you're asking from	
20	2016 on, I don't it was Dave Klos, but,	
21	again, there was there was changes to the	
22	team and the reporting structure. I don't	
23	remember exactly when that happened during	
24	you know, over the last since 2016.	
25	Q. Did the folks who participated and	

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Page 88 1 WATERHOUSE -10-19-212 ran the audit all report to you, directly or 3 indirectly? 4 Α. Yes. 5 And did you have any responsibility 0. б for making sure that the audit report was 7 accurate before it was finalized? Α. Yeah. I mean, you know, that --8 9 that is -- my responsibility to the auditors 10 was -- again, is -- and the CFO is to -- we are providing accurate financial statements; right? 11 12 And -- and -- and as part of any 13 audit, we disclose all relevant information as 14 part of any audit. 15 Ο. Okay. And as the CFO, did you take 16 steps to make sure that the audit report was accurate? 17 18 Α. I mean, I would say in a general 19 sense, yes. But, again, I mean, I had a 20 very -- I had a very capable and competent 21 team. I wasn't managing them. 22 You know, part of what I do is I let 23 the team -- I want managers to grow. I want 24 managers to have rope. And that is -- you 25 know, I'm not a stand-behind-you type of quy.

Page 89 1 WATERHOUSE - 10-19-21 2 If you -- if you talk to my team members, I'm not micromanaging people. I want people to 3 learn and grow in their function so they can go 4 5 on and do bigger and better things with their б careers. 7 And so, yes, generally I was responsible for it, but I wanted the team to 8 9 learn and grow and be responsible for the bulk 10 of the audit. Did you personally review each audit 11 Ο. report before it was finalized to satisfy 12 13 yourself that it was accurate? 14 Α. I don't -- I don't recall, you know, 15 for every single -- we're talking 2016, there would have been three years, 2016 to '17, '18. 16 I don't -- we're -- we're going back 17 five years-plus. I don't -- you know, I don't 18 recall. 19 20 Did you have a practice that you Ο. 21 employed to make sure that you were satisfied 22 that Highland's audit reports were true and 23 accurate to the best of your knowledge? 24 I mean, our -- the practice was set Α. 25 up with our -- the -- the practice to put

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Page 90 1 WATERHOUSE - 10-19-21 2 together accurate audited or accurate financial statements is to your control environment. 3 So, you know, the -- so the practice 4 was to maintain a stable control environment 5 б which then the output is -- is accurate 7 financial statements. So -- so, you know, if I was 8 9 comfortable that the control environment was 10 operating, then, you know, that would dictate how I would -- you know, what I might or might 11 not do in a given year. 12 13 Okay. Do you recall ever being Ο. uncomfortable with the control environment 14 15 during the period that you served as CFO? 16 Yeah. I mean, look, yes, there are Α. times -- you know, nothing is perfect. So 17 there were -- there were times when, yes, you 18 know -- there are times I learned I was 19 20 uncomfortable with the control environment, and 21 that is part of the management of the process 22 and having, you know -- and -- and working 23 through whatever obstacles present themselves. 24 Okay. Were you ever uncomfortable 0. 25 with the control process as it related to

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1 WATERHOUSE - 10-19-21 2 reporting and disclosures of loans to 3 affiliates and Mr. Dondero? MS. DANDENEAU: Objection to form. 4 5 I don't -- I don't recall --Α. 6 0. So you don't recall --7 -- the --Α. MS. DANDENEAU: Mr. Morris --8 9 Α. I don't recall being uncomfortable. 10 But, again, we're going back several years. Ι don't -- you know, the practice in an audit is 11 to disclose all information to the auditors. 12 13 And I don't -- I don't recall. 14 As part of the process of the audit, 0. 15 did you sign what is sometimes referred to as a 16 management representation letter? 17 Α. Yes. 18 MR. MORRIS: Can we put up on the 19 screen a document that we have premarked as 20 Exhibit 33. 21 (Exhibit 33 marked.) 22 MS. DANDENEAU: Mr. Morris, that is 23 not in the binder; correct? 24 MR. MORRIS: Correct. 25 So you will see, Mr. Waterhouse, Q.

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1		Page 92
1	WATERHOUSE - 10-19-21	
2	this is a letter dated June 3rd. And if we	
3	could go to the signature page.	
4	And do you see that you and	
5	Mr. Dondero signed this document?	
6	A. Yes.	
7	Q. That is your signature; right?	
8	A. Yes.	
9	MR. MORRIS: Okay. Can you go back	
10	to the top.	
11	MS. DANDENEAU: Mr. Morris, can you	
12	have somebody post this in the chat so that	
13	we have can have a copy of this, please.	
14	MR. MORRIS: Yeah, sure. Asia, can	
15	you do that, please.	
16	Q. Okay. Do you see at the bottom of	
17	the second paragraph there is a reference to	
18	materiality?	
19	A. Yes.	
20	Q. Okay. It says, Materiality used for	
21	purposes of these representations is	
22	\$1.7 million.	
23	Do you see that?	
24	A. I do.	
25	Q. And did PwC set that level of	
L		

1	WATERHOUSE - 10-19-21	Page 93
2	materiality?	
3	A. Yes.	
4	Q. And for purposes of the audit, did	
5	PwC set the level of materiality each year?	
6	A. Yes.	
7	Q. Did that number change over time?	
8	A. I'm not aware of what materiality is	
9	every single year, so but, you know, this	
10	number would likely fluctuate.	
11	Q. Okay. I'm going to go back to a	
12	question I asked you earlier today. And that	
13	is in connection this letter is issued in	
14	connection with the audit for the period ending	
15	12/31/2018; correct?	
16	A. Yes.	
17	Q. Okay. And is it fair to say that if	
18	any actually, withdrawn. I'm going to take	
19	it outside of this.	
20	If Highland ever forgave the loan to	
21	any affiliate or any of its officers or	
22	employees, in whole or in part, to the best of	
23	your knowledge, would that forgiveness have	
24	been disclosed in the audited financial	
25	statements if it exceeded the level of	

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Page 94 1 WATERHOUSE -10-19-212 materiality that PwC established? 3 MS. DANDENEAU: Objection to form. So, again, during my tenure as CFO, 4 Α. and -- Highland -- it was -- it is required to 5 6 disclose any affiliate loans that are in excess 7 of materiality. Now, the forgiveness of those loans 8 9 may or may not -- I mean, since materiality 10 fluctuates every year, a -- you know, if a loan was forgiven, it may or may not, you know --11 and, look, I would want to consult the guidance 12 13 around this. 14 It is not something we do -- you 15 know, it is not -- you know, GAAP can be and 16 disclosures can be very specialized so, again, we want to consult the guidance. But we would 17 see if and what would need to be disclosed if 18 it were deemed immaterial. 19 20 Did you and Mr. Dondero sign 0. 21 management representation letters of this type 22 in each year in which you served as Highland's 23 CFO? 24 I -- I -- I will speak for myself. Α. 25 I signed them. There may have been others that

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1	WATERHOUSE - 10-19-21
2	signed as well. I don't I don't recall.
3	Q. But to the best of your knowledge,
4	you, personally, signed a management
5	representation letter in connection with
6	Highland's audit each year that you served as
7	the CFO; correct?
8	A. I would say generally speaking,
9	Mr. Morris. I don't recall for every single
10	year, you know, generally, but I would want to
11	refer to all the rep letters and see who signed
12	them.
13	Q. Do you recall Highland having its
14	financial statements audited in any year during
15	the period that you were a CFO where you didn't
16	sign the management representation letter?
17	A. I don't recall. But, John, we're
18	going back five, six, seven, eight, nine,
19	decade. I don't I don't remember.
20	Q. I don't want to go back that many
21	decades, but I'm just asking you if you recall
22	that there was you didn't sign it?
23	A. I I I don't, but my memory
24	is again, I I I can't tell you what I
25	did in 2012. I mean, I think generally, yes,

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1 WATERHOUSE -10-19-212 but I don't -- I don't know for sure, and I 3 would want to rely on the document. Let me ask the question a little bit 4 0. differently then. 5 6 Do you have any reason to believe 7 that Highland had its annual financial audit and you did not sign a management 8 representation letter in connection with that 9 10 audit? 11 MS. DANDENEAU: Objection to form. 12 I don't believe it would, but, Α. again, I would want to -- I don't recall and I 13 14 would want to confirm it to -- to make, you 15 know, an affirmative -- to give an affirmative 16 answer. 17 Do you know whether PwC required Ο. management to sign management representation 18 19 letters? 20 MS. DANDENEAU: Objection to form. 21 I mean, it -- management Α. Yes. 22 representation letters are signed by 23 management. Okay. And do you know -- do you 24 0. have any understanding as to why PwC requires 25

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Page 97 1 WATERHOUSE - 10-19-21 2 management to sign management representation 3 letters? MS. DEITSCH-PEREZ: Object to the 4 5 form. 6 Α. I don't know why PwC's -- what PwC's 7 specific practice is. I know generally what management representation letters are. 8 9 Q. Okay. Do you personally -- I'm not 10 asking about PwC. I'm asking for you -- I'm asking about you, do you have an understanding 11 as to why the auditor asks for management 12 13 representation letters? 14 Α. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Can you give me the general 0. 18 understanding that you have as to why 19 management representation letters are required? 20 Α. They are -- they are required to --21 they are -- they are one of the items required 22 in an audit to help verify completeness. 23 Ο. Do you have any -- any other 24 understanding as to why management 25 representation letters are required?

1	WATERHOUSE - 10-19-21	Page 98
2	A. That is that is other than	
3	what I said, it is it is it is required	
4	so to ensure that the you know, there	
5	is there is completeness in what is being	
6	audited.	
7	Q. Did you did you have a practice	
8	whereby you and Mr. Dondero conferred about the	
9	management representation letters before you	
10	signed them?	
11	A. No.	
12	Q. Did you have a practice	
13	withdrawn.	
14	Do you see just the next sentence	
15	after the materiality, there is a sentence that	
16	states: We confirm, to the best of our	
17	knowledge and belief, as of June 3rd, 2019, the	
18	date of your report, the following	
19	representations made to you during your audit.	
20	Do you see that sentence?	
21	A. Yes.	
22	Q. Okay. Did you understand when you	
23	signed this letter that you were confirming the	
24	representations that followed?	
25	A. When I signed this management	

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1	WATERHOUSE - 10-19-21	Page 99
2	letter representation letter, yes.	
3	Q. Okay. Did you discuss this letter	
4	with Mr. Dondero before you signed it?	
5	A. I don't recall.	
6	Q. Do you recall if Mr. Dondero asked	
7	you any questions before he signed the letter?	
8	A. I don't recall.	
9	Q. Do you recall if you asked	
10	Mr. Dondero any questions before you signed	
11	this letter?	
12	A. I don't recall.	
13	Q. Is it fair to say that Mr. Dondero	
14	did not disclose to you the existence of the	
15	agreement that we have as we've defined that	
16	term prior to the time you signed this letter?	
17	MS. DANDENEAU: Objection to form.	
18	A. I don't think I understand the	
19	question. So, again, you are saying, did	
20	Mr. Dondero not disclose to me the existence of	
21	this letter?	
22	Q. No, I apologize.	
23	Did Mr. Dondero disclose to you the	
24	existence of the agreement prior to the time	
25	you signed this letter on June 3rd, 2019?	

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		Page 100
1	WATERHOUSE - 10-19-21	Page IVV
2	A. The agreement the agreement that	
3	we talked about earlier?	
4	Q. Correct.	
5	A. Look, as I said earlier, the first	
6	time I heard of this agreement was sometime	
7	this year.	
8	Q. Okay. Can we turn let's just	
9	look at a couple of items on the list. If we	
10	can go to page 33416. Do you see in Number 35	
11	it talks about the proper recording or	
12	disclosure in the financial statements of ND	
13	relationships and transactions with related	
14	parties.	
15	Do you see that?	
16	A. I do.	
17	Q. As the CFO, do you have any	
18	understanding as to whether Dugaboy is a	
19	related party?	
20	A. I don't recall.	
21	Q. Do you know whether any of the	
22	affiliates are related parties?	
23	A. If if it was NexPoint, HCMFA,	
24	HCMS, HCRE, yeah, if if that is the	
25	affiliate definition, and there. In ASC 850	
1		

1	WATERHOUSE - 10-19-21	Page 101
2	again, I mean, I haven't looked at ASC 850 in	
3	quite some time, but, you know, if if there	
4	is a control language, you know, ASC 850, would	
5	that that section in GAAP would would	
6	pick up and define what are related parties.	
7	So, you know, like I said, if one	
8	of the four entities I just described, if if	
9	they are in that control definition of ASC 850,	
10	they would be picked up in 35D.	
11	Q. Do you do you have any reason to	
12	believe that they would be picked up in that	
13	definition, based on your knowledge and	
14	experience?	
15	A. I I believe that entities	
16	controlled under GAAP are are affiliates.	
17	Q. Okay. Would Mr. Dondero also	
18	qualify as a related party for purposes of	
19	Section 35D, to the best of your knowledge?	
20	A. Yeah, I don't I don't know. I	
21	would think I would have to read the code	
22	section to see if someone personally is it	
23	talking about related parties. So, look, if	
24	your own in control, yeah, I mean, I would have	
25	to read the section.	

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Page 102 1 WATERHOUSE - 10-19-21 2 To the best of your knowledge, was Q. 3 the existence of the agreement ever disclosed 4 to PwC? 5 Α. I'm not -- I'm not aware. 6 Ο. Do you recall if the agreement was 7 ever disclosed in Highland's audited financial statements? 8 9 I don't -- I don't remember if it Α. 10 was in every Highland's audited financial statements during my tenure. We would have to 11 read the financial statements to see what was 12 13 disclosed, but I'm not -- I mean, as I sit here 14 today, I'm not aware. 15 Q. That is all I'm asking for. 16 Α. I'm not aware. 17 0. Can we go to the next page, please, and look at 36. 36 says, we have disclosed to 18 19 you the identity of the partnership's related 20 party relationships and all the related party relationships and transactions of which we are 21 22 aware. 23 Do you see that? 24 Α. Yes. To the best of your knowledge, as of 25 Q.

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		Page 103
1	WATERHOUSE - 10-19-21	
2	June 3rd, 2019, did Highland disclose to PwC	
3	the identity of the partnership's related	
4	parties and all the related party relationships	
5	and transactions of which it was aware?	
6	A. I mean, I can speak for myself as	
7	signer of this representation letter. I	
8	disclosed what what, you know, what	
9	what what I knew. Sorry, look, yes, so I	
10	I disclosed what I knew.	
11	Q. Okay. Can we go to page 419. Do	
12	you see at the end there is a reference to	
13	events that occurred since the end of the	
14	fiscal year and the date of the letter?	
15	A. Yes.	
16	Q. And were you aware of that of	
17	that provision of the management representation	
18	letter before you signed the document?	
19	A. Yes.	
20	Q. Do you have an understanding as to	
21	why PwC asked for that confirmation of that	
22	particular part of the management	
23	representation letter?	
24	A. It is it is it is just it	
25	is a typical audit request.	

Page 104 1 WATERHOUSE - 10-19-21 2 0. And do you understand -- do you have an understanding that PwC wanted to know that 3 4 as of the date of the audit whether any 5 material changes had occurred since the end of the fiscal year, using the definition of б materiality that is in this particular 7 management representation letter? 8 9 Α. It -- it is -- it is -- it is a --10 it is as described. It is just a poorly worded question, so it is hard for me to say yes. 11 12 If I asked you this, I apologize, Ο. 13 but did you ever learn when the agreement was 14 entered into? 15 Α. I don't -- I don't -- like I said 16 before, I don't know or have any details of the 17 agreement. 18 Ο. Okay. Did you ever ask anybody when 19 the agreement was entered into? 20 Α. I did not. 21 Let's look at the audited financial 0. 22 statements. We will put up on the screen a 23 document that has been premarked as Exhibit 34. 24 (Exhibit 34 marked.) 25 MS. DANDENEAU: And again, if Ms. La

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Page 105 1 WATERHOUSE - 10-19-21 2 Canty could please put that in the chat room, that would be great. 3 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Ο. Now, I'm just going to ask you 7 questions that are related to the provisions of this report that concern the affiliate loans, 8 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that you think you might need to see in order to 11 refresh your recollection to answer any of my 12 questions, will you let me know that? 13 14 Α. Yes. 15 Because this is a pretty lengthy Q. 16 document, but do you see that the cover page here is the Highland consolidated financial 17 statements for the period ending December 31st, 18 19 2018? 20 Α. Yes. 21 If we can go to -- I think it is the Q. 22 next one, looking for PwC's signature line. I'm sorry, John, did vou 23 MS. CANTY: 24 say something? 25 MR. MORRIS: Yes, can we turn the

Page 106 1 WATERHOUSE - 10-19-21 2 I think it is 215. Yes, stop right page. 3 there, just above -- I'm sorry, I want to 4 see just the date of the report. 5 Okay. Do you see at the bottom of Ο. 6 that page there, Mr. Waterhouse, 7 PricewaterhouseCoopers has signed this audit 8 report? 9 Α. Yes, I see their signature. 10 Okay. And it is the dated same day Q. 11 as your management representation letter; is 12 that right? 13 Α. It is -- yes, it is the same day. 14 Q. Was that the practice to sign the 15 management representation letter on the same 16 day that the audit report was signed? 17 Yes, that is typical in every audit. Α. Can we just scroll down to the 18 Q. 19 balance sheet on the next page. 20 Do you see that there is a line 21 there that says, Notes and Other Amounts Due 22 from Affiliates? 23 Α. Yes. 24 Does that line, to the best of your Ο. 25 knowledge, include the amounts that were due

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Page 107 1 WATERHOUSE -10-19-212 under the affiliate under the notes signed by 3 the affiliates and Mr. Dondero? MR. RUKAVINA: Objection to the 4 extent that calls for a legal conclusion. 5 6 Α. I mean, I would want to see the 7 detail and the build to this \$173,398,000, but, yes, I mean, if -- if -- given what we 8 9 discussed before, you know, it -- it should 10 capture that. And -- and while you were the CFO of 11 Ο. Highland, were all notes held by Highland that 12 13 were issued by an affiliate or Mr. Dondero carried as assets on Highland's balance sheets? 14 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Object to form. 17 I don't -- I don't know how else Α. they would be carried. 18 19 Okay. Can you think of any -- are Ο. you aware of any promissory note issued by an 20 affiliate or Mr. Dondero that was not carried 21 22 on Highland's audited financial balance sheets? I'm -- I'm -- I'm not aware. 23 Α. 24 Okay. Are you aware of any category 0. 25 of asset on Highland's balance sheet in which

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Page 108 1 WATERHOUSE -10-19-212 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 Α. Sorry, am I aware of any asset of an 7 affiliate being included --That -- let me -- let me try again. 8 Q. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 Α. Yes. 13 0. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 Α. Yes. 17 And it is reasonable to conclude 0. that the notes from the affiliates and 18 Mr. Dondero are included in that line item; 19 20 right? 21 Yes, based on this description. Α. Again, I would want to see a build of this to 22 23 100 percent confirm, but based on the 24 description, the asset description, it is -- it 25 is likely.

Page 109 1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? Т 3 don't know. 4 Do you have any reason to believe 0. 5 that the promissory notes would have been б carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from Affiliates? 8 9 If they were deemed -- no. If they Α. 10 were deemed an affiliate, you know, under GAAP, they should be carried in that line. 11 12 Otherwise, it would go into another line. Okay. And do you see the total 13 Ο. asset base as of December 31st, 2018, was 14 15 approximately \$1.04 billion? 16 Α. Yes. 17 Is my math correct that the Notes 0. and Other Amounts Due from Affiliates 18 19 constituted approximately 17 percent of 20 Highland's assets as of the end of 2018? 21 Α. Well, so how are you defining 22 Highland? 23 Highland Capital Management, L.P., 0. 24 the entity that this audit is subject to -- or 25 the subject of.

1	WATERHOUSE - 10-19-21	Page 110
2		
	A. On a consolidated or unconsolidated	
3	basis?	
4	Q. I'm looking at the balance sheet.	
5	It is a consolidated balance sheet. Okay?	
6	Does the Notes and Other Amounts Due	
7	from Affiliates constitute approximately	
8	17 percent of the total assets of Highland	
9	Capital Management, L.P., on a consolidated	
10	basis?	
11	MS. DANDENEAU: Objection to form.	
12	A. I don't have a calculator in front	
13	of me but I will take your math, if you are	
14	taking the 173 divided by the billion.	
15	Q. Okay.	
16	A. If that is accurate, yes. But,	
17	again, on a consolidated basis.	
18	Q. And on an unconsolidated basis the	
19	percentage would be higher; correct?	
20	A. I no. I don't know.	
21	Q. Well, okay. That is fair.	
22	MR. MORRIS: Can we turn to	
23	page 241, please.	
24	Q. Do you see that this is a section of	
25	the audit report that is entitled Notes and	

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1		Page 111
	WATERHOUSE - 10-19-21	
2	Other Amounts Due from Affiliates?	
3	A. Sorry, I can't see the the	
4	Q. It is at the top.	
5	A. Notes and Other Amounts Due from	
6	Affiliates, yes, I see that. I don't I	
7	don't have a page number, but I'm on a page	
8	that says at the top: Notes and Other Amounts	
9	Due from Affiliates.	
10	Q. Okay. And that is the same title of	
11	the line item on the balance sheet that we just	
12	looked at; right? Notes and Other Amounts Due	
13	from Affiliates?	
14	A. Yes.	
15	Q. And is it your understanding, based	
16	on your experience and knowledge as the CFO,	
17	that this is the section of the narrative that	
18	ties into the line item that we just looked at?	
19	A. Yes.	
20	Q. And is this section of the audit	
21	report intended to describe and disclose all of	
22	the material facts concerning the Notes and	
23	Other Amounts Due from Affiliates?	
24	MS. DANDENEAU: Objection, form.	
25	A. This these notes these notes	

1	WATERHOUSE - 10-19-21	Page 112
2	of the financial statements are the purpose	
3	is to disclose any material items in relation	
4	to that balance sheet line item.	
5	Q. Okay. And all of the information,	
6	to the best of your knowledge, that is set	
7	forth in this section of the audit report was	
8	provided by Highland; correct?	
9	A. Yes, it would have been provided by	
10	the corporate accounting team.	
11	Q. Okay. And the corporate accounting	
12	team, did that team report to you in the	
13	organizational structure?	
14	A. Yes.	
15	Q. And did you have any concerns about	
16	the controls that were in place to make sure	
17	that the information provided with respect to	
18	Notes and Other Amounts Due from Affiliates was	
19	accurate and complete?	
20	MS. DANDENEAU: Objection to form.	
21	A. Not that I recall.	
22	Q. Okay. Do you recall ever being	
23	concerned that any portion of the Notes and	
24	Other Amounts Due from Affiliates in any audit	
25	report was inaccurate, incomplete, or not	
1		

1	WATERHOUSE - 10-19-21	Page 113
2	reliable?	
3	A. I didn't I had concerns about,	
4	you know, like I talked about before, of there	
5	were there were potentially issues in the	
6	control environment. But as far as it relates	
7	to the audited financial statements, any the	
8	team would work with the auditors to disclose	
9	all all notes in Highland's possession.	
10	And any any notes that were	
11	deemed material by the auditor, right, these	
12	were disclosed in these in this section, you	
13	know, in in the notes to the consolidated	
14	financial statements as you presented.	
15	Q. Do you recall ever having a	
16	conversation with anybody at any time	
17	concerning the accuracy of the section of audit	
18	reports that relates to Notes and Other Amounts	
19	Due from Affiliates?	
20	MS. DANDENEAU: Objection to form.	
21	A. You know, as as I didn't have	
22	direct conversations with	
23	PricewaterhouseCoopers as I had, you know	
24	I I had the team that managed this.	
25	Again, I wasn't anywhere chose to	

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1	WATERHOUSE - 10-19-21	Page 114
2	being the point person of this audit. And I	
3	can't recall, you know, when you know, I	
4	don't even know if I was ever the point person	
5	during my tenure as CFO.	
6	I don't know if PwC had any concerns	
7	when they were performing those audit	
8	procedures. They may have and they may have	
9	and it may not have been communicated to me. I	
10	don't know.	
11	MR. MORRIS: All right. I move to	
12	strike.	
13	Q. And I'm going to ask you to listen	
14	carefully to my question.	
15	Did you do you recall ever having	
16	a conversation with anybody at any time	
17	concerning the accuracy of the reporting	
18	provided in the audited financial statement on	
19	the topic of Notes and Other Amounts Due?	
20	MS. DANDENEAU: Objection to form.	
21	A. I don't recall for this, but that	
22	doesn't mean that it didn't exist.	
23	Q. Okay. But you have no reason to	
24	believe, as you sit here right now, that you	
25	ever discussed with anybody concerns over the	

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Page 115 1 WATERHOUSE - 10-19-21 2 accuracy of the section of the audit reports 3 called Notes and Other Amounts Due from 4 Affiliates; correct? 5 MS. DANDENEAU: Object to the form. 6 MS. DEITSCH-PEREZ: Objection to 7 form. Α. I don't recall having any 8 9 conversations. But, again, I mean, this is --10 this is two years ago. I'm just asking for your 11 Q. 12 recollection, sir. 13 Α. Yes. If you don't recall, this will --14 Q. 15 Α. Yeah. 16 (Overspeak) -- if you don't 0. recall --17 18 Yeah, I don't -- I don't recall. Α. 19 Do you know who was responsible for 0. 20 drafting the audit report? 21 Are you asking the actual Highland Α. 22 employee responsible? I mean, it was 23 Highland's responsibility, so, I mean, that 24 is --Right. 25 Q.

1	WATERHOUSE - 10-19-21	Page 116
2	A Highland's responsibility.	
3	Highland's responsibility.	
4	Q. Who, at Highland, was responsible	
5	for drafting this section of the audit report?	
6	A. I I don't know the answer to	
7	that. Again, there was a team who worked on	
8	this. And I don't know, you know, whether it	
9	was the staff or the manager.	
10	Again, this is where I let the teams	
11	manage. And, you know, there may be a	
12	corporate accountant who worked on this. I	
13	just you know, I wasn't part of that process	
14	to give that person experience. I don't know.	
15	Q. Do you recall having any	
16	communications with anybody at any time	
17	concerning this section of the report?	
18	A. Yeah, I don't recall.	
19	Q. Do you recall whether you ever told	
20	anybody at any time that any aspect of this	
21	section of the report was inaccurate or	
22	incomplete?	
23	A. I don't recall.	
24	Q. As you sit here today, do you have	
25	any reason to believe that this section of the	

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Page 117 1 WATERHOUSE - 10-19-21 2 audit report is incomplete or inaccurate in any 3 way? And I'm happy to give you a moment 4 to -- to look at it, if you would like. 5 6 MS. DANDENEAU: Objection to form. 7 MS. DEITSCH-PEREZ: Same. I mean, I would have to look at -- I 8 Α. 9 would have to look at the bill to the note 10 schedule to make sure I know you presented me with materiality, but again, there might be a 11 note as of 12/31/18 that somehow was -- was 12 13 under materiality not disclosed. I don't -- I 14 don't know. I would need more information. 15 Okay. But without more information, Ο. 16 you have no reason to believe anything this section is inaccurate; correct? 17 18 MS. DANDENEAU: Objection to form. 19 I don't. I mean, you know, this was Α. 20 part of the audit. 21 Thank you. Now, you will see if we Ο. 22 could scroll just a little bit more that each of the first five paragraphs concerns 23 24 specifically the four affiliates that we've 25 been discussing and Mr. Dondero.

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1 WATERHOUSE - 10-19-21 2 MR. MORRIS: If we could go the 3 other way, La Asia. We don't need Okada. 4 We're going to have to thread the needle. 5 Okay. Good, perfect. 6 Ο. Do you see those five paragraphs 7 certain the four affiliates and Mr. Dondero as we've been referring to today? 8 9 Α. Yes. 10 Okay. And do you see at the end of Ο. every paragraph it states, quote: A fair value 11 of a partnership's outstanding notes receivable 12 approximates the carrying value of the notes 13 14 receivable? 15 Α. Yes, I see that. Do you have an understanding of what 16 0. that means? 17 18 Α. Yes. 19 What is your understanding of that 0. 20 sentence? 21 It is the -- again, the -- the fair Α. 22 value, right, which is -- which is what the --23 what Highland could sell that asset for. This 24 statement is comparing the fair value of the 25 notes to the carrying value, so the carrying

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1	WATERHOUSE - 10-19-21	Page 119
2	value is the line item that you showed me	
3	earlier that is in Notes and Other Amounts Due	
4	from Affiliates.	
5	Q. Okay. Is another way to say this is	
б	that the fair market value of the notes equals	
7	the principal amount and withdrawn.	
8	Is the fair way to interpret this	
9	that the fair market value of the notes equals	
10	all remaining unpaid principal and interest due	
11	under the notes?	
12	MS. DANDENEAU: Object to the form.	
13	MS. DEITSCH-PEREZ: Objection, form.	
14	A. I don't know the answer to that,	
15	because I don't recall where where any	
16	where in what line item was the interest	
17	component reported.	
18	Q. All right. Well, if we look in this	
19	audit report, you will see in the middle of the	
20	first paragraph, for example, it states that as	
21	of December 31st, 2018, total interest and	
22	principal due on outstanding promissory notes	
23	was approximately \$5.3 million.	
24	Do you see that?	
25	A. I do.	

1	WATERHOUSE - 10-19-21	Page 120
2	Q. Is that the carrying value or the	
3	fair value?	
4	A. That would be the carrying value	
5	Q. And is the last	
6	A in my opinion.	
7	Q. Okay. And it is in your opinion as	
8	the chief financial officer of Highland during	
9	the period of time that you described; right?	
10	It is an educated opinion?	
11	A. I'm reading this at face value. I'm	
12	taking that as that is carrying value.	
13	Q. Okay. And does the last sentence	
14	say that the carrying value is roughly	
15	approximate to the fair market value?	
16	MS. DANDENEAU: Objection to form.	
17	MS. DEITSCH-PEREZ: Objection, form.	
18	A. Again, this note to the financial	
19	statement is specific to notes and other	
20	amounts due from affiliates.	
21	Q. Correct.	
22	A. If the interest component is	
23	reported elsewhere on the balance sheet, you	
24	know, it it it could be off. Again, I	
25	don't have the detail. I don't know, but yes,	
1		

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r	
1	WATERHOUSE - 10-19-21
2	look, I mean, if you I mean, if you are
3	saying the 5.3 million is in the notes and
4	other amounts due from affiliates, then the
5	last statement is saying the fair value
6	approximates 5.3 million. That is what that
7	last sentence is saying.
8	Q. Do you see in the middle of the
9	first paragraph not in the middle, the next
10	to last sentence there is a statement that the
11	partnership will not demand payment on amounts
12	that exceed HCMFA's excess cash availability
13	prior to May 31st, 2021.
14	Do you see that?
15	A. I do.
16	Q. Do you know when Highland agreed not
17	to demand payment as described in that
18	sentence?
19	A. I don't know specifically.
20	Q. Do you know why Highland agreed not
21	to demand payment on HCMFA's notes until May
22	2021?
23	A. Yes.
24	Q. Why was that decision made?
25	A. You know, well, it it that

Page 122 1 WATERHOUSE - 10-19-21 2 decision was made as to not put HCMFA into a position where it didn't have sufficient assets 3 to pay for the demand note. 4 5 And at the time the agreement was 0. б entered into, pursuant to which the partnership wouldn't demand payment, did HCMFA have 7 insufficient assets to satisfy the notes if a 8 demand had been made? 9 10 MS. DANDENEAU: Objection to form. 11 I don't have HCMFA's financial Α. statements in front of me as of 12/31/18. 12 13 0. Was there a concern that HCMFA would 14 be unable to satisfy its demands under the 15 notes if demand was made? 16 MS. DANDENEAU: Objection to form. 17 Well, there is -- I don't recall --Α. I mean, there is something, right, in place to 18 19 basically not demand payment until May 31, 2021 20 as detailed here. 21 And who made the decision to enter Ο. 22 into -- who made the decision on behalf of 23 Highland not to demand payment until May 31st, 24 2021? 25 I'm trying to remember. I don't Α.

1	WATERHOUSE - 10-19-21	Page 123
2	remember exactly I don't remember if it was	
3	myself or or Jim Dondero who who there	
4	was there was something signed, from what I	
5	recall, that that that backed up this	
6	line item in the in the notes I'm look,	
7	I'm, I'm	
8	Q. We will get to that.	
9	A. You	
10	Q. I'm just	
11	A. You have I mean	
12	Q. We're going to give that to you.	
13	I'm going to give that to you.	
14	A. You you you have all the	
15	documents. I don't have the documents, and	
16	that is what makes it so hard. I don't have	
17	any documents to prepare for this deposition;	
18	right? You have all I don't I don't I	
19	don't remember, but, you know, again, it would	
20	probably be myself or Jim.	
21	Q. Do you know if Highland received	
22	anything in return for its agreement not to	
23	make a demand for two years?	
24	A. I don't I don't think it referred	
25	anything.	

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1	WATERHOUSE - 10-19-21	Page 124
2	Q. And did you and Mr. Dondero discuss	
3	HCMFA's ability to satisfy the notes if a	
4	demand was made at the time this agreement was	
5	entered into?	
6	MS. DANDENEAU: Objection to form.	
7	A. I don't I don't I don't recall	
8	having a specific conversation, if I did, or	
9	or David Klos.	
10	Q. Okay. I'm just asking if you recall	
11	any conversations that you had.	
12	A. I don't recall.	
13	Q. Okay. Do you know why Highland	
14	loaned the money to HCMFA that is the subject	
15	of the notes described in this paragraph?	
16	A. I don't remember specifically why	
17	5.3 million was loaned. I mean, I it would	
18	have to be put in the context.	
19	Q. Do you have any recollection at all	
20	as to why Highland ever loaned any money to	
21	HCMFA?	
22	A. Yes.	
23	MS. DANDENEAU: Objection to form.	
24	Q. What do you remember about that?	
25	A. There was a Highland Global	

1		Page 125
	WATERHOUSE - 10-19-21	
2	Allocation Fund, which was a a fund managed	
3	by Highland Capital Management Fund Advisors.	
4	There was a we I'm just telling you,	
5	there was there was there was a a	
6	ultimately a NAV error found in this fund while	
7	it was an open-ended fund and, you know, there	
8	were amounts owed by the advisor in in	
9	relation to that NAV error.	
10	There were also, for the same fund,	
11	that same fund was ongoing an	
12	open-end-to-close-end conversion, and as part	
13	of that proposal, shareholders who voted for	
14	the conversion received compensation from the	
15	advisor.	
16	Q. All right. Now, the events that	
17	you're describing occurred in the spring of	
18	2019; right?	
19	A. These started back I think, I	
20	mean	
21	Q. I apologize.	
22	A that I mean, the answer to	
23	that is no.	
24	Q. I apologize, the loans that were	
25	made in connection with the events that you're	

Page 126 1 WATERHOUSE - 10-19-21 2 describing occurred in May 2019; right? 3 MR. RUKAVINA: Objection to the extent that calls for a legal conclusion. 4 I don't recall specifically what 5 Α. б amounts of money were moved when, for what 7 purpose. Okay. Fair enough. Going to the 8 0. 9 next paragraph, do you recall that NexPoint 10 Advisors had obtained a number of loans from Highland, and they rolled up those loans into 11 12 one note in approximately 2017? This is for NexPoint Advisors? 13 Α. 14 Q. Yes. 15 I -- I mean, I don't -- I don't Α. recall the NexPoint Advisors loan being a 16 roll-up loan, but --17 18 0. Do you know why? But, look, if you have documents 19 Α. 20 that show -- I mean, look, I just don't recall. 21 Okay. That is fair. Do you know Ο. 22 why -- do you have any recollection as to why 23 Highland loaned money to NexPoint? 24 Α. Yes. 25 Why did High -- why do you recall --Q.

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1 WATERHOUSE - 10-19-21 what is the reason you recall Highland lending 2 money to NexPoint? 3 I mean, I was just -- I just -- I 4 Α. just recall. I mean, I just -- I don't 5 б remember why. 7 I understand. And I'm asking you if 0. you recall --8 9 Oh, why -- I thought you say --Α. 10 NexPoint Advisors was launching a fund which is -- I believe that the legal name is NexPoint 11 Capital, Inc. And it -- it provided a 12 co-invest into that fund. 13 14 And, from what I remember, the --15 the -- that NexPoint borrowed money from 16 Highland at the time to make that co-invest. 17 So this was an investment that 0. 18 NexPoint was required to make; is that right? 19 MS. DANDENEAU: Objection to form. 20 Α. I don't know if it was required to 21 make, I don't recall that, or if it just made 22 it. 23 Okay. But your recollection is that Q. 24 NexPoint made an investment and they borrowed 25 money from Highland to finance the investment.

Page 128 1 WATERHOUSE - 10-19-21 2 Do I have that right? 3 Α. Yes. 4 How about HCRE? Do you know why Ο. 5 HCRE borrowed money from Highland? 6 Α. I don't remember specifically. 7 Do you remember generally? Ο. Generally, yeah -- I mean, yes. 8 Α. 9 Can you tell me your general Q. 10 recollection as to why Highland loaned money to HCRE? 11 12 For -- for -- for investment Α. 13 purposes. 14 So HCRE made the investment and it 0. 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? I mean, I -- you know, generally. 19 Α. Okay. How about Highland Management 20 Q. Services, Inc.? 21 22 Do you have any recollection as to why HCMS borrowed money from Highland? 23 24 Α. Generally. 25 What is your general recollection as Q.

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Page 129 1 WATERHOUSE - 10-19-21 2 to why HCMS borrowed money from Highland? 3 Α. For -- for investment purposes. So it is the same thing, HCMS wanted 4 Ο. 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 Α. I mean, yes, generally. I mean, I 9 can't -- I don't -- on the services, there --10 there are several loans in these schedules. You know, I can't remember why every single one 11 of these were made, but I would say, yeah, I 12 13 mean, generally. 14 Q. Okay. I appreciate that. 15 MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you 16 17 there? 18 MS. CANTY: Sorry, John. It went 19 out for a minute. Can you say that again. 20 I don't know what is going on. 21 MR. MORRIS: The page with Bates 22 No. 251, can we go to that. 23 MS. CANTY: Yes, sorry. 24 MR. MORRIS: Keep going to the 25 bottom. Yeah, there you go.

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1	WATERHOUSE - 10-19-21	Tage 150
2	Q. Do you see, Mr. Waterhouse, that	
3	there is a section there called Subsequent	
4	Events?	
5	A. I do.	
6	Q. And does this relate to the last	
7	sentence above the signature line on the	
8	management representation letter that we talked	
9	about earlier where you made the representation	
10	that you disclosed subsequent events?	
11	A. I mean, it relates to it, but not in	
12	its entirety.	
13	Q. Okay.	
14	MR. MORRIS: If we can scroll up to	
15	capture the entirety of this section right	
16	here.	
17	Q. And what do you mean by that, sir?	
18	MR. MORRIS: Yeah, right there.	
19	Perfect.	
20	A. There are there are different	
21	subsequent events in under GAAP. So there	
22	are and and so what we see in the	
23	notes to the financial statements are one type	
24	of subevent.	
25	Q. Okay. And and would the type of	

1	WATERHOUSE - 10-19-21	Page 131
2	subsequent event relating to affiliate loans be	
3	captured in this section if they were if	
4	they were made after the end of the fiscal year	
5	and prior to the issuance of the audit report?	
6	A. Yes, if they were deemed material or	
7	disclosable.	
8	Q. Okay. I appreciate that.	
9	Do you see the next to the last	
10	entry there? It says, Over the course of 2019	
11	through the report date, HCMFA issued	
12	promissory notes to the partnership in the	
13	aggregate amount of \$7.4 million?	
14	A. Yes.	
15	Q. And does that refresh your	
16	recollection that those are the notes that	
17	related to the NAV error that you mentioned	
18	earlier?	
19	A. I don't I don't remember the	
20	exact. Again, there are I mentioned two	
21	line items; right?	
22	Q. Yes.	
23	A. I mean, it was the GAAP conversion	
24	process plus the the NAV error. I don't	
25	have the details. I don't recall specifically	

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Page 132 1 WATERHOUSE -10-19-212 if -- you know, what -- if that 7.4 million was 3 solely attributable to the NAV error. 4 Okay. But there is no question that Ο. 5 Highland told PricewaterhouseCoopers that over б the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate amount of \$7.4 million; correct? 8 9 Α. In the course of the audit, we would 10 have produced all promissory notes in our possession, including the ones that are 11 12 detailed here. 13 0. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 Objection to form. MS. DANDENEAU: 17 I didn't recall initially but I've Α. been reminded. 18 19 Okay. And -- and do you recall that Ο. 20 those notes are dated May 2nd and May 3rd, 21 2019? 22 Α. Yes. 23 So that was just a month before the Q. 24 audit was completed; correct? 25 I think we had a June 3rd Α. Yes.

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Page 133 1 WATERHOUSE - 10-19-21 2 date, right, if -- if my memory serves me 3 right. 4 Yes, I will represent to you that Ο. 5 your memory is accurate in that regard. 6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're looking at in subsequent events? 8 9 Α. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone ever ask me to correct the -- over the course 11 of 2019 through the report date HCMFA issued 12 13 promissory notes, this statement? 14 Q. Right. 15 Α. Not that I'm aware. 16 While you were the CFO of Highland, 0. did anybody ever tell you that that sentence 17 18 was wrong? 19 Not that I'm aware. Α. 20 Highland -- withdrawn. Q. 21 HCMFA disclosed these notes in its 22 own audited financial statements; right? 23 Objection, form. MR. RUKAVINA: 24 Α. I assume that these would be 25 material -- if these are material financial

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Page 134 1 WATERHOUSE - 10-19-21 statements, yes, they -- they -- they should be 2 3 and they were likely disclosed. 4 Now, there is no statement 0. concerning the 2019 notes about the forbearance 5 that we looked at in the affiliated note б 7 section of the report; right? MS. DANDENEAU: Objection to form. 8 I'll withdraw. That was bad. 9 Q. 10 Do you recall when we were looking at the paragraph concerning HCMFA earlier it 11 had that disclosure about the agreement whereby 12 13 Highland wouldn't ask for demand on the -- on the HCMFA notes? 14 15 Α. Yes. 16 That forbearance disclosure is not 0. made with respect to the 2019 notes; right? 17 Not -- look, not that I can recall, 18 Α. 19 unless -- unless it was done at a subsequent 20 day. 21 Right. And it is not in the Ο. 22 subsequent event section that we're looking at 23 right now where the 2019 notes are described; 24 right? 25 Right. But this is through Α.

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1	WATERHOUSE - 10-19-21	Page 135
2	June 3rd. It could have been done on June 4th.	
3	I don't I don't I don't recall.	
4	Q. Okay.	
5	MR. MORRIS: Can we put up on the	
6	screen the HCMFA audit report. And while	
7	we're	
8	MS. DANDENEAU: What exhibit is	
9	this?	
10	MR. MORRIS: La Asia, what number is	
11	that?	
12	MS. CANTY: 45.	
13	MR. MORRIS: So this will be marked	
14	as Exhibit 45.	
15	(Exhibit 45 marked.)	
16	MS. CANTY: Yeah, and I will put it	
17	in the chat.	
18	MS. DANDENEAU: Thank you.	
19	Q. Okay. All right. Do you see that	
20	this is the consolidated financial statements	
21	for HCMFA for the period ending 12/31/18?	
22	A. Yes.	
23	Q. As the treasurer of HCMFA at the	
24	time, did you have to sign a management	
25	representation letter similar to the one that	

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		Page 136
1	WATERHOUSE - 10-19-21	
2	we looked at earlier for Highland?	
3	A. I would imagine I would have been	
4	asked to. I don't recall if I did.	
5	Q. Do you recall ever being asked by an	
6	auditor to sign a management representation	
7	letter and then not doing it?	
8	A. No.	
9	MR. MORRIS: Can we just scroll down	
10	again. I just want to see the date of the	
11	document.	
12	A. I mean, let me you know, there	
13	are different versions to management	
14	representation letters I will qualify.	
15	Yes, there are certain from time	
16	to time auditors can make representations	
17	that in the rep letter that is being	
18	proposed that are inaccurate or out of scope or	
19	things like that and they've asked for	
20	signature.	
21	In that context, yes. I mean, you	
22	know I mean, if I have been asked to sign	
23	and make those representations and those	
24	representations are invalid, yes, I would not,	
25	I mean, I I wouldn't sign that.	

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		Page 137
1	WATERHOUSE - 10-19-21	Page ISI
2	Q. Okay. PricewaterhouseCoopers served	
3	as HCMFA's outside auditors as well; correct?	
4	A. Yes.	
5	Q. Do you see that this audit report is	
6	signed on June 3rd, 2019, just like the	
7	Highland audit report?	
8	A. That is correct.	
9	Q. And did the process of of	
10	preparing HCMFA's audit report, was that the	
11	same process that Highland followed when it did	
12	its audit report at this time?	
13	A. I mean, it is a different entity.	
14	There are different assets. You know, it	
15	it it is as you saw, Highland's	
16	financials are on a consolidated basis. This	
17	is different, so it is under the same control	
18	environment and team.	
19	Q. Okay. I appreciate that. So the	
20	same control environment and team participated	
21	in the preparation of the audit for Highland	
22	and for HCMFA at around the same time; correct?	
23	A. Yes.	
24	MR. MORRIS: Can we go to page 17 of	
25	the report. I don't have the Bates number.	
1		

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		Daga 120
1	WATERHOUSE - 10-19-21	Page 138
2	Q. Okay. Do you see that just like	
3	Highland's audited financial report, HCMFA's	
4	audited financial report also has a section	
5	related to subsequent events?	
6	A. Yes.	
7	Q. And am I reading this correctly that	
8	just as Highland had done, HCMFA disclosed in	
9	its audited financial report a subsequent event	
10	that related to the issuance of promissory	
11	notes to Highland in the aggregate amount of	
12	\$7.4 million in 2019?	
13	A. That is what I see in the report.	
14	Q. And you were the treasurer of HCMFA	
15	at the time; right?	
16	A. Yes, to the best of my knowledge.	
17	Q. And did anybody ever tell you prior	
18	to the time of the issuance of this audit	
19	report that that sentence relating to HCMFA's	
20	2019 notes was inaccurate or wrong in any way?	
21	A. Not that I recall.	
22	Q. As you sit here right now, has	
23	anybody ever told you that that sentence is	
24	inaccurate or wrong in any way?	
25	A. Not that I recall.	

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1	WATERHOUSE - 10-19-21	Page 139
2	Q. I apologize if I asked you this	
3	already, but has anybody ever told you at any	
4	time that you are not authorized to sign the	
5	promissory notes that are the subject of the	
6	sentence we're looking at?	
7	A. Not that I recall.	
8	Q. Did anybody ever tell you at any	
9	time that you had made a mistake when you	
10	signed the promissory notes that are the	
11	subject of this sentence?	
12	A. Say that again. Did anyone ever say	
13	that I made a mistake?	
14	Q. Let me ask the question again.	
15	Did anybody ever tell you at any	
16	time that you made a mistake when you signed	
17	the two promissory notes in Highland's favor on	
18	behalf of HCMFA in 2019?	
19	A. Not that I recall.	
20	MR. MORRIS: Let's just look at the	
21	promissory notes quickly. Can we please	
22	put up Document Number 1, and so this is in	
23	the pile that y'all have. We'll just go	
24	for a few more minutes and we can take our	
25	lunch break.	

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Page 140 1 WATERHOUSE - 10-19-21 2 All right. So I don't know if you 0. have seen this before, sir. Do you see that 3 this is a complaint against HCMFA? 4 5 Yes, I am looking at it on the Α. 6 screen. 7 Okay. And have you ever seen this Ο. document before? 8 9 I went through some of these Α. 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 0. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 Α. Yeah, I found it in the book. Yes, I have it here in front of me. 16 17 And this is a demand note, right, if 0. you look at Paragraph 2? 18 19 Α. Yes. 20 And this is a note where the maker Q. is HCMFA, and Highland is the payee; right? 21 22 Α. Yes. 23 MR. MORRIS: And if we can scroll 24 down, can we just see Mr. Waterhouse's 25 signature.

1	WATERHOUSE - 10-19-21	Page 141
2	Q. Is that your signature, sir?	
3	A. Yes, it is.	
4	Q. And did you sign this document on or	
5	around May 2nd, 2019?	
6	A. I don't recall specifically signing	
7	this, but this is my signature.	
8	Q. Okay. And do you recall that	
9	Highland transferred \$2.4 million to HCMFA at	
10	or around the time you signed this document?	
11	A. I don't recall specifically. I	
12	would want to, as I sit here today, go back and	
13	confirm that, but again, presumably that	
14	that that did happen.	
15	Q. You wouldn't have signed this	
16	document if you didn't believe that HCMFA	
17	either received or was going to receive	
18	\$2.4 million from Highland; is that fair?	
19	A. I mean, it if if if there	
20	wasn't a transfer of value, yeah, I mean, you	
21	know, I would have no reason to to sign a	
22	note.	
23	Q. And and Highland wouldn't have	
24	given this note to PricewaterhouseCoopers if	
25	withdrawn.	
1		

		Page 142
1	WATERHOUSE - 10-19-21	
2	HCMFA wouldn't have given this note	
3	to PricewaterhouseCoopers if it hadn't received	
4	the principal value of of the note in the	
5	form of a loan; correct?	
6	MR. RUKAVINA: Objection, legal	
7	conclusion, speculation and form.	
8	A. Again, we what we provided to PwC	
9	were, as part of the audit, any promissory	
10	notes executed and outstanding. You know, as a	
11	part of the audit, they, you know, they they	
12	have copies of all the bank statements,	
13	things things of that sort.	
14	MR. MORRIS: Okay. Can we go to	
15	Exhibit 2.	
16	(Exhibit 2 marked.)	
17	Q. Do you see that this is a promissory	
18	note dated May 3rd, 2019 in the amount of	
19	\$5 million?	
20	A. Yes.	
21	Q. Do you believe this is also a demand	
22	note if you look at Paragraph 2?	
23	A. Yes.	
24	Q. And do you see that HCMFA is the	
25	maker, and Highland is the payee?	

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		1.1.2
1	WATERHOUSE - 10-19-21	Page 143
2	A. Yes.	
3	Q. And if we go to the bottom, can we	
4	just confirm that that is your signature?	
5	A. Yes.	
6	Q. And together these notes are the	
7	notes that are referred to both in Highland and	
8	HCMFA's audited financial reports in the	
9	subsequent event sections; correct?	
10	MS. DANDENEAU: Objection to form.	
11	A. They they they totaled	
12	\$7.4 million, so presumably, yes.	
13	Q. Okay. And you were authorized to	
14	sign these two notes; correct?	
15	MR. RUKAVINA: Objection, legal	
16	conclusion.	
17	A. Yeah. I mean, I'm I was the	
18	officer of of HCMFA. You know, I I'm not	
19	the legal expert on on what that what	
20	that confers to me or what it doesn't. I mean,	
21	that is my signature on the notes.	
22	Q. And you believed you were authorized	
23	to sign the notes; is that fair?	
24	A. I signed a lot of documents in my	
25	capacity, just because it is operational in	

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Page 144 1 WATERHOUSE - 10-19-21 2 So, you know, to me this was just nature. 3 another document, to be perfectly honest. Sir, would you have signed 4 Ο. promissory notes with the principal amount of 5 \$7.4 million if you didn't believe you were б 7 authorized to do so? MS. DANDENEAU: Objection to form. 8 9 Q. Are you frozen? 10 I'm just -- you know, it is --No. Α. you know, again, I typically don't sign 11 promissory notes, and I don't recall why I 12 13 signed these, but -- you know, but I did. 14 Ο. All right. So listen carefully to 15 my question. Would you have ever signed promissory notes with a face amount of 16 \$7.4 million without believing that you were 17 authorized to do so? 18 19 I mean, I'm -- I'm putting my Α. No. signature on there, so no. 20 21 Okay. And would you have signed two Q. 22 promissory notes obligating HCMFA to pay 23 Highland \$7.4 million without Mr. Dondero's 24 prior knowledge and approval? 25 MS. DEITSCH-PEREZ: Object to the

1	WATERHOUSE - 10-19-21	Page 145
2	form.	
3	A. You know, from from what I recall	
4	around these notes, you know, I don't recall	
5	specifically Mr Mr. Dondero saying to to	
6	make this a loan.	
7	So my conversation with Mr. Dondero	
8	around the culmination of the NAV error as	
9	related to TerreStar which was a a I	
10	think it was a year and a half process. I	
11	don't know, it was a multi-month process, very	
12	laborious, very difficult.	
13	When we got to the end, I had a	
14	conversation with Mr. Dondero on where to, you	
15	know, basically get the funds to reimburse the	
16	fund, and I recall him saying, get the money	
17	from Highland.	
18	Q. And so he told you to get the money	
19	from Highland; is that right?	
20	A. That is what I recall in my	
21	conversation with him, that is that is what	
22	I can recall.	
23	Q. Do you know who drafted these notes?	
24	A. I don't.	
25	Q. Did you ask somebody to draft the	

1	WATERHOUSE - 10-19-21	Page 146
2	notes?	
3	A. I didn't ask I don't specifically	
4	ask people to draft notes really. I mean,	
5	again, you know, the legal group at Highland is	
6	responsible and has always been responsible for	
7	drafting promissory notes.	
8	Q. So based on your based on the	
9	practice, you believe that somebody from the	
10	Highland's legal department would have drafted	
11	these notes. Do I have that right?	
12	MS. DEITSCH-PEREZ: Object to the	
13	form. John, I also asked you for the Word	
14	versions of these notes so we could look at	
15	the properties, and you have not provided	
16	them. Are you intending to?	
17	MR. MORRIS: No.	
18	Q. Can you answer my question, sir?	
19	A. Again, I	
20	MS. DANDENEAU: Do you want him to	
21	repeat it?	
22	A. Yeah, why don't you repeat it?	
23	Q. Sure. Mr. Waterhouse, based on the	
24	practice that you have described in your	
25	understanding, do you believe that these notes	

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Page 147 1 WATERHOUSE - 10-19-21 2 would have been drafted by somebody in the legal department? 3 MS. DEITSCH-PEREZ: Object to the 4 5 form. 6 Α. Yes. 7 Okay. And do you know who would 0. have instructed -- do you have any knowledge as 8 9 to who would have instructed the legal department to draft these notes? 10 MS. DEITSCH-PEREZ: Object to the 11 12 form. 13 Α. It was whoever was working -- I 14 mean, it was likely someone on the team. I 15 mean, I don't remember exactly on every note or every document, but, again, a lot of these 16 things of this nature -- they're operational in 17 nature -- were handled by the team. 18 The team knows to -- I mean, we 19 20 don't draft documents. We're not lawyers. 21 We're not attorneys. It is not what I do or 22 accountants do. 23 So they are always instructed to go 24 and -- and go to the legal team to get documents like this drafted. Also, when you go 25

1	WATERHOUSE - 10-19-21	Page 148
2	to the legal team, the you know, we always	
3	loop in compliance. And compliance when you	
4	go to the legal team, compliance is part of	
5	legal team. They're made aware of of of	
6	these types of transactions.	
7	Q. And do you believe that you had	
8	the withdrawn.	
9	Did you ever tell Mr. Dondero	
10	(inaudible) did you see those?	
11	A. Sorry.	
12	MS. DEITSCH-PEREZ: I did not hear	
13	the end of that question.	
14	Q. Did you ever tell Mr. Dondero that	
15	you signed these two notes?	
16	A. I don't recall ever no, I don't	
17	recall having a conversation with him.	
18	Q. Did you ever discuss these two notes	
19	with him at any time?	
20	A. The conversation, I recall, was what	
21	I described earlier. And that is the only time	
22	I recall ever discussing this.	
23	Q. Okay. But the corporate accounting	
24	group had a copy of this of these two notes.	
25	And pursuant to the audit process, the	
1		

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Page 149 1 WATERHOUSE - 10-19-21 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 Α. Yes. I mean, that is -- yeah, I 7 mean, they -- unless the legal team can also retain copies of items like this. I mean, I 8 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they had documents as part of audits, turn that over 12 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. All right. So you didn't -- you 16 Ο. didn't draft this note; right? 17 I -- I -- I did not. 18 Α. 19 But somebody at Highland did; is 0. 20 that fair? 21 MS. DEITSCH-PEREZ: Object to the 22 form. I don't know. I mean, we can go to 23 Α. 24 the legal team. I don't -- I'm not sitting 25 behind someone in legal. Maybe they went to

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Page 150 1 WATERHOUSE - 10-19-21 2 outside counsel. I have no idea. Did you have any reason to believe 3 0. you weren't authorized to sign this note, 4 either of these two notes? 5 6 Α. I think I have already answered that 7 question. Okay. You didn't give these notes 8 Ο. 9 to PricewaterhouseCoopers; correct? 10 Objection to form. MS. DANDENEAU: 11 Α. I don't recall giving these to PricewaterhouseCoopers. 12 13 0. And in the practice that you have 14 described, somebody in the corporate accounting group would have given these two notes to 15 16 PricewaterhouseCoopers; correct? 17 MS. DANDENEAU: Objection to form. I think I've answered that. 18 Α. I said 19 either the corporate accounting team or maybe 20 the legal team. 21 MR. MORRIS: Okay. Why don't we 22 take our lunch break here. 23 VIDEOGRAPHER: We're going off the 24 record at 1:04 p.m. 25 (Recess taken 1:04 p.m. to 1:49 p.m.)

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Page 151 1 WATERHOUSE - 10-19-21 VIDEOGRAPHER: We are back on the 2 3 record at 1:49 p.m. Mr. Waterhouse, did you speak with 4 0. anybody during the break about the substance of 5 this deposition? б 7 I spoke to -- to Deb and Michelle. Α. About the substance of the 8 Q. deposition? 9 10 Α. Yes. 11 Can you tell me what you talked Q. 12 about? 13 MS. DANDENEAU: No. We object on 14 the basis of privilege. 15 Okay. You are going to follow your Q. counsel's objection here? 16 17 Α. Yes. 18 Q. Okay. 19 MR. MORRIS: Can we put up on the 20 screen Exhibit 35. 21 (Exhibit 35 marked.) 22 Are you able to see that document, 0. sir? 23 24 Α. Yes. 25 Have you ever seen an incumbency Q.

1	WATERHOUSE - 10-19-21	Page 152
2	certificate before?	
3	A. I have.	
4	Q. Do you have a general understanding	
5	of what an incumbency certificate is?	
6	A. I have a general understanding.	
7	Q. What is your general understanding?	
8	A. You know, those my general	
9	understanding is that the incumbency	
10	certificate basically lists folks that can	
11	are like authorized signers.	
12	Q. Okay. And do you see that this is	
13	an incumbency certificate for Highland Capital	
14	Management Fund Advisors, L.P.?	
15	A. Yes.	
16	Q. Okay. And if we could scroll down	
17	just a little bit, do you see that it's dated	
18	effective as of April 11th, 2019?	
19	A. Yes, I see that.	
20	Q. Okay. And is that your signature in	
21	the middle of the signature block?	
22	A. Yes, it is.	
23	Q. And by signing it, did you accept	
24	appointment as the treasurer of HCMFA effective	
25	as of April 11th, 2019?	
1		

		Page 153
1	WATERHOUSE - 10-19-21	rage 155
2	A. Again, I'm not the legal I don't	
3	know if this makes me the treasurer or the	
4	appointment. I don't know I don't know	
5	that, so I don't I don't know if that	
6	document again, I think again, I'm not	
7	the legal expert. I think isn't there	
8	aren't there other legal documents that detail	
9	who the officers are that could be incorporated	
10	or things like that? Again, I don't want to	
11	play armchair attorney here.	
12	Q. I'm not asking you for a legal	
13	conclusion. I'm asking you for your knowledge	
14	and understanding. When you signed this	
15	document, did you understand that you were	
16	accepting an appointment as the treasurer of	
17	HCMFA?	
18	MS. DANDENEAU: Objection to form.	
19	MS. DEITSCH-PEREZ: Objection, form.	
20	A. Again, I don't think this that	
21	wasn't my understanding. I don't think this	
22	makes this document makes me the treasurer.	
23	Q. What do you think this document	
24	why did you sign this document?	
25	MS. DEITSCH-PEREZ: Objection to	

1	WATERHOUSE - 10-19-21	Page 154
2	form.	
3	MR. MORRIS: You're objecting to the	
4	form of the question when I asked him why	
5	did you sign the document? What is the	
6	basis for the objection?	
7	MS. DEITSCH-PEREZ: Because, John, I	
8	think that it does call for a legal	
9	conclusion other than with him saying	
10	because somebody told me to sign this	
11	document. But if you want to go there,	
12	that is fine.	
13	MR. MORRIS: Okay.	
14	MS. DANDENEAU: I don't think	
15	he's already said he's not a lawyer.	
16	MR. MORRIS: I'll allow the witness	
17	to answer this question.	
18	Q. Why did you sign this document, sir?	
19	A. I mean, our our legal group would	
20	bring by these incumbency certificates from	
21	time to time. I have no idea why they're being	
22	updated, and I was asked to sign.	
23	Q. Did you ask anybody, what is this	
24	document?	
25	A. No.	

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Page 155 1 WATERHOUSE - 10-19-21 2 Did anybody tell you why they needed 0. 3 you to sign the document? Not that I can recall. 4 Α. 5 Ο. You testified earlier that you б understood that you served as the acting 7 treasurer for HCMFA; correct? Α. 8 Yes. 9 How did you become the acting Q. 10 treasurer of HCMFA? 11 MS. DANDENEAU: Objection to form. 12 I don't -- I don't know the legal --Α. 13 I don't know the legal mechanic of how I became 14 the acting treasurer. 15 I'm not asking for the legal Q. mechanic. I'm asking you as the person who 16 17 is --18 MS. DANDENEAU: John, you said --19 MR. MORRIS: Stop. 20 MS. DANDENEAU: -- how did you 21 become the treasurer. That is --22 MR. MORRIS: Please stop. That is a legal 23 MS. DANDENEAU: 24 question. 25 MR. MORRIS: I am not asking any

1	WATERHOUSE - 10-19-21	Page 156
2	legal questions, to be clear. I'm asking	
3	for this witness' understanding as to how	
4	he became the acting treasurer of HCMFA.	
5	If he doesn't know, he can say he doesn't	
6	know, but this legal stuff is nonsense, and	
7	I really object to it.	
8	Q. Sir, I'm asking you a very simple	
9	question.	
10	MS. DANDENEAU: Argumentative.	
11	Q. You testified you testified that	
12	you became the acting treasurer of HCM	
13	HCMFA; correct?	
14	A. Yes.	
15	Q. How did that happen?	
16	MS. DANDENEAU: Again, object to	
17	form.	
18	MR. MORRIS: I can't wait to do this	
19	in a courtroom. Good God.	
20	Q. Go ahead, sir.	
21	A. I don't know the exact process of	
22	how that happened.	
23	Q. Do you have any idea whether signing	
24	this document was part of the process?	
25	MR. MORRIS: You know what	

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2	MS. DANDENEAU: Objection.	
3	MR. MORRIS: withdrawn. You guys	
4	want to do this, I can't wait. I can't	
5	wait. This is the craziest stuff ever.	
6	MS. DANDENEAU: John, he said he's	
7	not a lawyer, and you are asking him for a	
8	legal conclusion, and he says he doesn't	
9	know, and you persist.	
10	MR. MORRIS: Okay.	
11	MS. DANDENEAU: So you can ask these	
12	questions	
13	MR. MORRIS: Did anyone please	
14	stop talking.	
15	MS. DANDENEAU: at another	
16	point no, no, no, I'm entitled to talk,	
17	too; right? If you're going to make these	
18	accusations as if we're trying to stonewall	
19	you, this is not the witness to ask that	
20	question.	
21	MR. MORRIS: I can't I can't	
22	wait I can't wait to do this in a	
23	courtroom. I will just leave it at that.	
24	MS. DANDENEAU: That's right, I'm	
25	sure you can't.	

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1	WATERHOUSE - 10-19-21	Page 158
2	Q. Did anyone ever tell you, sir, that	
3	even though you were the acting treasurer of	
4	HCMFA, that you were not authorized to sign the	
5	two promissory notes that we looked at before	
6	lunch?	
7	A. I'm not sure I understand the	
8	question. I wasn't I mean, I'm I'm the	
9	current acting treasurer.	
10	Q. Did anybody ever tell you at any	
11	time that even though you were the acting	
12	treasurer of HCMFA, that you were not	
13	authorized to sign the two promissory notes	
14	that we looked at before lunch?	
15	MS. DANDENEAU: Objection to form.	
16	A. Not that I recall.	
17	Q. Did anybody ever tell you at any	
18	time that you were not authorized to sign the	
19	two promissory notes that we looked at before	
20	lunch?	
21	A. Not that I recall.	
22	Q. Did anybody ever tell you at any	
23	time that you should not have signed the two	
24	promissory notes that we looked at before	
25	lunch?	

Page 159 1 WATERHOUSE - 10-19-21 2 Α. Not that I recall. 3 Did you ever tell anybody at any 0. 4 time that you weren't authorized to sign the 5 two promissory notes that we looked at before lunch? 6 7 Not that I recall. Α. Did you ever tell anybody at any 8 Q. 9 time that you made a mistake when you signed 10 the two promissory notes that we looked at before lunch? 11 12 Not that I recall. Α. 13 As you sit here right now, do you Q. 14 have any reason to believe that you were not 15 authorized to sign the two documents that we looked at before lunch? 16 17 MS. DANDENEAU: Objection to form. If -- if this is the -- the valid 18 Α. 19 incumbency certificate, I mean, this does --20 this does detail who the signers are. 21 Ο. Okay. And looking at that document, 22 does that give you comfort that you were authorized to sign the two promissory notes 23 24 that we looked at before lunch? 25 MS. DEITSCH-PEREZ: Object to the

Page 160 1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 Α. Yes. 5 As of October 20th -- withdrawn. Ο. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at that time that the boards of the retail funds 8 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in connection with their 15(c) review? 11 12 MS. DANDENEAU: Objection to form. 13 Α. I don't -- I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just looked at; correct? 17 18 MS. DANDENEAU: Objection, form. 19 MS. DEITSCH-PEREZ: Objection to 20 form. 21 I didn't think about it in October Α. 22 of 2020, but I mean --23 Did you have any reason to believe Q. 24 at that time that you weren't authorized to 25 sign the two notes that we just looked at?

1	WATERHOUSE - 10-19-21	Page 161
2	A. Not that I'm aware, no.	
3	Q. Did you have any reason to believe a	
4	year ago that you made a mistake when you	
5	signed those two notes?	
6	A. Not that I'm aware.	
7	Q. A year ago you believed that HCMFA	
8	owed Highland the unpaid principal amounts that	
9	were due under those two notes; correct?	
10	A. They're they're promissory notes	
11	that were as you presented, that were	
12	that were executed. Whether they're valid or	
13	if there's other reasons, I didn't I don't	
14	know.	
15	Q. I'm not asking you whether they're	
16	valid or not. I'm asking you for your state of	
17	mind. A year ago you believed that HCMFA	
18	was was obligated to pay the unpaid	
19	principal amount under the two notes that you	
20	signed; correct?	
21	A. Yeah, I'm I'm yes.	
22	Q. Thank you. Are you aware you're	
23	aware that that in 2017, NexPoint issued a	
24	note in favor of Highland in the approximate	
25	amount of \$30 million; correct?	

1	WATERHOUSE - 10-19-21	Page 162
2	A. I'm I'm I'm generally aware.	
3	Q. Okay. And are you generally aware	
4	that from time to time, after the note was	
5	issued by NexPoint, that moneys were applied to	
6	principal and interest that were due under the	
	NexPoint note?	
8		
	A. Yes, I'm generally aware.	
9	Q. Okay. And did anybody ever tell you	
10	that the payments that were made against the	
11	NexPoint notes were made by mistake?	
12	A. Yes.	
13	Q. And is it the one payment that we	
14	talked about earlier today?	
15	A. We talked about a lot of things	
16	today. What payment are we talking about?	
17	Q. Okay. Who told you that any payment	
18	made against the NexPoint note was made by	
19	mistake?	
20	A. D.C. Sauter.	
21	Q. When did Mr. Sauter tell you that?	
22	A. I don't I don't remember	
23	specifically.	
24	Q. Do you remember what payments	
25	A. Sometime sometime this year.	

1	WATERHOUSE - 10-19-21	Page 163
2	Q. Sometime in 2021?	
3	A. Yes.	
4	Q. Do you remember what payment he was	
5	referring to?	
6	A. It was the the payment made in	
7	January of 2021 or yeah, January of of	
8	this January of 2021.	
9	Q. Okay. So did anybody ever tell you	
10	at any time that any payment that was made	
11	against principal	
12	A. And and and hold on, and it	
13	may have been other again, it may have been	
14	that payment or or there may have been what	
15	he was explaining, a misapplication of prior	
16	payments as well.	
17	Q. Can you can you give me any	
18	specificity withdrawn.	
19	Withdrawn. Can you tell me	
20	everything that Mr. Sauter told you about	
21	about errors in relation to payments made	
22	against principal and interest due under the	
23	NexPoint note?	
24	MS. DANDENEAU: Can I just	
25	MR. RUKAVINA: Hold on. Hold on.	

Page 164 1 WATERHOUSE - 10-19-21 2 I'm going to object here, and I'm going to 3 instruct the witness not to answer depending on the discussion that you had --4 5 Mr. Waterhouse, I'm the lawyer for 6 NexPoint, and as everyone here knows, D.C. 7 Sauter is in-house counsel. So if you and Mr. Sauter were having 8 9 a factual discussion and him preparing his 10 affidavit, et cetera, then go ahead and answer that. But if you were having a 11 12 discussion as to our legal strategy in this 13 lawsuit, or anything having to do with that, then do not answer that. 14 15 And if you need to talk to either 16 your counsel or me about that, then we need 17 to have that discussion now. Okay. Yeah, I don't -- I don't 18 Α. 19 really know how to make that distinction, so maybe I need to talk to counsel before I 20 21 answer, or if I can answer. 22 Let me just ask you this question: 0. Did -- did you have any conversation with 23 24 Mr. Sauter about any payment of principal and 25 interest prior to the time that you left

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Page 165 1 WATERHOUSE - 10-19-21 2 Highland's employment, or did it happen after 3 you left Highland's employment? I don't -- I don't recall if -- I 4 Α. don't recall. I mean, it was sometime in 2021. 5 I don't remember if it was before or after I б was let qo from Highland. 7 Okay. So -- so nobody told you 8 Ο. 9 prior to 2021 that any error or mistake was 10 made in the application of payments against principal and interest due on the NexPoint 11 12 note. Do I have that right? 13 Α. Yeah, I don't -- I don't recall this being in 2020. 14 15 Q. Okay. And it didn't happen in 2019; 16 correct? 17 I don't recall that happened. Α. 18 And it didn't happen in 2018; Q. 19 correct? 20 Α. I don't -- I don't recall that 21 happening. 22 And it didn't happen in 2017; 0. 23 correct? 24 Α. I don't recall. 25 But -- but you believe the Q.

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1	WATERHOUSE - 10-19-21	Page 166
2	conversation took place in 2021. You just	
3	don't remember if it was before or after you	
4	left Highland's employment. Do I have that	
5	right?	
6	A. It was sometime this year. I	
7	don't I don't remember.	
8	Q. Okay. Did you report this	
9	conversation to Mr. Seery at any point?	
10	A. I don't believe so.	
11	Q. Did you report this conversation to	
12	anybody at DSI at any time?	
13	A. I don't recall.	
14	Q. Do you have you don't have a	
15	recollection of ever doing that; correct?	
16	A. Yeah, that's right. I don't recall	
17	doing that.	
18	Q. Do you recall telling anybody at	
19	Pachulski Stang about the conversation you	
20	recall with Mr. Sauter?	
21	A. No, I don't I don't recall.	
22	Q. Did you tell any of the independent	
23	board members about your conversation with	
24	Mr. Sauter?	
25	A. I don't recall.	

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1	WATERHOUSE - 10-19-21	Page 167
2		
3	Highland before you left Highland's employment	
4	about this call that you had with Mr. Sauter?	
5	MS. DANDENEAU: Objection to form.	
6	A. No, I don't no, I don't recall.	
7	Q. NexPoint to the best of your	
8	knowledge, did NexPoint ever file a proof of	
9	claim against Highland to try to recover moneys	
10	that were mistakenly paid against the principal	
11	and interest due under the note?	
12	A. Okay. Hold on. You are saying did	
13	NexPoint Advisors file a proof of claim to	
14	Highland for errors related to payments under	
15	the NexPoint note to Highland?	
16	Q. Correct.	
17	A. I'm I'm I'm not I'm not	
18	aware.	
19	Q. Are you aware	
20	A. I'm not the legal person here, I	
21	don't know.	
22	Q. I'm just asking for your knowledge,	
23	sir.	
24	A. Yeah, I don't know. I'm not aware.	
25	Q. Are you aware of any claim of any	

		Daga = 160
1	WATERHOUSE - 10-19-21	Page 168
2	kind that NexPoint has ever made to try to	
3	recover the amounts that it contends were or	
4	that Mr. Sauter contend were mistakenly applied	
5	against principal and interest due under the	
6	NexPoint note?	
7	A. I'm not aware.	
8	MS. DANDENEAU: Objection to form.	
9	Q. Okay. The advisors' agreements with	
10	the retail funds are subject to annual renewal;	
11	correct?	
12	A. Yes.	
13	Q. And do you participate in the	
14	renewal process each year?	
15	A. Yes.	
16	Q. What role do you play in the renewal	
17	process?	
18	A. I'm I'm asked by the retail board	
19	to walk-through the advisors financials.	
20	Q. And do you do that in the context of	
21	a board meeting?	
22	A. Yes, it is yes, it is typically	
23	done in a board meeting.	
24	Q. And do you recall the time	
25	does does the renewal process happen around	

Page 169 1 WATERHOUSE - 10-19-21 2 the same time each year? Yes, it is -- it is around the same 3 Α. 4 time every year. And what -- what time period of the 5 0. 6 year does the renewal process occur? 7 Approximately the September Α. timeframe. 8 9 During that process, in your Q. 10 experience, does the board typically conduct its own diligence and ask for information? 11 12 Does the board ask for lots of -- I Α. 13 mean, just -- I mean, lots of information as a part of that -- that -- as part of that board 14 15 meeting and that process. Okay. And do you recall that the 16 0. process in 2020 spilled into October? 17 18 Yes. Yes. Α. 19 Okay. And as part of the process in 0. 20 2020, the retail board asked -- asked what are referred to as 15(c) questions; right? 21 22 I guess I don't want to be -- they Α. asked 15(c) -- are you saying they asked 15(c) 23 24 questions and this is why it went into October 25 or --

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1	WATERHOUSE - 10-19-21	
2	Q. No, I apologize.	
3	Do you have an understanding of	
4	what of what 15(c) refers to in the context	
5	of the annual renewal process?	
6	A. Yes, generally.	
7	Q. All right. What is your general	
8	understanding of the term "15(c)" in the	
9	context of the annual renewal process?	
10	A. I I think 15(c) is the section	
11	that that you know, that that the	
12	board has to evaluate every year, the retail	
13	board. They have to, you know, go through,	
14	evaluate, and go through that approval process	
15	on a yearly basis.	
16	Q. Okay.	
17	MR. MORRIS: Can we put up on the	
18	screen Exhibit 36, please.	
19	(Exhibit 36 marked.)	
20	MR. MORRIS: I guess let's just	
21	start at the bottom so Mr. Waterhouse can	
22	see what is here.	
23	Q. You see this begins with an email	
24	from Blank Rome to a number of people.	
25	MR. MORRIS: And if we can scroll	

Page 171 1 WATERHOUSE - 10-19-21 2 up -- keep going just a little bit. You will see that there is an email 3 0. 4 from Lauren Thedford to Thomas Surgent and 5 others where she reports that she was attaching б and reproducing below additional 15(c) 7 follow-up questions from the board. Do you see that? 8 9 Α. Yes. 10 And do you see Question No. 2 asks 0. whether there are any material outstanding 11 amounts currently payable or due in the future 12 13 (e.g., notes) to HCMLP by HCMFA or NexPoint 14 Advisors or any other affiliate that provides 15 services to the funds? 16 Do you see that? 17 Α. Yes. And -- and did you -- do you recall 18 Q. that in -- in October of 2020 the retail boards 19 20 were asking for that information? 21 I don't recall it, but there --Α. 22 they're obviously asking in this email. 23 Q. Okay. 24 MR. MORRIS: Can we scroll up a 25 little bit, please.

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1	WATERHOUSE - 10-19-21	
2	Q. And then do you see that	
3	Ms. Thedford includes you on the email string	
4	on Tuesday, October 6th, at 5:52?	
5	A. Yes.	
6	Q. And she asks you and Dave Klos and	
7	Kristin Hendrix for advice on that particular	
8	Request No. 2 that I have just read; right?	
9	A. Yes.	
10	Q. Okay. Can you tell me who	
11	Ms. Thedford is?	
12	A. She was an attorney that was in the	
13	legal group.	
14	Q. At Highland Capital Management,	
15	L.P.?	
16	A. I'm I'm I'm I don't	
17	remember if she was an employee of Highland or	
18	any of the advisors.	
19	Q. Okay. Do you know if she served as	
20	the corporate secretary for both HCMFA and	
21	NexPoint?	
22	A. Yes.	
23	Q. And okay.	
24	Do you know whether Ms. Thedford	
25	held any positions in relation to the retail	

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Page 173 1 WATERHOUSE -10-19-21funds as we defined that term? 2 3 Α. Yes. What is your understanding of the 0. 4 positions that Ms. Thedford held at the retail 5 funds? 6 7 I -- I recall her being an officer. Α. I don't recall her title. 8 Is she still an officer at 9 Q. Okay. 10 any of the retail funds today? 11 Α. No. 12 Do you know when she ceased to be an 0. officer of the retail funds? 13 14 Α. Approximately. 15 Q. And when did she approximately cease to be an officer of the retail funds? 16 17 It was in -- it was in early of Α. 18 2021. 19 Okay. Do you know when she became 0. an officer of the retail funds? 20 21 I don't recall. Α. 22 To the best of your recollection, 0. was she an officer of the retail funds in 23 24 October of 2020? 25 I believe so. Α.

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Page 174 1 WATERHOUSE - 10-19-21 2 0. Okay. Do you know what title she 3 held in her capacity as an officer, if any? 4 I told you I don't remember. Α. Okay. So she sends this email to 5 0. 6 you at 5:52 p.m. on October 6th. 7 And if we can scroll up to the response, you responded a minute later with a 8 9 one-word answer: Yes. 10 Do you see that? 11 Α. Yes. 12 And -- and yes is -- yes was in Q. 13 response to the retail board's Question No. 2, 14 right, whether there are any material 15 outstanding amounts currently payable or due in the future? 16 17 Α. Yes. 18 MR. MORRIS: And can we scroll up to 19 see what happened next. 20 So Ms. Thedford writes back to you a 0. 21 few minutes later and she asks whether you 22 could provide the amounts. 23 Do you see that? 24 Α. Yes. 25 And then you respond further and you Q.

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Page 175 1 WATERHOUSE -10-19-212 refer her to the balance sheet that was 3 provided to the board as part of the 15(c) 4 materials. 5 Do you see that? 6 Α. Yes. 7 And -- and did the advisors provide 0. to the board certain balance sheets in 2020 in 8 connection with the 15(c) review? 9 10 Α. Yes, they did. 11 Okay. And were the amounts that Q. were outstanding or that were to be due in the 12 future by the advisors to Highland included in 13 the liability section of the balance sheet that 14 15 was given to the retail board? Notes would be reflected as 16 Α. Yes. 17 liabilities. 18 Ο. Okay. And --19 If I'm understanding your question Α. 20 correctly. 21 You are. And -- and -- and those Ο. 22 liabilities you -- you were -- you believed were responsive to the retail board's question; 23 24 correct? 25 Α. Yes.

1	WATERHOUSE - 10-19-21	Page 176
2	Q. Okay. And then if we can scroll up,	
3	you see Ms. Thedford responds to you	
4	nine minutes later with a draft response.	
5	Do you see that?	
6	A. Yes.	
7	Q. And she says that she is taking from	
8	the 6/30 financials certain information about	
9	amounts that were due to HCMLP and affiliates	
10	as of June 30th, 2020.	
11	Do you see that?	
12	A. I do.	
13	Q. Okay. And did you believe, as the	
14	treasurer of NexPoint and HCMFA and as the CFO	
15	of Highland, that the information that	
16	Ms. Thedford obtained from the 6/30 financials	
17	was accurate and responsive in relation to the	
18	retail fund board's question?	
19	A. I just want to make sure I	
20	understand the question.	
21	Are you saying that the financial	
22	information provided to the retail board as	
23	part of the 15(c) process, which included	
24	financial statements as of June 30th of 2021,	
25	did I feel like those were responsive to their	

Page 177 1 WATERHOUSE - 10-19-21 2 questions? 3 Q. Yes. 4 Α. Yes. 5 Thank you. Q. 6 MS. DEITSCH-PEREZ: John, it is not 7 in the chat yet. Can you just make sure it gets put in there. 8 9 MR. MORRIS: Sure. 10 MS. CANTY: I put it in there. Ι think maybe I just sent it directly, so let 11 12 me make sure it says to everyone. But I 13 did put it in there. I will try again. 14 MR. MORRIS: Thank you, La Asia. 15 MS. DANDENEAU: What number is it. 16 MR. MORRIS: What, the Bates number? 17 MS. DEITSCH-PEREZ: No, the --18 this -- yeah, 36 is not in the chat. 19 MR. MORRIS: Okay. We'll get it. 20 MS. DANDENEAU: I think that 21 Ms. Canty just sent it to me originally. 22 Sorry. 23 MR. MORRIS: Okay. We will get it 24 there. 25 MS. CANTY: Okay. It is there now

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Page 178 1 WATERHOUSE - 10-19-21 2 for everyone. 3 MS. DEITSCH-PEREZ: Got it. Thank 4 you. 5 Do you recall if the proposed 0. б response that Ms. Thedford crafted was 7 delivered to the retail board with the -- with the yellow dates having been completed? 8 9 Α. I don't know. 10 MR. MORRIS: Davor, I'm going to ask 11 that the advisors and -- the advisors of 12 both HCMFA and NexPoint produce to me any 13 report that was given to the retail board 14 concerning the promissory notes at issue, 15 including the obligations under the notes. 16 Ο. Do you know -- do you know if ultimately NexPoint informed the retail board 17 in response to its question that NexPoint owed 18 19 Highland approximately 23 or \$24 million? 20 MS. DANDENEAU: Objection to the 21 form. 22 Sorry, are you asking, did NexPoint Α. 23 tell the retail board that it owed Highland? 24 Let me ask a better question, Ο. 25 Mr. Waterhouse.

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Page 179 1 WATERHOUSE -10-19-212 Did -- do you know if anybody ever 3 answered the retail board's question that was 4 Number 2? 5 Α. I don't -- I can't say for sure. 6 Ο. Okay. Do you recall -- I think you 7 testified earlier that you walked through the advisors' financials with the retail board; 8 9 correct? 10 Yes. Α. 11 And as part of that process, did you Q. 12 disclose to the retail board the obligations 13 that NexPoint and HCMFA had to Highland under 14 promissory notes? 15 Α. The retail board, as I stated earlier, receives financial information, 16 balance sheet, income statement information 17 from the advisors. That information is 18 provided to the retail board in connection with 19 the 15(c) process. 20 21 So any notes between the advisors 22 and the Highland would be -- anything would be detailed in those financial statements. 23 24 Do you recall in 2020 ever speaking Ο. 25 with the retail board about the advisors'

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Page 180 1 WATERHOUSE - 10-19-21 2 obligations under the notes to Highland? 3 MS. DANDENEAU: Objection to form. Object to the 4 MS. DEITSCH-PEREZ: 5 form. 6 Α. I don't recall specifically. 7 Do you have any general recollection 0. of discussing with the retail board the 8 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 Α. I just recall generally just -- it 15 is just -- I present the financial statements, and if they have questions, I answer their 16 questions and walk them through. 17 I don't recall what they asked. 18 Ι don't recall where the discussion went. 19 Т 20 don't recall anything of that nature. 21 Okay. Do you know if anybody on 0. 22 behalf of HCMF -- HCMFA ever told the retail 23 board that HCMFA had no obligations under the 24 two 2019 notes that you signed? Withdrawn. 25 Do you know whether anybody on

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		D 101
1	WATERHOUSE - 10-19-21	Page 181
2	behalf of HCMFA ever told the retail boards	
3	that you weren't authorized to sign either of	
4	the two 2019 notes?	
5	MS. DANDENEAU: Objection to form.	
6	A. I'm not aware.	
7	Q. Are you aware of anybody on behalf	
8	of HCMFA ever telling the retail boards that	
9	your execution of the two 2019 notes was a	
10	mistake?	
11	MS. DANDENEAU: Objection to form.	
12	A. I'm not aware.	
13	Q. Are you aware of anybody on behalf	
14	of HCMFA ever telling the retail boards that	
15	HCMFA did not have to pay the amounts reflected	
16	in the two notes that you signed in 2019?	
17	A. I'm not aware.	
18	Q. Do you know whether anybody ever	
19	told the retail boards withdrawn.	
20	Do you know whether anybody ever	
21	told the retail boards that Highland has	
22	commenced a lawsuit to recover on the two notes	
23	that you signed in 2019?	
24	A. I'm not aware.	
25	Q. Are you aware of anybody informing	

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Page 182 1 WATERHOUSE -10-19-212 the retail boards that Highland has sued to 3 recover on the NexPoint note? I'm not aware. 4 Α. 5 Ο. Do you know whether anybody ever б told the retail board that Highland had 7 declared a default with respect to the two HCMFA notes that you signed in 2019? 8 9 Α. I'm not aware. 10 Are you aware of anybody ever Q. informing the retail boards that Highland had 11 12 declared a default under the NexPoint note? 13 Α. I'm not aware. 14 Q. Are you aware of anybody telling the 15 retail board that Highland made a demand for payment under the 2019 notes that you signed on 16 behalf of HCMFA? 17 18 Α. I'm not aware. Let's -- let's see if there is a 19 0. 20 response to Ms. Thedford's email, if we can 21 scroll up. 22 Do you see you responded to 23 Ms. Thedford five minutes after she provided 24 the draft response to you? 25 Α. Yes.

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Page 183 1 WATERHOUSE - 10-19-21 2 0. Okay. And do you see that Dustin 3 Norris is copied on this email? 4 Yes, he is. Α. 5 Great. Do you know whether 0. б Mr. Norris held any positions at either of the 7 advisors as of October 6, 2020? I will go back to -- I'm not the 8 Α. 9 legal expert of what appoints you or how or 10 why, but you did see Dustin's name on the incumbency certificate that you produced 11 12 earlier. 13 0. Do you know what his title was in 14 October of 2020? 15 MS. DANDENEAU: Objection to form. 16 I don't -- I don't recall. Α. Was he -- did he have a title with 17 0. each of the advisors, to the best of your 18 recollection? 19 20 Α. I don't recall. 21 Do you know why he is included on Q. 22 this email string? I didn't add Dustin. It looks like 23 Α. 24 Lauren did. I don't know why she added him or 25 not. You would have to ask her.

Page 184 1 WATERHOUSE - 10-19-21 2 Ο. Does Mr. Norris play a role in formulating the advisors' responses to the 3 4 questions asked by the retail board in 5 connection with the 15(c) annual review? 6 MS. DANDENEAU: Objection to form. He -- Dustin Norris is there in the 7 Α. board meetings. But -- so he has a role, yes. 8 9 Q. Okay. And does Mr. Norris hold any 10 positions, to the best of your knowledge, in relation to any of the retail funds? 11 12 I don't -- I don't believe he does. Α. How about Mr. Post, do you know 13 0. whether Mr. Post holds any position in either 14 15 of the advisors? 16 Α. I mean, he -- he -- yes. 17 What is your understanding of the 0. positions that Mr. Post holds in relation to 18 the advisors? 19 20 MS. DANDENEAU: Objection to form. 21 He is an employee of NexPoint Α. He is also the chief compliance 22 Advisors. officer for -- for NexPoint. 23 24 Who is the chief compliance officer 0. 25 for HCMFA, if you know?

Page 185 1 WATERHOUSE - 10-19-21 2 MS. DANDENEAU: Objection to form. That would be Jason as well. 3 Α. 4 Okay. Now, looking at your Ο. 5 response, you noted initially that nothing was owed under shared services. Do I have that 6 right in substance? 7 Α. Yeah. I think I'm being responsive 8 to Lauren's question here, whether any of the 9 shared service invoices are outstanding. 10 11 Right. Q. 12 Α. Yes. 13 Ο. And that is because -- and that is 14 because the retail the retail board has asked 15 for the disclosure of all material obligations that were owed to HCMLP either then or in the 16 future; isn't that right? 17 18 MS. DANDENEAU: Objection to form. 19 We can go back down and look. 0. 20 Look, I don't know if that's a Α. 21 material item, I mean, again, but sure. 22 Okay. But there were no shared 0. 23 services outstanding; correct? 24 MS. DANDENEAU: Objection to form. 25 That is what this email seems to Α.

Page 186 1 WATERHOUSE - 10-19-21 2 indicate. 3 And you wouldn't have written it if 0. 4 you didn't believe it to be true at the time; 5 correct? 6 Α. Correct. 7 And when you referred to shared 0. services outstanding, what you meant there was 8 9 that neither NexPoint nor HCMFA owed Highland 10 any money under the shared services agreements that they had with Highland as of October 6th, 11 12 2020; right? 13 Α. I don't know if it is as of October 14 6, 2020 or if it was from -- like through the 15 financials -- through the date of the 16 financials as of June 30. 17 Okay. And then you noted that Ο. HCMA -- the HCMFA note is a demand note; right? 18 19 Α. Yes. And then you referred Ms. Thedford 20 Q. to Kristin Hendrix for the term of the NexPoint 21 22 note. Do I have that right? 23 Α. Yes. 24 And then you refer to that agreement 0. that is referenced in the 2018 audited 25

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1	WATERHOUSE - 10-19-21	Page 187
2	financials about Highland's agreement not to	
3	make demand upon HCMFA until May 2021; correct?	
4	A. Correct.	
5	Q. And then and then the next thing	
6	you write is that the attorneys think that BK	
7	doesn't change that, but don't know for sure at	
8	the end of the day.	
9	Do you see that sentence?	
10	A. Yes.	
11	Q. Which attorneys were you referring	
12	to?	
13	A. I don't remember.	
14	Q. Did you have a conversation with	
15	attorneys concerning whether the bankruptcy	
16	would change or alter in any way the agreement	
17	not to make a demand under the HCMFA note?	
18	A. Look, yeah, I mean, I don't	
19	specifically remember, but generally, I mean,	
20	it is in this email. I don't I don't I	
21	don't I don't remember who I talked to or,	
22	you know, was it inside counsel, outside	
23	counsel, but obviously I talked to somebody.	
24	Q. Do you have any recollection	
25	A. Well, I don't even know if it's	

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Page 188 1 WATERHOUSE - 10-19-21 actually, it may not even have been me. I say 2 the attorneys in, you know, a lot of -- like I 3 talked about the team. 4 5 It could have been someone on the 6 team, like, hey, we need to run this down, and maybe they talked to attorneys again and 7 relayed that information to me. 8 9 So I really don't know if I spoke or someone else did or -- or, I mean, and maybe it 10 wasn't even from corporate accounting. Maybe 11 it was, you know, other -- I'm kind of 12 13 summarizing, you know, again, so I don't really 14 know -- I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 0. I appreciate your efforts, Mr. Waterhouse, but I will just tell you that 17 if I ask a question and you don't know the 18 19 answer or you don't recall, I'm happy to accept 20 that. I don't -- I don't want you to speculate, so I want to be clear about that. 21 22 So I appreciate it. Let me just ask you simply: Do you 23 24 know what attorneys -- can you identify any of 25 the attorneys who thought that the bankruptcy

Page 189 1 WATERHOUSE -10-19-212 process didn't change the agreement? I don't recall. 3 Α. Okay. Perfect. 4 Ο. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, that both entities have the full faith and 8 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 Α. Yes. 13 Okay. Prior to October 6th, 2020, Q. had you told the retail board that HCMFA and 14 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 Α. Yes. Do you remember in the context in 18 Q. which you told the retail board that? 19 20 Α. I mean, generally, yes. 21 Tell me what you recall. Q. 22 So we were walking through the Α. 23 financials from the advisors; right? So as I 24 described to you, you have got HCMFA and NPA. 25 And these -- the financials, you know, show

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Page 190 1 WATERHOUSE -10-19-212 they have liabilities on them that exceed 3 assets. So the retail board has asked, okay, 4 you know, how -- you know, if -- if these 5 б liabilities come due or they're payable, you 7 know, how does that come about? And, you know, the response is, 8 9 well, the advisors have the -- the full faith 10 and backing from -- from Jim Dondero. And how did you know that the 11 Ο. advisors had the full faith and backing from 12 13 Jim Dondero? What was the basis for that 14 statement that you made to the retail board? 15 Α. I talked to Jim about it at some 16 point in the past. And did you tell Mr. Dondero that 17 0. you were going to inform the retail board that 18 the advisors had his full faith and backing 19 20 before you actually told that to the retail 21 board? 22 I don't recall having that Α. conversation. 23 24 Do you recall if you ever informed 0. 25 Mr. Dondero that you had disclosed or told the

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Page 191 1 WATERHOUSE -10-19-21retail board that the advisors had the full 2 3 faith and backing of Mr. -- Mr. Dondero? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 Α. I don't recall discussing that with 7 him at the time. When you told this to the board, was 8 Ο. 9 Mr. Dondero participating in the discussion? 10 Α. Not that I recall. 11 Withdrawn. Was it not -- withdrawn. Q. 12 Do you recall whether -- when you 13 covered this issue with the board, was that in 14 a -- a Zoom call or a Webex call? Was it a 15 telephone call? Was it in-person? Like where were you physically in relation to the board? 16 17 I believe I was at home. Α. 18 Q. Okay. Can you identify every person 19 that you recall who was present for this 20 disclosure other than -- other than the board 21 members themselves? 22 MS. DEITSCH-PEREZ: Object to the 23 form. 24 I don't recall everyone on the call. Α. 25 Can you identify anybody who was on Q.

Page 192 1 WATERHOUSE - 10-19-21 2 the call? 3 Α. Other than the board members? 4 Ο. Yes. 5 Lauren Thedford. I mean, there Α. 6 are -- there are many -- my section is just one of many sections that are just -- you know, as 7 you can appreciate, this is a long board 8 9 meeting. 10 I can't recall specifically, really even generally, or who was on when this was 11 12 discussed. But Lauren was typically on for the 13 entire time. 14 I apologize if I asked you this, but 0. 15 do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? 16 17 I think you asked me this already, Α. John. 18 Okay. I just don't recall. Can you 19 0. just refresh my recollection if I did, in fact, 20 ask you the question? 21 22 I don't believe -- if we can go Α. I don't believe Mr. Norris has a title 23 back. 24 at the retail funds. Mr. -- and Mr. Post is 25 the CCO of the advisor, the advisors.

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1	WATERHOUSE - 10-19-21	Page 193
2	Q. Okay. Do you know if either of them	
3	have a position with the retail board with	
4	the retail funds?	
5	A. I don't believe Mr. Norris has a	
6	position with the retail funds.	
7	Q. All right. What about Mr. Post?	
8	A. Mr. Post is the CCO of the advisors.	
9	Q. Okay. Does he hold any position	
10	A. I don't believe so.	
11	Q with the retail funds?	
12	A. I don't believe so.	
13	Q. Okay.	
14	A. I don't know if being the CCO for	
15	the advisor conveys something for the retail	
16	funds. Again, I am not that is the legal	
17	compliance part of it. I don't know.	
18	Q. Why did you tell the retail board	
19	that the advisors have the full faith and	
20	backing from Mr. Dondero?	
21	MS. DANDENEAU: Objection to form.	
22	A. It is it is it is what has	
23	been discussed with them prior.	
24	Q. And were you were you trying to	
25	give them comfort that even though the	

Page 194 1 WATERHOUSE - 10-19-21 liabilities exceeded the assets that the 2 advisors would still be able to meet their 3 4 obligations as they become due? 5 MS. DANDENEAU: Objection to form. 6 MS. DEITSCH-PEREZ: Object form. 7 I -- I can't -- I don't remember Α. specifically the conversation, but generally --8 9 you know, generally, yes. And that is why -but, you know, again, in this email saying, you 10 know, I am sure I qualified it with the retail 11 board, you know, as I said I like -- you know, 12 13 to my knowledge, that hasn't changed. But, 14 again, generally -- generally that is what I 15 remember. 16 Okay. Do you recall if in the 0. advisors' response to the retail board's 17 question if the response included any statement 18 concerning Mr. Dondero and -- and the full 19 20 faith and backing that he was giving to the 21 advisors? 22 MS. DEITSCH-PEREZ: Object to the 23 form. 24 I don't -- I don't remember Α. 25 specifically what was provided.

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Page 195 1 WATERHOUSE - 10-19-21 2 Ο. Okay. And I don't really -- I don't really 3 Α. 4 remember generally either. 5 Ο. Okay. 6 MR. MORRIS: So -- so, again, I'm 7 just going to ask Mr. Rukavina if your clients can produce as soon as possible the 8 9 15(c) response, the written response that the advisors made, if any, to the board's 10 11 Question No. 2. 12 I'm not looking for the whole 13 response, but I certainly want the response to Question No. 2. 14 15 Do you have a general understanding Q. as to the amount by which -- withdrawn. 16 17 Did -- did the assets of --18 withdrawn. 19 Did the liabilities of HCMFA exceed 20 its assets in 2020? 21 MS. DANDENEAU: Objection to form. 22 MS. DEITSCH-PEREZ: Objection, form. 23 I believe I have already answered Α. 24 that question earlier, I think. I believe I 25 said yes.

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Page 196 1 WATERHOUSE - 10-19-21 2 Okay. And did the liabilities of Ο. 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. I don't believe so. 6 Α. 7 Okay. So -- so it was only one of 0. the two advisors who had liabilities that 8 exceeded the value of the assets. 9 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 Α. Yes. 15 And do you know, ballpark, the Q. amount by which the value of HCMFA's 16 liabilities exceeded their assets in 2020? 17 18 MS. DANDENEAU: Objection to form. 19 I don't -- I don't recall. Α. 20 MR. MORRIS: I had specifically 21 requested in discovery the audited 22 financial reports for both advisors and 23 NexPoint. I think I may have gotten one 24 for NexPoint but I'm still waiting for the balance. And I'm going to renew my request 25

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Page 197 1 WATERHOUSE - 10-19-21 2 for those documents too. Let's go to the next exhibit, which 3 0. 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 for everybody. 8 9 (Exhibit 10 marked.) 10 And I don't know if you have ever Ο. seen this before, but I'm really putting it up 11 on the screen for purposes of turning to the 12 13 very last page of the document. 14 So this is a document that we have 15 been -- that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, which is a document that was filed in the 17 adversary proceeding 21-3004. And -- no, I 18 apologize, I think we -- right there. Perfect. 19 20 And it is page 31 of 31. 21 MR. MORRIS: I think there may have 22 been some something erroneously stapled to the hard copy that I gave you folks, but 23 24 I'm looking for page 31 of 31 in the 25 document that begins with the first page of

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Page 198 1 WATERHOUSE - 10-19-21 2 Exhibit 10. 3 Do you have that, Mr. Waterhouse? Q. 4 I don't have it yet. I'm looking. Α. 5 All right. If you look at the top 0. б right-hand corner, you will see it says page 7 hopefully something of 31? Α. Yes, I've got it now. 8 9 Okay. You have got 31 of 31. You Q. 10 can take a moment to read that, if you would 11 like. 12 (Reviewing document.) Okay. Α. 13 Q. Have you ever seen this before? 14 Α. I don't know if I have seen this specific document, but, you know, I've --15 I'm -- I'm aware of it. 16 17 And is this the document that you Ο. 18 had in mind when you sent that email to 19 Ms. Thedford that we just looked at where you 20 said that Highland had agreed not to make a 21 demand upon HCMFA until May 2021? 22 Honestly, I don't -- it wasn't this Α. I mean, it's something like this, 23 document. 24 yes. I mean, yes. 25 Well --Q.

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		Page 199
1	WATERHOUSE - 10-19-21	rage 199
2	A. It is something like this, but I	
3	don't think it was this specific document.	
4	Q. Well, but this document does say in	
5	the last sentence that Highland agreed not to	
6	seek not to demand payment from HCMFA prior	
7	to May 31, 2021; right?	
8	A. Yes.	
9	Q. And are you aware of any other	
10	document that was ever created pursuant to	
11	which Highland agreed not to demand payment on	
12	amounts owed by HCMFA before May 31, 2021?	
13	A. Hold on. Are you asking, am I aware	
14	of a document that by HCMFA that basically says	
15	otherwise?	
16	Q. No. Let me try again.	
17	Are you aware of any other document	
18	pursuant to which pursuant to which Highland	
19	agreed not to make a demand on HCMFA until May	
20	31st, 2021?	
21	A. I'm I think there was something	
22	in connection with with the with the	
23	audit that basically says the same thing.	
24	Q. Okay. And do you think that the	
25	audit is referring to this particular document?	

1	WATERHOUSE - 10-19-21	Page 200
2	A. I don't know.	
3	Q. All right. This document is dated	
4	April 15, 2019. Do you see that?	
5	A. I do.	
6	Q. And do you remember that the audit	
7	was completed on June 3rd, 2019?	
8	A. Yes.	
9	Q. And do you recall that the audited	
10	financials and I'm happy to pull them up if	
11	you would like, but do you recall that the	
12	audited financials included a reference to the	
13	agreement pursuant to which Highland agreed not	
14	to make a demand until May 31st, 2021?	
15	A. Yes, I remember.	
16	Q. And as part of the process, would	
17	you have expected the corporate accounting team	
18	to have provided a copy of this document to	
19	PwC?	
20	MS. DANDENEAU: Objection to form.	
21	A. Yes, I would have expected something	
22	like this, or again, you know, some document	
23	that basically states states the deferral	
24	till May 31 of 2020.	
25	Q. Okay.	
1		

		Page 201
1	WATERHOUSE - 10-19-21	2
2	A. May 31 of 2021, excuse me.	
3	Q. And this document states the	
4	deferral that you just described; correct?	
5	A. It does.	
6	Q. And this document states the	
7	deferral that was described in the audited	
8	financial statements that we looked at before;	
9	correct?	
10	A. It does.	
11	MR. MORRIS: Okay. Can we scroll	
12	down just a little bit to see who signed on	
13	behalf of the acknowledgment there.	
14	Q. Okay. So Mr. Dondero signed this	
15	document on behalf of both HCMFA and Highland;	
16	do you see that?	
17	A. I do.	
18	Q. Okay. Did you discuss this document	
19	or the withdrawn.	
20	Did you discuss the concept of the	
21	deferral with Mr. Dondero in the spring of	
22	2019?	
23	A. I think I testified I don't recall.	
24	Q. Okay. Do you know whose idea it was	
25	to issue the acknowledgment in this form?	

Page 202 1 WATERHOUSE - 10-19-21 2 Α. I don't recall. 3 MR. MORRIS: Can we scroll back up 4 to the document, please. 5 Do you see in the beginning it says, 0. reference is made to certain outstanding 6 7 amounts loaned from Highland to HCMFA for funding ongoing operations. 8 9 Do you see that? 10 Α. Yes. 11 And were you aware as the CFO of Q. 12 Highland and as the treasurer of HCMFA that as 13 of April 15, 2019, Highland had made certain 14 loans to HCMFA to fund HCMFA's ongoing 15 operations? 16 Α. Yes. 17 And were you aware that those loans 0. were payable on demand and remained outstanding 18 as of December 31st, 2018? 19 20 Α. Yes. 21 And were you aware that those Ο. 22 amounts were payable on demand, and they 23 remained outstanding as of April 15, 2019? 24 MS. DEITSCH-PEREZ: Object to the 25 form.

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1	WATERHOUSE - 10-19-21	Page 203
2	A. Well, this this document dated	
3	April 15, 2019 says they have been deferred to	
4	May 31, 2021.	
5	Q. Right. But I'm just sticking to the	
6	first paragraph where they refer to the	
7	outstanding amounts. And in the end it says	
8	the it remained outstanding on December	
9	31st, 2018, and I think you told me that you	
10	understood that, and then I'm just trying to	
11	capture the last piece of it.	
12	Did you understand that there were	
13	amounts outstanding from the loan that Highland	
14	made to HCMFA to fund ongoing operations as of	
15	April 15th, 2019?	
16	A. Yes.	
17	Q. Thank you. Let's look at the next	
18	sentence. HCMFA expects that it may be unable	
19	to repay such amounts should they become due	
20	for the period commencing today and continuing	
21	through May 31st, 2021.	
22	Do you see that?	
23	MS. DANDENEAU: Objection to form.	
24	A. I do.	
25	Q. As the CFO withdrawn.	

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		Page
1	WATERHOUSE - 10-19-21	
2	As the treasurer of HCMFA, did you	
3	believe that do you believe that statement	
4	was true and accurate at the time it was	
5	rendered?	
6	A. I mean, it it the answer to	
7	that is I really didn't have any I didn't	
8	have an opinion really.	
9	Q. Did you do anything to educate	
10	yourself in April of 2019 on the issue of	
11	whether HCMFA could repay the amounts that it	
12	owed to Highland should they become due?	
13	A. I don't believe so.	
14	Q. Did you at any time form any	
15	opinions as to HCMFA's ability to repay all	
16	amounts due to Highland should they become due?	
17	A. Not really. I guess I don't	
18	Q. Well, you told the retail board that	
19	HCMFA's liabilities exceeded their assets in	
20	2020; correct?	
21	A. Yes.	
22	Q. Based on the work that you did to	
23	prepare for the retail board, did you form any	
24	view as to whether HCMFA would be unable to	
25	repay the amounts that it owed to Highland	

1	WATERHOUSE - 10-19-21	Page 205
2	should they become due?	
3	MS. DANDENEAU: Objection to form.	
4	A. I mean, I when you look at that,	
5	to answer you, completely, you know, again,	
6	if the response I gave the retail board was,	
7	you know, the the advice HCMFA advisors	
8	have the have the full faith and backing of	
9	Jim Dondero. So I didn't form an opinion of	
10	whether the advisor could pay it or not.	
11	Q. Did you form any view as to whether	
12	the advisors could repay the amounts that it	
13	owed to Highland should they become due without	
14	the full faith and backing of Mr. Dondero?	
15	MS. DANDENEAU: Objection to form.	
16	MS. DEITSCH-PEREZ: Form.	
17	A. I mean, if you if you if you	
18	take that last statement out, I mean, it would	
19	be difficult for HCMFA to pay back demand notes	
20	at that time.	
21	Q. And it was precisely for that reason	
22	that you told the retail board that that the	
23	retail that the advisors had the full faith	
24	and backing of Mr. Dondero; correct?	
25	MS. DANDENEAU: Objection to form.	

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		Page 206
1	WATERHOUSE - 10-19-21	5
2	A. I mean, yes, as the mouthpiece, I	
3	was relaying information.	
4	Q. Okay. And you relayed that	
5	information with the knowledge and approval of	
6	Mr. Dondero; correct?	
7	MS. DEITSCH-PEREZ: Object to the	
8	form.	
9	A. As I stated in the email, I don't	
10	believe, and I think I testified I don't	
11	believe I had conversations with Mr. Dondero at	
12	the time of that board meeting.	
13	Q. Did you tell the retail board that	
14	the advisors had the full faith and backing of	
15	Mr. Dondero without Mr. Dondero's prior	
16	approval?	
17	A. Yeah, I I yes, I'm like I	
18	said, I think I testified earlier, I'm sure I	
19	qualified it as well.	
20	Q. What do you mean by that?	
21	MS. DANDENEAU: Objection to form.	
22	A. Again again, like I said in the	
23	email, it has the full faith and backing of Jim	
24	Dondero unless that has changed.	
25	Q. Actually that is not what you said,	

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Page 207 1 WATERHOUSE - 10-19-21 2 so let's put the email back up. It is -- it is -- it is in the 3 Α. 4 email. 5 Let's put the email back up. You 0. 6 didn't say unless it has changed. You said you 7 believe it hasn't changed; right? Α. Okay. And to my knowledge that 8 9 hasn't changed, that is what it says. 10 That's right. Q. But, again, I mean, that is -- I 11 Α. don't know everything. And I'm not in every 12 13 conversation. I'm not -- to presume that I am, 14 is -- and you have to put myself -- as you 15 started this out, Mr. Morris, I was at home in October of 2020 with COVID -- or, you know, 16 under these COVID times that we described is 17 very difficult. 18 19 We have all been working at home for 20 really the first time ever, undergoing processes, procedures, control environments 21 22 that have been untested, and there is poor 23 communication. 24 So I am relaying, as I'm telling you 25 now, what is in the email. And unless

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		Page 208
1	WATERHOUSE - 10-19-21	
2	something has changed to my knowledge, it	
3	hasn't changed, but it could have changed.	
4	Q. When you say that the advisors have	
5	the full faith and backing from Mr. Dondero,	
6	did you intend to convey that, to the extent	
7	the advisors were unable to satisfy their	
8	obligations as they become due, Mr. Dondero	
9	would do it for them?	
10	MS. DANDENEAU: Object to the form.	
11	MS. DEITSCH-PEREZ: Object to the	
12	form.	
13	And, John, we have given you a lot	
14	of leeway here but this does not seem	
15	relevant to this case. You seem sort of	
16	taking a complete sort of diversion into	
17	the allegations and the complaint just	
18	filed on Friday, and so I would ask you to	
19	move on because	
20	MR. MORRIS: And I will tell you	
21	I will tell you that I have never read that	
22	complaint cover-to-cover. I have nothing	
23	to do with the prosecution of those claims.	
24	And this issue that we're talking about	
25	right now is related solely to the	

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Page 209 1 WATERHOUSE -10-19-212 promissory notes that your clients refuse 3 to pay. So I'm going to continue to ask my 4 5 questions, and I would ask the court 6 reporter to read back my last question. 7 (Record read.) MS. DEITSCH-PEREZ: And then I 8 9 believe there were objections to form. 10 You can answer the question. Q. 11 Α. Yes. 12 Q. Thank you very much, sir. 13 MR. MORRIS: Can we go back to the 14 other document, please? 15 Mr. Waterhouse, do you know if this Q. document was ever shared with the retail board? 16 17 I don't recall. Α. Did you ever share it with the 18 Q. retail board? 19 20 Α. I don't recall. 21 Did you ever tell the retail board Q. 22 about the substance of this document? 23 I don't recall. Α. 24 Did you ever tell the retail board 0. that Highland had agreed not to make a demand 25

1	WATERHOUSE - 10-19-21	Page 210
2	against HCMFA until May 2021?	
3	A. I don't recall.	
4	Q. Do you know whether anybody on	
5	behalf of the advisors ever informed the retail	
6	board that Highland had agreed on April 15,	
7	2019, not to make a demand against HCMFA under	
8	the promissory notes?	
9	A. I don't recall.	
10	Q. Did you instruct Ms. Thedford or	
11	anybody else responding to the retail board's	
12	15(c) inquiry to disclose this document?	
13	A. Did I instruct Ms. Thedford or	
14	anyone else to to to produce this, to	
15	disclose this document? Is that what you I	
16	just want to make sure.	
17	Q. Uh-huh.	
18	A. Yeah, I don't I don't recall.	
19	Q. Did you instruct anybody to inform	
20	the retail board, in response to their question	
21	as part of the 15(c) process, to to tell the	
22	retail board about Highland's agreement not to	
23	make a demand until 2021?	
24	MS. DANDENEAU: Objection to form.	
25	A. I don't recall.	

Page 211 1 WATERHOUSE -10-19-212 Did you ever inform PwC that HCMFA's 0. 3 liabilities exceeded its assets? 4 MS. DANDENEAU: Object to the form. 5 I don't -- I don't think I told Α. 6 them. I mean, they -- they audited the 7 financial statements. Did -- do you know if anybody on 8 0. 9 behalf of Highland ever informed PricewaterhouseCoopers that HCMFA may be unable 10 to repay amounts owing to Highland, should they 11 12 become due? 13 MS. DANDENEAU: Objection to form. Again, I think I testified 14 Α. Yes. 15 earlier that -- that this was communicated to 16 the auditors. 17 Ideally --0. I don't know who exactly did that. 18 Α. I don't recall doing it, but, yeah, it was --19 20 it was communicated. And that is why -- I mean, there is a disclosure in the financial 21 22 statements; right? 23 There is, and that disclosure Ο. 24 relates to the last sentence of this document; 25 correct?

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 A. Yes. Q. Do you recall looking in the document and seeing anything that was disclosed with respect to the sentence above that? A. No. Q. Do you know whether anybody on behalf of Highland ever informed PricewaterhouseCoopers that HCMFA expects that it may be unable to repay amounts due and owing to Highland should they become due? MS. DEITSCH-PEREZ: Object to the form. I think that is the third time. A. I don't recall. Again, as I said, we all of this was given to the auditors. Q. Do you know if Highland received anything of value in exchange for its agreement not to demand payment on amounts owed by HCMFA prior to May 31st, 2021? MS. DEITSCH-PEREZ: Object to the form. That is the second time. A. I have answered this question. MR. RUKAVINA: Hold on. Object to 	1	WATERHOUSE - 10-19-21	Page 212
4 document and seeing anything that was disclosed 5 with respect to the sentence above that? 6 A. No. 7 Q. Do you know whether anybody on 8 behalf of Highland ever informed 9 PricewaterhouseCoopers that HCMFA expects that 10 it may be unable to repay amounts due and owing 11 to Highland should they become due? 12 MS. DEITSCH-PEREZ: Object to the 13 form. I think that is the third time. 14 A. I don't recall. Again, as I said, 15 we all of this was given to the auditors. 16 Q. Do you know if Highland received 17 anything of value in exchange for its agreement 18 not to demand payment on amounts owed by HCMFA 19 prior to May 31st, 2021? 20 MS. DEITSCH-PEREZ: Object to the 21 form. That is the second time. 22 MS. DANDENEAU: Object to the form. 23 A. I have answered this question. 24 MR. RUKAVINA: Hold on. Object to	2	A. Yes.	
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<pre>19 prior to May 31st, 2021? 20 MS. DEITSCH-PEREZ: Object to the 21 form. That is the second time. 22 MS. DANDENEAU: Object to the form. 23 A. I have answered this question. 24 MR. RUKAVINA: Hold on. Object to</pre>	17	anything of value in exchange for its agreement	
20 MS. DEITSCH-PEREZ: Object to the 21 form. That is the second time. 22 MS. DANDENEAU: Object to the form. 23 A. I have answered this question. 24 MR. RUKAVINA: Hold on. Object to	18	not to demand payment on amounts owed by HCMFA	
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22MS. DANDENEAU: Object to the form.23A.I have answered this question.24MR. RUKAVINA: Hold on. Object to	20	MS. DEITSCH-PEREZ: Object to the	
 A. I have answered this question. MR. RUKAVINA: Hold on. Object to 	21	form. That is the second time.	
24 MR. RUKAVINA: Hold on. Object to	22	MS. DANDENEAU: Object to the form.	
	23	A. I have answered this question.	
25 legal conclusion. Go ahead.	24	MR. RUKAVINA: Hold on. Object to	
	25	legal conclusion. Go ahead.	

1	WATERHOUSE - 10-19-21	Page 213
2	A. I have answered this question	
3	before.	
4	Q. And the answer was no?	
5	A. I'm not aware.	
6	Q. Now, this acknowledgment can't	
7	possibly apply to the two notes that you signed	
8	on behalf of HCMFA because those notes were	
9	signed on May 2nd and May 3rd, 2019; is that	
10	right?	
11	MS. DANDENEAU: Objection to form.	
12	A. Unless there is a drafting error.	
13	Q. Okay. Are you aware of a drafting	
14	error?	
15	A. I'm not aware. I didn't I wasn't	
16	part of I didn't sign this note or this	
17	acknowledgment. I didn't draft it.	
18	Q. But you do see it is dated April 15,	
19	2019; right?	
20	A. Yes.	
21	Q. And this was a document that was	
22	actually included by the advisors in a pleading	
23	they filed with the Court; right?	
24	MR. RUKAVINA: Well, I don't know	
25	that so I object to form.	
1		

Page 214 1 WATERHOUSE - 10-19-21 2 0. Okay. Let's go to the first page of 3 the document and just confirm that. 4 MR. AIGEN: Mr. Morris, I just note 5 that you already said there was some error 6 with the document that is listed as 7 exhibit --8 MR. MORRIS: No. No, no, no. 9 MS. DEITSCH-PEREZ: Oh, okay. 10 MR. MORRIS: What I said is that there is a few pages that were mistakenly 11 12 stapled to the end of the document. 13 MS. DEITSCH-PEREZ: Okay. 14 MR. MORRIS: There is no problem 15 with this document. 16 MS. DEITSCH-PEREZ: And just so 17 we're clear that the document -- the pages that start with defendant's amended answer 18 19 are not intended to be part of this 20 document? 21 MR. MORRIS: That's correct. 22 MS. DEITSCH-PEREZ: And that the -but it is your representation that the rest 23 24 of the document is -- is -- is correct 25 because we don't -- we don't have any way

Page 215 1 WATERHOUSE - 10-19-21 of verifying that, we're just --2 3 MR. MORRIS: You do, actually. You 4 could just go to Docket No. 21-3004. 5 MS. DEITSCH-PEREZ: If you want to 6 stop this deposition so we can go and pull 7 that document up, we're happy to do it. So I am just asking you for your 8 9 representation. 10 MR. MORRIS: Sure. I gave that. 11 MS. DEITSCH-PEREZ: Okay. 12 So do you see that this is a Q. 13 document that was actually filed with the Court 14 by Highland Capital Management Fund Advisors? 15 Α. I get with the first page in No. the section. Maybe I'm looking at the wrong 16 It says, Highland Capital Management. 17 thing. Don't worry about it. Don't worry 18 Q. about it. 19 20 Maybe I went back -- okay. Α. 21 MR. MORRIS: All right. Can we put 22 up on the screen Exhibit 2. 23 (Exhibit 2 marked.) 24 MR. MORRIS: I think it is 25 Exhibit 1.

Page 216 1 WATERHOUSE - 10-19-21 2 MS. DANDENEAU: I'm sorry, John, did 3 you say Exhibit 2 or Exhibit 1? MR. MORRIS: It is Exhibit 2 in the 4 5 binders so it is premarked Exhibit 2. And now I'm asking -- right there -- going to 6 7 Exhibit 1 to the document that was marked as Exhibit 2. 8 9 MS. DANDENEAU: Got it. In the 10 binder there is no --11 MS. DEITSCH-PEREZ: There is no 12 Exhibit 1. 13 MR. MORRIS: All right. So look at 14 the one on the screen. 15 Do you see, Mr. Waterhouse, that Q. this is a promissory note dated May 31st, 2017, 16 in the approximate amount of \$30.7 million? 17 18 Α. Yes. 19 And do you see that the maker of the 0. 20 note is NexPoint? 21 Α. Yes. 22 And that Highland is the payee; is 0. 23 that right? 24 Α. Yes. 25 Okay. And do you see in Paragraph 2 Q.

		Page 217
1	WATERHOUSE - 10-19-21	
2	this is an annual installment note?	
3	A. Can you scroll down.	
4	Q. Sure.	
5	MR. MORRIS: Can we scroll down	
6	yeah, there you go.	
7	A. Right there, yeah. Yes.	
8	MR. MORRIS: And can we scroll down	
9	to the signature line.	
10	Q. And do you recognize that as	
11	Mr. Dondero's signature?	
12	A. Yes.	
13	Q. And is this the promissory note that	
14	we talked about earlier where NexPoint had made	
15	certain payments in the aggregate amount of	
16	about 6 to \$7 million against principal and	
17	interest?	
18	A. I don't recall discussing the	
19	aggregate principal amounts of 6 to \$7 million,	
20	but so I don't I don't recall that prior	
21	discussion with those amounts.	
22	Q. All right. Let's take a look.	
23	NexPoint always included this promissory note	
24	as a liability on its audited financial	
25	statements; right?	

		Page 218
1	WATERHOUSE - 10-19-21	Page 216
2	A. Yes.	
3	Q. And NexPoint had its financial	
4	statements audited; isn't that correct?	
5	A. Yes.	
6	Q. And was the process of NexPoint's	
7	audit similar to the process you described	
8	earlier for Highland and HCMFA?	
9	A. Yes, it is similar.	
10	Q. Okay.	
11	MR. MORRIS: Can we put up	
12	NexPoint's audited financials and let	
13	everybody know what exhibit number it is,	
14	La Asia?	
15	MS. CANTY: It is going to be	
16	Exhibit 46.	
17	(Exhibit 46 marked.)	
18	Q. And do you see, sir, that we've put	
19	up NexPoint Advisors' consolidated financial	
20	statements and supplemental information for the	
21	period ending December 31st, 2019?	
22	A. Yes.	
23	Q. Did you participate in the process	
24	whereby these audited financial statements were	
25	issued?	

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1	WATERHOUSE - 10-19-21	Page 219
2	A. I didn't participate directly, as	
3	I've described before, about the the team	
4	performing the audit.	
5	Q. Do you recall when the audit of	
6	NexPoint's financial statements for the period	
7	ending December 31st, 2019 was completed?	
8	A. Yes.	
9	Q. And when do you recall it being	
10	completed?	
11	A. In January of 2021.	
12	Q. Do you know why the 2019 audit	
13	report wasn't completed until January of 2021?	
14	A. Yes.	
15	Q. Why was the NexPoint audit report	
16	for the period ending 12/31/19 not completed	
17	until January 2021?	
18	A. Because we had to deal with working	
19	from home from with COVID, and on top of all	
20	of our daily responsibilities and job duties	
21	at at providing at Highland providing	
22	services to NexPoint, we had to do all of this	
23	extra work for a bankruptcy that was filed in	
24	October of 2019.	
25	MR. MORRIS: Can we go to the	

Page 220 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. Do you see under the liabilities 4 Ο. 5 section, the last item is note payable to affiliate? 6 7 Α. Yes. And is that the note that we just 8 0. looked at? 9 10 MS. DANDENEAU: Objection to form. 11 Withdrawn. Q. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017? 15 MS. DANDENEAU: Objection to form. 16 I believe no. Α. Okay. You're not aware of any other 17 0. note that was outstanding from NexPoint to 18 Highland as of the end of the year 2019, other 19 20 than that one \$30 million note; right? 21 I don't recall. Α. 22 And as of the end of 2019, the 0. principal amount that was due on the note was 23 24 approximately \$23 million; right? 25 MS. DEITSCH-PEREZ: Object to the

Page 221 1 WATERHOUSE - 10-19-21 2 form. 3 Approximately. Α. 4 And does that refresh your Ο. recollection that between the time the note was 5 executed and the end of 2019, that NexPoint had 6 7 paid down approximately \$7 million? Α. Yes. If we are just doing the math, 8 9 yes. 10 Okay. Did NexPoint complete its Q. audit from 2020? 11 12 Sorry, you kind of broke up. Α. Do 13 NexPoint complete? The audit of its financial 14 0. 15 statements for the period ending December 31st, 2020? 16 17 Α. No. 18 Q. No, it's not complete? 19 No, it is not complete. Α. 20 Did HCMFA complete its audit for the Q. year ending December 31st, 2020? 21 22 Α. No. 23 MR. MORRIS: Can we go to page 15, 24 please, the paragraph at the bottom. 25 Do you see that NexPoint has Q.

1	WATERHOUSE - 10-19-21	Page 222
2	included under notes payable to Highland a	
3	reference to the amounts that were outstanding	
4	as of the year-end 2019 under the note that we	
5	looked at just a moment ago?	
6	A. Yes. Are you talking about the	
7	second paragraph?	
8	Q. I'm actually talking about first	
9	paragraph. Do you understand that the first	
10	paragraph is a reference to the 2017 note, and	
11	the amounts that were the principal amount	
12	that was outstanding as of the end of 2019?	
13	MS. DANDENEAU: Objection to form.	
14	John, do you mean the first paragraph of	
15	that page?	
16	MR. MORRIS: No, the first paragraph	
17	under notes payable to Highland.	
18	A. Yeah, I see the paragraph, and	
19	again, this is what I answered earlier. I	
20	believe so, just because I don't again, this	
21	is a number in a balance sheet, and without	
22	matching it up and seeing the detail with the	
23	schedule like I kind of talked about for	
24	Highland's financial statements, it is a little	
25	bit more difficult to tie everything in	
1		

1	WATERHOUSE - 10-19-21	Page 223
2	perfectly together.	
3	Q. Okay. But you're not aware of any	
4	note that was outstanding at the end of 2019	
5	from NexPoint to Highland other than whatever	
6	principal was still due and owing under the	
7	\$30 million note issued in 2017; correct?	
8	A. Well, it I don't there is	
9	reference in the second paragraph. I don't	
10	I don't I don't recall what that is	
11	referring to, so I don't I don't know.	
12	Q. Well, if you listen carefully to my	
13	question, right, I'm asking about notes that	
14	were outstanding at the end of 2019, and if we	
15	look at the paragraph you just referred to, it	
16	says that during the year there were new notes	
17	issued totaling \$1.5 million, but by the end of	
18	the year, no principal or interest was	
19	outstanding on the notes.	
20	Do you see that?	
21	A. Oh, I do, yes.	
22	Q. So does that refresh your	
23	recollection that there were no notes	
24	outstanding from NexPoint to Highland other	
25	than the principal remaining under the original	

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Page 224 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? Well, we're at the bottom of the 4 Α. 5 page. Is there anything on page 16? 6 Ο. That is a fair question, sure. That 7 is it. 8 Α. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. And you don't have any memory of any 11 Ο. other note other than the 2017 note, right, 12 13 being outstanding as of the end of the year? 14 Α. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was outstanding. 17 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little while. It's 3:26. Let's come back at 20 21 3:40. 22 VIDEOGRAPHER: We're going off the 23 record at 3:26 p.m. 24 (Recess taken 3:26 p.m. to 3:39 p.m.) 25 VIDEOGRAPHER: We are going back on

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Page 225 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. All right. Mr. Waterhouse, we -- I 3 Ο. don't think we have a lot more here. 4 5 To the best of your knowledge and recollection, were all affiliate loans and all б 7 loans made to Mr. Dondero recorded on Highland's books and records as assets of 8 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered. 12 To my knowledge, yes. Α. Okay. Can you recall any loan to 13 Q. 14 any affiliate or Mr. Dondero that was not 15 recorded on Highland's books and records as an 16 asset? 17 Like during my time as CFO? I don't Α. recall. 18 How about after the time that you 19 0. 20 were CFO? Did you recall that there was a loan by Highland to an affiliate or to Mr. Dondero 21 22 that hadn't been previously recorded on 23 Highland's books as an asset? 24 MS. DANDENEAU: Objection to form. 25 I guess I don't understand the Α.

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		Page 226
1	WATERHOUSE - 10-19-21	-
2	question. I left Highland as of I'm not	
3	aware of I left Highland in February	
4	probably the last day of February of 2021.	
5	Q. Okay.	
6	A. I'm not I'm not aware of any	
7	I'm not aware of anything past that date.	
8	Q. Okay. While you were the CFO at	
9	Highland, did Highland prepare in the ordinary	
10	course of business a document that reported	
11	operating results on a monthly basis?	
12	A. Yes.	
13	Q. And are you generally familiar with	
14	the monthly operating reports?	
15	A. Yeah. You are referring to the	
16	reports that we filed to the Court every month?	
17	Q. I apologize, I'm not. I'm taking	
18	you back to the pre-petition period. There was	
19	a report that I have seen that I'm going to	
20	show you, but I'm just asking for your	
21	knowledge.	
22	MR. MORRIS: Let's put it up on the	
23	screen, Exhibit 39.	
24	(Exhibit 39 marked.)	
25	Q. Do you see this is a document that	

Page 227 1 WATERHOUSE - 10-19-21 2 is called operating results? 3 Α. Yeah, that's the title of it. Okay. And was a report of operating 4 Ο. 5 results prepared by Highland on a monthly basis 6 during the time that you served as CFO? 7 Α. No. Are you familiar with a document of 8 Ο. 9 this type? And we can certainly look at the 10 next page or two to refresh your recollection. I'm just looking at the title. 11 Α. Ι don't really -- again, as I discussed before, I 12 13 don't have any records or documents or emails or appointments or anything that I was able to 14 use prior to -- prior to this deposition, so 15 I'm doing the best I can. 16 Okay. You don't need to apologize. 17 0. I'm just asking you if you are familiar with 18 19 the document called Operating Results that was 20 prepared on a monthly basis at Highland? 21 MS. DEITSCH-PEREZ: Object to the 22 form. 23 If you're not, you're not. Q. 24 I don't believe this was prepared on Α. 25 a monthly basis.

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1	WATERHOUSE - 10-19-21	Page
2	Q. Okay. Do you see that this one	
3	is is dated February 2018?	
4	A. Yes.	
5	Q. Do you have do you believe	
6	have you ever seen a document that was	
7	purporting to report operating results for	
8	Highland?	
9	MS. DANDENEAU: Objection to form.	
10	A. Yes.	
11	Q. Okay. And when you say that you	
12	don't believe it was produced on a monthly	
13	basis, was it produced on any periodic bases to	
14	the best of your recollection?	
15	A. I believe it was it was prepared	
16	on an annual basis.	
17	Q. Okay.	
18	MR. MORRIS: Can we look at the next	
19	page.	
20	Q. Do you see that there is a statement	
21	here called: Significant items impacting	
22	HCMLP's balance sheet?	
23	And it is dated February 2018.	
24	A. Yes.	
25	Q. Do you recall that there was a	

Page 229 1 WATERHOUSE - 10-19-21 report that Highland prepared that identified 2 3 significant items impacting the balance sheet? A report that was prepared. 4 Α. 5 Let me ask a better question: Did 0. б Highland prepare reports to the best of your 7 recollection that identified significant items that impacted its balance sheet? 8 9 Α. Well, so Highland prepared a -- a 10 monthly close package. And maybe I'm getting -- and -- and maybe change names at one 11 time or maybe I'm just -- again, just 12 misremembering -- but in that, yes, there is a 13 page that would detail just changes in -- you 14 15 know, just changes month over month on the 16 balance sheet. 17 Okay. And maybe it is my fault. 0. Maybe I didn't know the proper name for it. 18 19 But let's use the phrase "monthly close 20 package." 21 Did Highland prepare a monthly close 22 package in the ordinary course of business 23 during the time that you served as CFO? 24 MS. DANDENEAU: Objection to form. 25 Α. Yes.

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1	WATERHOUSE - 10-19-21	Page 230
2	Q. And did the monthly close package	
3	that Highland prepared include information	
4	concerning significant items that impacted	
5	Highland's balance sheet?	
6	A. Yes, it had a page like that is	
7	that is on the screen that detailed items	
8	like of that nature.	
9	Q. And do you know who was there	
10	anybody at Highland who was responsible for	
11	overseeing the preparation of the monthly	
12	reporting package?	
13	A. That would have been again, it	
14	varies over time during my tenure as CFO.	
15	It it varied over over time, but but	
16	typically a a corporate accounting manager.	
17	Q. And who were the corporate	
18	accounting managers during your tenure as CFO?	
19	A. It would have been Dave Klos and	
20	Kristin Hendrix.	
21	Q. And did the corporate accounting	
22	manager deliver to you drafts of the monthly	
23	close package before it was finalized?	
24	A. Sometimes.	
25	Q. Was that the practice even if there	

Page 231 1 WATERHOUSE - 10-19-21 2 were exceptions to the practice? 3 The practice meaning that they Α. 4 sometimes lured them to me? 5 That that was the expectation even 0. 6 if circumstances prevented that from happening 7 from time to time. MS. DEITSCH-PEREZ: Object to the 8 form. 9 I -- I would say it started out that 10 Α. way but over the years it -- it was not 11 12 enforced. 13 0. Okay. So you were -- you reviewed 14 and approved monthly -- monthly reporting 15 packages for a certain period of time and then over time you stopped doing that. 16 17 Do I have that right? 18 MS. DANDENEAU: Objection to form. Yes, I mean, if you're talking about 19 Α. 20 a formal meeting where we sit down and go through and approve it. I would say that was 21 22 standard practice a decade -- you know, early 23 on. And as time went on that -- that -- that 24 practice wasn't followed. 25 Okay. Q.

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Page 232 1 WATERHOUSE - 10-19-21 2 Α. And, quite frankly, I don't even know if these were -- these were sent to me 3 4 even in any capacity. 5 What was the purpose of preparing Ο. 6 the monthly reporting package -- withdrawn. 7 What was the purpose of preparing the monthly close package? 8 9 MS. DEITSCH-PEREZ: Object to the 10 form. The -- the original purpose was so 11 Α. that it would just -- it would be a report that 12 was reviewed monthly with senior management. 13 14 Who was included in the idea of Ο. 15 senior management? You know, I think originally when 16 Α. this was conceived that would have been like 17 Jim Dondero and Mark Okada. 18 19 Were monthly reporting -- withdrawn. 0. 20 Were monthly close packages prepared to the best of your knowledge until the time 21 22 you left Highland? 23 Α. To my knowledge -- I don't know, 24 actually. I mean, to my knowledge, I believe it was being -- that was still being done. 25 Τ

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1	WATERHOUSE - 10-19-21	
2	don't know because, again, I wasn't reviewing	
3	them. I hadn't reviewed a close package for	
4	for a long time. But I believe the standard	
5	practice that was still being carried out.	
6	Q. Did you ever have any discussions	
7	with the debtor's independent board concerning	
8	any promissory notes that were issued by any of	
9	the affiliates or Mr. Dondero?	
10	A. I can't I can't I can't recall	
11	specifically.	
12	Q. Did you speak with the independent	
13	board from time to time?	
14	A. Yes, from from from time to	
15	time I had discussions with the independent	
16	board members, you know, either either, you	
17	know, by themselves or wholly, you know, as	
18	as a as a combined work.	
19	Q. Okay. Before we talk about	
20	Mr. Seery, do you recall ever having a	
21	conversation with Mr. Nelms or Mr. Dubel	
22	concerning any promissory note that was	
23	rendered by one of the affiliates or	
24	Mr. Dondero to Highland?	
25	A. I don't recall any conversations	

Page 234 1 WATERHOUSE - 10-19-21 2 specifically. 3 Do you know if the topic was ever Ο. discussed, even if you don't remember it 4 5 specifically? MS. DANDENEAU: Objection to form. 6 7 It -- it -- it may have. I don't Α. know. I don't recall. 8 9 Do you recall ever discussing any Q. 10 promissory note issued by any of the affiliates or Mr. Dondero with James Seery? 11 12 Α. I don't -- I don't recall 13 specifically. 14 Ο. Do you recall generally ever 15 discussing the topic of promissory notes issued 16 by any of the affiliates or Mr. Dondero to Highland with Mr. Seery? 17 18 Nothing -- nothing is really jumping Α. 19 out at me. 20 Do you recall if you ever told 0. 21 Mr. Seery that any of the affiliates or 22 Mr. Dondero didn't have an obligation to pay 23 all amounts due and owing under their notes? 24 Α. I don't recall having that 25 conversation.

1	WATERHOUSE - 10-19-21	Page 235
2	Q. Did you ever tell Mr. Seery that you	
3	had any reason to believe that the amounts	
4	reflected in the notes issued by the affiliates	
5	and Mr. Dondero were invalid for any reason?	
6	A. I don't I don't recall.	
7	Q. Did you tell Mr. Dondero did you	
8	tell Mr. Seery that you thought the promissory	
9	notes issued by the advisors and Mr. Dondero	
10	that were outstanding as of the petition date	
11	were assets of the estate?	
12	A. I don't recall having a specific	
13	conversation about those you know, those	
14	notes outstanding as as of the petition date	
15	being assets on the estate. I mean, we put	
16	together you know, they're in the books and	
17	records of the financial statements. I don't	
18	recall having a specific conversation.	
19	Q. Did you ever prepare any documents	
20	that were delivered to Mr. Seery that concerned	
21	the promissory notes issued by any of the	
22	affiliates or Mr. Dondero?	
23	MS. DANDENEAU: Objection to form.	
24	A. Did I produce any that concerned	
25	you mean did I just did I give Mr. Seery	

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Page 236 1 WATERHOUSE - 10-19-21 anything that -- that said I have concerns over 2 3 these notes? 4 No. Let me try again. Maybe it was 0. 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that were issued by any of the affiliates or 8 Mr. Dondero? 9 10 MS. DANDENEAU: Objection to form. I don't recall if I did or not. 11 Α. Ι don't -- I don't remember. I mean, you have my 12 13 emails. You may have asked. Again, I don't --14 I don't know. 15 MR. MORRIS: Can we put up the 16 document that has been premarked as Exhibit 17 39? 18 MS. DANDENEAU: John, that is this document, isn't it? 19 20 MR. MORRIS: Oh, yeah, it might be, 21 as a matter of fact. Let's go to Number 22 40. 23 (Exhibit 40 marked.) 24 During the bankruptcy, 0. 25 Mr. Waterhouse, did you prepare documents that

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Page 237 1 WATERHOUSE - 10-19-21 2 were filed with the bankruptcy court? I didn't -- I didn't prepare them 3 Α. personally. 4 5 Did people prepare them under your 0. direction? 6 7 There were members of the team Α. Yes. that prepared them, and they worked in -- you 8 9 know, there were members of DSI that were 10 involved in the process as well. To the best of your knowledge, did 11 0. DSI rely on the employees of Highland for the 12 13 information that they used to prepare the bankruptcy filings? 14 15 Α. Yes. The books and records were with the Highland personnel. 16 Okay. And do you see on the screen 17 0. here, there is a document that we have marked 18 as Exhibit 40 that is -- that is titled Summary 19 20 of Assets and Liabilities? 21 Uh-huh. Α. 22 Okay. And do you recall reviewing 0. any summary of assets and liabilities before it 23 24 was filed with the bankruptcy court? 25 Yes, I recall reviewing this at a Α.

Page 238 1 WATERHOUSE - 10-19-21 2 high level. 3 And did you believe that it was 0. accurate at the time it was filed? 4 5 Α. I didn't have any other reason to believe otherwise. 6 7 Okay. Do you see that the total 0. value of all properties listed in Part 1 is 8 9 approximately \$410 million? 10 MS. DEITSCH-PEREZ: Objection to 11 form. 12 Yes, it is in 1c. Α. 13 Q. Yes. 14 Α. Yes, I see that. 15 Okay. If we go to the second page, Q. now I think I may just have excerpts here, just 16 so everybody is clear, but if we scroll down to 17 the second page, you will see that there is 18 19 a -- a little further. There you go. You will 20 see there is a reference to Item 71, notes 21 receivable. 22 Do you see that? 23 Α. I do. And that was a reference to the 24 0. notes receivable from the affiliates and 25

Page 239 1 WATERHOUSE - 10-19-21 2 Mr. Dondero, among others; is that right? 3 MS. DANDENEAU: Objection to form. Α. The affiliate notes and the 4 Yes. 5 Dondero notes were in this amount, but they 6 weren't -- again, like you said, and among 7 others. Okay. We will look at the 8 0. specificity because I'm not playing gaming 9 10 here, but do you know if the \$150 million of notes receivable was included within the 11 \$410 million of total value of the debtor's 12 13 assets? MS. DANDENEAU: Objection to form. 14 15 Α. I -- I -- I believe so. 16 0. Right. And so is it fair to say that as of the date this document was prepared, 17 the notes receivable were more than one-third 18 of the value of the debtor's assets? 19 20 MS. DEITSCH-PEREZ: Object to the 21 form. 22 MS. DANDENEAU: Object to the form. 23 Again, if you are just taking the Α. 24 math, 150 divided by whatever the \$400 million 25 number is above, then yes, you get there.

1	WATERHOUSE - 10-19-21	Page 240
2	Q. Okay.	
3	A. You know, but as of the time of this	
4	filing, that is what was put in this filing,	
5		
	right, but, you know, I mean, numbers	
6	numbers change, facts and circumstances change.	
7	Q. But as the CFO of Highland, the	
8	debtor in bankruptcy, did you believe that this	
9	number accurately reflected the total amount	
10	due under the notes receivable?	
11	A. That is what we had in our books and	
12	records.	
13	Q. Okay. And did you believe as the	
14	CFO that the books and records accurately	
15	reported the then value of the debtor's assets?	
16	MS. DANDENEAU: Objection to form.	
17	A. We didn't as part of this filing,	
18	there was no fair value measurement or	
19	anything. These were just accounting entries	
20	for the promissory notes. There is no analysis	
21	for impairment or fair market value adjustments	
22	or anything of that nature. This is purely	
23	taking numbers and putting them in our form.	
24	Q. Did you do any impairment analysis	
25	at any time while you were employed by	

1	WATERHOUSE - 10-19-21	Page 241
2	Highland?	
3	A. Yes, we did do impairment analysis	
4	on on assets.	
5	Q. Okay. Did you ever do an impairment	
6	analysis on any of the promissory notes that	
7	were given to Highland by any of the affiliates	
8	or Mr. Dondero?	
9	A. Not that I recall.	
10	Q. Under what circumstances do you	
11	prepare impairment analyses?	
12	A. As as if you're preparing	
13	financials in accordance with GAAP, generally	
14	accepted accounting principles, if you're	
15	preparing full GAAP financials, you should be	
16	preparing you should be undergoing on a	
17	periodic basis any fair market value	
18	adjustments to assets.	
19	As I was instructed at the time of	
20	the petition date, we weren't producing GAAP	
21	financials. So this wasn't something I was	
22	worried about nor concerned about.	
23	Q. Okay. Were NexPoint and HCMFA and	
24	Highland's audited financial statements	
25	prepared in accordance with GAAP?	

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Page 242 1 WATERHOUSE - 10-19-21 The audited financials -- yes, 2 Α. 3 audited financial statements are prepared in accordance with GAAP. 4 5 Do you recall whether any of 0. б Highland or HCMFA or NexPoint ever made a fair 7 market value adjustment to any of the notes issued by any of the affiliates or Mr. Dondero 8 9 to Highland? 10 I do not recall that happening, but Α. the -- it is because under -- under GAAP, 11 the -- the treatment of liabilities is 12 13 different than assets. Okay. So then let's just focus on 14 Ο. 15 Highland's audited financial statements. 16 The last audited financial statements were for the period ending December 17 31st, 2018; correct? 18 19 That is my understanding. Α. 20 And you had -- you had an obligation Q. to disclose anything to PricewaterhouseCoopers 21 22 concerning any subsequent events between the end of 2018 and June 3rd, 2019; correct? 23 24 MS. DANDENEAU: Objection to form. 25 MS. DEITSCH-PEREZ: Form.

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Page 243 1 WATERHOUSE - 10-19-21 2 Α. Correct. 3 Okay. To the best of your Q. 4 knowledge, as Highland's CFO, did Highland ever make any fair market value adjustments to any 5 б of the promissory notes that were carried on 7 its balance sheet and that were issued by any of the affiliates or Mr. Dondero? 8 9 I think I answered that question Α. 10 earlier. I don't recall doing that for any of the -- those -- those notes. So it would have 11 included the audit for the -- for the 2018 12 13 period. 14 Q. Okay. 15 MR. MORRIS: Can we go to the next 16 page. Do you see this is a note a list of 17 0. notes receivable? Do you see that? 18 19 Yes, I do. Α. 20 And do you see that this ties into Q. 21 the page that we were just looking? 22 I'm sorry, can we go back to the Α. prior page? I mean, it was at 150,331,222. 23 Ιt 24 was on the prior page. Next page. Yes, it 25 agrees.

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1	WATERHOUSE - 10-19-21	Page 244
2	Q. Okay. So now let's look at that	
3	schedule. So this was the face amount of all	
4	of the promissory notes that Highland held at	
5	the time this document was filed with the	
6	<pre>bankruptcy court; right?</pre>	
7	A. Yes.	
8	Q. There is a footnote there that says,	
9	doubtful or uncollectible accounts are	
10	evaluated at year-end.	
11	Do you see that?	
12	A. I do.	
13	Q. Okay. And is it fair to say that as	
14	of the year-end 2018, the year before this,	
15	that to the extent any of these notes were	
16	outstanding at that time, they weren't deemed	
17	to be doubtful or uncollectible?	
18	A. Yeah. For the 2018 audit, there	
19	weren't any there weren't any adjustments to	
20	fair value.	
21	Q. Okay. And during the bankruptcy, do	
22	you recall that Highland subsequently reserved	
23	for the Hunter Mountain Investment Trust note?	
24	A. Yes.	
25	Q. Why did Highland were you	

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1 WATERHOUSE -10-19-212 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 I was not. Α. Do you know why Highland decided to 5 Ο. 6 reserve for the Hunter Mountain Investment 7 Trust note? I don't know yet decision was made. 8 Α. 9 I believe it was made by someone at DSI. 10 Okay. I'm just asking if you know Q. why. 11 12 Did you ever ask anyone why they 13 reserved for that particular note? I don't recall. 14 Α. Do you know whether the debtor 15 Q. reserved for any other note on this list during 16 the bankruptcy? 17 Again, I don't recall. I wasn't 18 Α. 19 part of any process of -- again, like any fair 20 value adjustments or anything to that degree. Like I said, a lot of that was done by DSI and 21 it was kind of out of our court. 22 23 Okay. Do you know if any note Ο. 24 receivable on this list was ever deemed by the 25 debtor to be doubtful or uncollectible?

1	WATERHOUSE - 10-19-21	Page 246
2	A. I don't I don't have a	
3	recollection of every filing, so I don't know.	
4	Q. Did you ever have a discussion with	
5	anybody at any time about whether any of the	
6	notes receivable on this list should be deemed	
7	to be doubtful or uncollectible?	
8	A. No. As I previously stated, we were	
9	told we didn't have to keep GAAP financials.	
10	We weren't having you know, there is no	
11	underlying audits being performed, so I mean,	
12	it wasn't something I worried about.	
13	MR. MORRIS: I move to strike.	
14	Q. Did you ever have a conversation	
15	with anybody about any of the notes receivable	
16	and whether they should be deemed to be	
17	doubtful or uncollectible? Did you have the	
18	conversation, yes or no?	
19	MS. DANDENEAU: Objection to form.	
20	A. I don't recall.	
21	Q. Do you recall ever telling anybody	
22	that you believed any of the notes receivable	
23	on this list should be doubtful should be	
24	deemed to be doubtful or uncollectible?	
25	MS. DANDENEAU: Objection to form.	

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2	A. I don't recall. I mean, it may have	
3	happened, you know, again, when we initially	
4	getting DSI up to speed and going through	
5	financials, it may have happened, but I don't	
6	recall specifically.	
7	Q. While you were the CFO of Highland	
8	during the time that the company was in	
9	bankruptcy, did you have any reason to believe	
10	that any of the notes receivable on this list	
11	other than Hunter Mountain Investment Trust	
12	should have been characterized as doubtful or	
13	uncollectible?	
14	MS. DANDENEAU: Objection to form.	
15	MS. DEITSCH-PEREZ: Form.	
16	A. I didn't know. I didn't form an	
17	opinion. Bankruptcy was new to me. It still	
18	is new to me, even after going through this.	
19	So I really didn't know what to expect nor	
20	really you know, I didn't know.	
21	MR. MORRIS: I move to strike.	
22	Q. During the period of Highland's	
23	bankruptcy when you were serving as CFO, did	
24	you have any reason to believe any of the notes	
25	on this list were doubtful or uncollectible?	

Page 248 1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. MS. DEITSCH-PEREZ: He was answering 8 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Go ahead, Mr. Waterhouse. Ο. 13 Α. Again, I don't -- we brought up a 14 myriad of issues at the start of the bankruptcy 15 I don't recall if this was one of them, case. 16 but, again, there are a lot of things we couldn't change. Even, you know, I was told 17 status quo, blah, blah, blah, right, there is a 18 stay, you can't -- you know, I don't recall 19 20 specifically, but that doesn't mean it didn't 21 happen. 22 MR. MORRIS: I move to strike. 23 During the time that Highland was in Q. 24 bankruptcy and you served as CFO, did you have 25 any reason to believe that any of the notes

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Page 249 1 WATERHOUSE - 10-19-21 receivable on this list were doubtful or 2 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 Α. Potentially. 7 Did you ever tell anybody that? 0. As I just stated like five times, 8 Α. 9 yes, we -- at the beginning after filing and we 10 were getting DSI and others up to speed, you know, we had a myriad of discussions of a lot 11 of things and this was likely one of them. I 12 13 don't -- but I don't recall specifically we 14 talked --15 0. I don't want to know -- I don't want to know what was --16 17 MS. DEITSCH-PEREZ: Wait, wait. Excuse me. Mr. Morris, you did not let him 18 finish his answer. 19 20 I spoke -- we had -- we were Α. 21 bringing Fred Karesa and Brad Sharp (phonetic) 22 up to speed on all of these items, contracts, and investments and going through -- we had 23 24 hours and hours and hours of discussion. And 25 then not only do I have to repeat this not

Page 250 1 WATERHOUSE -10-19-212 once, twice, three, four times with -- you know, I mean, we -- I don't -- I don't remember 3 the sum culmination of all these discussions. 4 They all kind of blend together. 5 Okay. I move to strike 6 MR. MORRIS: 7 and I will try one more time. Did you ever tell anybody at DSI 8 Ο. 9 that you believed any of the notes receivable 10 on this list were doubtful or uncollectible? MS. DANDENEAU: 11 Object to form. 12 Α. Potentially. 13 Potentially you told them or Q. potentially they were doubtful or 14 15 uncollectible? Potentially I told them that we 16 Α. needed to look at the value of these -- of 17 these assets. 18 19 Okay. Did you -- okay. It is 0. 20 potential that you told them and it is potentially that you didn't; right? 21 22 MS. DANDENEAU: Objection to form. 23 I've gone through that. I don't Α. 24 recall specifically. 25 So you should just -- I don't want Q.

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Page 251 1 WATERHOUSE - 10-19-21 2 to tell what you to do. Do you have --3 MS. DANDENEAU: Good. 0. Other than -- other than telling 4 5 them that they should look at the values, do 6 you have any recollection whatsoever of ever 7 having told anybody at DSI that any of the notes receivable on this page were doubtful or 8 uncollectible? 9 10 MS. DEITSCH-PEREZ: Object to the 11 form. 12 MS. DANDENEAU: Objection. 13 Α. I recall having general discussions 14 about everything on our balance sheet which 15 would have included these -- these notes 16 receivable. 17 Ο. Okay. I don't recall specifically where 18 Α. those discussions delved into. 19 20 Do you recall any discussion at all 0. on the topic of whether any of these notes on 21 22 this list were doubtful or uncollectible? 23 MR. AIGEN: Mr. Morris, how on earth 24 is that question different from the 25 question that you just asked for the last

1	WATERHOUSE - 10-19-21	Page 252
2	five times? I mean, really I thought you	
3	were (overspeak.)	
4	MR. MORRIS: Because he never	
5	answered it.	
6	MS. DEITSCH-PEREZ: Are you	
7	listening to him?	
8	MR. MORRIS: You know	
9	MS. DEITSCH-PEREZ: He basically	
10	said that he had a conversation with DSI	
11	that went over all of this stuff and that	
12	conversation could have included the notes	
13	but he doesn't recall specifically.	
14	What more do you want him to ask	
15	of him?	
16	MR. MORRIS: I want him I would	
17	love him to say I would like him to	
18	testify to the truth, and that is he has no	
19	recollection.	
20	MS. DEITSCH-PEREZ: Well, the truth	
21	as you would like to see it, but but he	
22	is testifying truthfully. And I and, by	
23	the way, I move to strike that comment	
24	MR. MORRIS: Okay.	
25	MS. DEITSCH-PEREZ: because it	

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Page 253 1 WATERHOUSE -10-19-212 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. Mr. Waterhouse, do you have any 8 Ο. 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful or uncollectible? 11 12 MS. DANDENEAU: Object to form. 13 Α. I don't remember specifically. 14 Do you remember generally that Q. 15 specific topic? 16 We generally talked about assets, Α. If -- we had discussions of that and 17 values. collectability in nature. I mean, of Highland, 18 the funds, the CLOs, the entire complex. We 19 20 had discussions like that, which is, you know, as you look at a billion dollar consolidated 21 22 balance sheet. 23 So I generally remember -- this is 24 billions of dollars, including these assets --25 having discussions of this -- of this type.

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1	WATERHOUSE - 10-19-21	Page 254
2	Q. Do you believe that an affiliate	
3	loan on this list was doubtful or	
4	uncollectible? Would you have told that to	
5	DSI?	
6	MS. DANDENEAU: Objection to form.	
7	MS. DEITSCH-PEREZ: Object to form.	
8	A. If we had, like again, if we	
9	if if we weren't preparing financial	
10	statements in accordance with GAAP, and you	
11	know, if DSI at that point they were	
12	again, I was new to bankruptcy.	
13	The CRO is we are delegating	
14	everything to the CRO. All the decisionmaking.	
15	Remember remember when you and I went into	
16	Delaware Court and we were saying DSI basically	
17	does everything, remember this, Mr. Morris?	
18	You were my counsel at the time, and	
19	basically we're running everything through DSI.	
20	That was what this was like in the early part.	
21	Everything was communicated through	
22	DSI. So DSI says this. DSI says that. That	
23	is what we're doing, and we're pointing out	
24	things to them.	
25	Now, they decide what direction this	

Page 255 1 WATERHOUSE - 10-19-21 2 qoes. 3 Did you point out that any of Q. 4 these --5 I don't recall specifically. Α. 6 Ο. Okay. At any time that you served 7 as Highland's CFO, did you ever point out to DSI that any of these loans were doubtful or 8 uncollectible? 9 10 MS. DEITSCH-PEREZ: Object to the 11 form. 12 MS. DANDENEAU: Objection. 13 Α. If you're asking me if I had a conversation with DSI, if any of these loans 14 15 were doubtful or uncollectible, I don't recall specifically. 16 17 Do you recall that the debtor filed 0. on the docket monthly operating reports? 18 19 Α. Yes. 20 You prepared those personally, Q. 21 didn't you? MS. DEITSCH-PEREZ: Objection to 22 23 form. 24 I didn't personally prepare them, Α. 25 the team did with DSI.

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1	WATERHOUSE - 10-19-21	Fage 250
2	Q. But you signed them; correct?	
3	A. My signature is on the MORs.	
4	Q. And you signed them as the preparer	
5	of the document; correct?	
6	A. Yes, I did this pursuant to DSI's	
7	instructions.	
8	Q. Okay. You wouldn't have signed the	
9	document if you didn't believe it to be	
10	accurate; correct?	
11	A. If I had reason to believe it	
12	wasn't, presumably I wouldn't have signed it.	
13	Q. Okay. And do you have any reason to	
14	believe right now that any monthly operating	
15	report that has your signature on it was	
16	inaccurate in any way?	
17	MS. DEITSCH-PEREZ: Object to the	
18	form.	
19	A. My understanding of the monthly	
20	operating reports is we were filing them in	
21	accordance with the standards set by the Court.	
22	It wasn't you know, again, I don't you	
23	know, it wasn't GAAP. It wasn't these other	
24	standards, so I testified I didn't have	
25	experience in this. The CRO was running the	

Page 257 1 WATERHOUSE - 10-19-21 2 I followed their advice. show. But you assured yourself that 3 Ο. everything in the report was accurate before 4 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. I trusted the guidance from the CRO 7 Α. and their team and their experience and their 8 9 guidance for doing this for many, many, many 10 years to -- to -- to categorize and put things in ways on the form. 11 12 You know, my team had -- had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. And you and your team are the source 17 0. of the information that DSI used to create the 18 19 reports; correct? 20 MS. DANDENEAU: Objection to form. 21 The books and records reside with Α. 22 the -- with -- with the corporate accounting 23 team. 24 Okay. And the corporate accounting Ο. 25 team was the corporate accounting team that was

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1	WATERHOUSE - 10-19-21	Page 258
2	under your direction; correct?	
3	A. Yes.	
4	Q. So so your team was responsible	
5	for maintaining Highland's books and records;	
6	correct?	
7	A. I'm sorry, my team was responsible?	
8	Q. Correct.	
9	A. Yes. They they they were	
10	the the the general ledger of Highland,	
11	that responsibility was with the corporate	
12	accounting team.	
13	Q. The corporate accounting group	
14	reported to you; correct?	
15	A. Yes.	
16	MR. MORRIS: Can we put up 41,	
17	please.	
18	(Exhibit 41 marked.)	
19	Q. All right. You will see that this	
20	is a report that is dated January 31st, 2020,	
21	but it is for the month ending December 2019.	
22	Do you see that?	
23	A. I do.	
24	Q. And you signed this report in your	
25	capacity as the chief financial officer of	
1		

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Page 259 1 WATERHOUSE - 10-19-21 2 Highland; correct? 3 Α. Yes. And you're the preparer -- you're 4 Ο. identified as the preparer of the report; 5 6 correct? 7 That is correct. Α. Do you recall participating in the 8 Q. 9 preparation of monthly operating reports? 10 Α. As I testified earlier, it was put together, you know, with the team. The team 11 worked with DSI to put these monthly operating 12 13 reports together. We had no experience at this 14 time of the monthly operating reports or things 15 of this nature. 16 MR. MORRIS: Can you turn to the 17 next page, please. Do you see a line item under assets 18 Q. due from affiliates? 19 20 Α. Yes, I do. 21 Okay. And to the best of your Q. 22 knowledge and understanding, as the person who 23 is identified as the preparer of this report, 24 does that line item include the affiliate loans 25 that we've been talking about?

1	WATERHOUSE - 10-19-21	Page 260
2	A. Again, I would have to see, just	
3	like we did with the financial statements of	
4	Highland and NexPoint, I would have to see a	
5	detailed build, but, you know, if you look at	
6	the other line items, you know, the only other	
7	place it could be would be in in other	
8	assets.	
9	Q. Okay. And as a matter of	
10	arithmetic, is it fair to say that is the value	
11	of the assets due from affiliates was more than	
12	25 percent of the value of Highland's total	
13	assets as of 12/31/2019?	
14	MS. DANDENEAU: Objection to form.	
15	A. I'm really not doing the mental math	
16	right now, so I've been going at this depo for	
17	hours, so I'm really not you know	
18	Q. All right. No problem.	
19	A these are millions of dollars.	
20	Q. Let's look at the Footnote 1,	
21	please. Do you see there is a reference to the	
22	Hunter Mountain note?	
23	A. Yes, I see that in Footnote 1.	
24	Q. Okay. And that's the reserve that	
25	was taken against that note?	
1		

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Page 261 1 WATERHOUSE - 10-19-21 2 Α. Yes, that is what this indicates. Okay. And were you aware that the 3 Q. reserve was being taken on that it was? 4 5 Α. I was -- I was aware, yeah, at some point, yes. 6 7 Okay. And are you aware of any 0. reserve being taken with respect to any other 8 9 note that was issued in favor of Highland? 10 Again, as I testified, we didn't qo Α. through an analysis on -- on -- on the other 11 12 notes. 13 0. Can we turn --14 Α. I believe -- I believe it says that 15 in Footnote 1, fair value has not been 16 determined with respect to any of the notes. 17 So this footnote -- footnotes, look, there has been no determination. 18 19 Okay. The determination was made in 0. 20 the audited financial statements just six months earlier; right? We saw that earlier? 21 22 Α. That was as of 12/31/18. I mean, 23 things -- circumstances -- there's a bank --24 circumstances change, things change -- things 25 change over time, you know, facts and

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Page 262 1 WATERHOUSE - 10-19-21 2 circumstances change. Again, you have to do an 3 analysis. 4 Okay. And you do recall that in Ο. 5 Highland's 2018 financial statement, all of the б notes issued by affiliates and Mr. Dondero that 7 were due at year-end had a fair value equal to the carrying value; correct? We looked at 8 9 that? 10 That was in the -- in the Α. Yes. disclosure for the -- for the affiliate notes, 11 12 yes. 13 0. And -- and you were obligated to 14 share with PwC any subsequent events between 15 the end of 2018 and the date that you signed 16 your management representation letter on June 17 3rd, 2019; correct? 18 MS. DEITSCH-PEREZ: Object to the 19 form. 20 Yes. I -- I -- I signed the Α. 21 management, you know, my signature is in the 22 management representation letter -- I hope I'm 23 answering your question -- that is dated in 24 June with the representations made in that 25 management representation letter.

1	WATERHOUSE - 10-19-21	Page 263
2	Q. Okay. And there was nothing that	
3	caused PricewaterhouseCoopers to include in	
4	subsequent events any adjustment to the	
5	conclusion that the fair value of the affiliate	
6	notes and the notes issued by Mr. Dondero	
7	equaled the carrying value; correct?	
8	MS. DANDENEAU: Objection to the	
9	form.	
10	A. That is correct. That is what was	
11	in the in the in the footnotes.	
12	Q. Okay. So are you aware of anything	
13	that occurred between June 3rd, 2019 and	
14	December 31st, 2019 that would have caused the	
15	fair value of the notes to differ from the	
16	carrying value?	
17	A. Yeah. Highland filed for	
18	bankruptcy, things changed I mean, there was	
19	a bankruptcy filed in October of of of	
20	2019, right, the petition date that we've	
21	described earlier.	
22	I mean, I had a I guess looking	
23	back naively, I thought we were going to get an	
24	audit from PwC for year-ended 2019, and when we	
25	had discussions with PwC, they were like, are	

Page 264 1 WATERHOUSE -10-19-212 you crazy, we're not auditing this. Values change, all these things change, bankruptcy 3 changes the entire scenario. I mean -- and 4 5 they're like, we're not -- we're not touching this. 6 7 And so, you know, I was like, okay, sorry, I get it, okay, no an audit. 8 9 I mean, it is -- you know, and -you know, and we weren't preparing GAAP 10 financial statements. 11 12 Again, I didn't know what we were 13 doing in relation to our financial statements, but these were the discussions I was having at 14 15 the time. And yeah, I mean, filing bankruptcy from what I got from outside auditors and 16 others involved changed things dramatically. 17 Okay. Highland wasn't the obligor 18 Ο. under any of the notes that we're talking 19 20 about; correct? 21 No. Α. 22 0. So --23 Α. That's right. 24 So can you identify any fact that 0. would cause the fair value to deviate from the 25

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Page 265 1 WATERHOUSE - 10-19-21 2 carrying value during the seven-month period between June 3rd and the end of the year, 2019? 3 4 MS. DANDENEAU: Objection to form. 5 I mean, I'm putting myself back Α. No. б at that time, right. Hindsight is 2020, but we didn't do an analysis, but we would have done a 7 fulsome analysis and looked at all of the facts 8 9 and circumstances at the time, but asset values 10 change. You know, there could have been a market crash in hindsight in 2020, which --11 which affected entities' abilities. 12 13 There could have been all of these things, right, that -- that happen. It is --14 15 it is easy to look back in hindsight, but when 16 you are looking at this in -- in realtime, the analysis is different, and again, we didn't do 17 an analysis. 18 19 Okay. You didn't do an analysis. Q. 20 Do I have that right? 21 I don't -- I don't recall doing one Α. 22 or maybe -- you know, I don't recall doing one. 23 MR. MORRIS: Okay. I'm going to 24 take a break. I may be done, so the time 25 now is -- is 4:30 your time. Let's just

Page 266 1 WATERHOUSE - 10-19-21 2 take a short break until 4:40 your time. 3 MS. DANDENEAU: Okay. 4 VIDEOGRAPHER: We're going off the 5 record, 4:31 p.m. 6 (Recess taken 4:31 p.m. to 4:43 p.m.) 7 VIDEOGRAPHER: We are back on the 8 record at 4:43 p.m. 9 MR. MORRIS: I have no further 10 questions. 11 MR. RUKAVINA: Okay. 12 Mr. Waterhouse, I will go next. 13 EXAMINATION 14 BY MR. RUKAVINA: 15 Sir, my name is Davor Rukavina. Q. I'm 16 the lawyer for --17 MR. MORRIS: Hey, Davor, just before 18 you begin, I just want to put on the record 19 Highland's objection to documents that were 20 produced to me 10 minutes before the 21 deposition began. MR. RUKAVINA: What the basis of 22 23 your objection? 24 MR. MORRIS: That they were due 25 quite some time ago, and the fact that you

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Page 267 1 WATERHOUSE - 10-19-21 2 had -- I just think it's appropriate to --3 to dump documents on somebody 10 minutes before the deposition. I just think 4 5 that's --MR. RUKAVINA: Well, these are 6 7 documents Highland produced. I'm not aware of any rule I have to give you advance 8 documents when I know for the record that 9 10 other than the exhibits that you sent to us last week, most of the exhibits you used 11 12 today you did not provide to me prior to 13 this deposition. MR. MORRIS: No, but the documents 14 15 were produced by me in -- in litigation, 16 right? 17 MR. RUKAVINA: I'm going to use 18 primarily, John, the documents that you 19 produced to me today, but you may. 20 MR. MORRIS: Primarily. I've got --21 I've got my objection. You have got your 22 response. Proceed. 23 Q. Mr. Waterhouse, again, I represent 24 the advisors, HCMFA and NexPoint Advisors. 25 Do you understand that?

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Page 268 1 WATERHOUSE - 10-19-21 2 Α. Yes. 3 You and I have never met or talked 0. 4 before today, have we? 5 Α. No, I have -- I have heard your voice on calls before. б 7 Ο. Okay. MR. RUKAVINA: Madam Court Reporter, 8 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way to get them to you. I don't know how to do 11 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 21 start with those two HCMFA notes that you were asked about, one for 5 million and one for 22 2.4 million. 23 24 Do you recall those notes? 25 Α. Yes.

Page 269 1 WATERHOUSE - 10-19-21 2 0. Were you ever the CFO of HCMFA? I don't recall. 3 Α. So to the best of your recollection, 4 0. you were still an officer of HCMFA in 2019, 5 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of the question. There is no leading here. 8 9 He works for your client. 10 MS. DANDENEAU: That is not -- that 11 is not true. 12 MR. MORRIS: He's the treasurer --13 he is the treasurer of your client. I 14 don't -- I'm going to object every time you 15 try to lead, so... 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. Please answer my question, 19 Ο. 20 Mr. Waterhouse. 21 I'm sorry, could you repeat? There Α. 22 was... Yes. You were -- you testified 23 Q. 24 earlier that in 2019 you were an officer of 25 HCMFA; correct?

1	WATERHOUSE - 10-19-21	Page 270
2	A. Yes, I testified that I was the	
3	treasurer and I didn't know if that incumbency	
4	certificate, you know, was one that appointed	
5	me as a treasurer, but yes.	
6	Q. I'm just trying to confirm that	
7	sitting here today, to the best of your	
8	recollection, at that time you were your	
9	title was treasurer. It was not chief	
10	financial officer.	
11	A. I don't recall that being my title.	
12	Q. Okay. And in May of 2019, however,	
13	I think you testified you were the chief	
14	financial officer of the debtor; correct?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. Yes, I was yes.	
18	Q. Okay. As such, in May of 2019, did	
19	you have the authority, to your understanding,	
20	to unilaterally loan \$5 million or \$2.4 million	
21	to anyone on behalf of the debtor?	
22	MR. MORRIS: Objection to the form	
23	of the question.	
24	A. Sorry, can you repeat that?	
25	Q. Yes. So in your capacity as the	

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1	WATERHOUSE - 10-19-21	
2	chief financial officer of the debtor, Highland	
3	Capital Management, L.P., in May of 2019, did	
4	you believe that you unilaterally, just Frank	
5	Waterhouse, had the authority to loan on behalf	
6	of the debtor to anyone \$5 million and	
7	\$2.4 million?	
8	MR. MORRIS: Objection to the form	
9	of the question.	
10	A. No.	
11	Q. Is it because loans of that amount	
12	would have had to be approved by someone else?	
13	A. Yes.	
14	Q. Who in '20 in May of 2019, if	
15	Highland wanted to loan 5 million or	
16	\$2.4 million to someone, what would have been	
17	the internal approval procedure?	
18	MR. MORRIS: Objection to the form	
19	of the question.	
20	A. If if we had loans of that nature	
21	that needed to be made due to their size, we	
22	would have gotten approval from the the	
23	president of Highland.	
24	Q. And who that was individual?	
25	A. It was James Dondero.	

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1	WATERHOUSE - 10-19-21	Page 272
2	Q. Okay. Now, I'm going to ask you a	
3	similar question but for a different entity.	
4	In May of 2019, as the treasurer of	
5	HCMFA, did you believe that you unilaterally	
6	had the ability to cause HCMFA to become the	
7	borrower of a \$5 million loan and a	
8	\$2.4 million loan?	
9	MR. MORRIS: Objection to the form	
10	of the question.	
11	A. No.	
12	Q. What would what would the	
13	approval have taken place strike that.	
14	What would the approval process have	
15	been like in May of 2019 at HCMFA for HCMFA to	
16	take out a \$7.4 million loan?	
17	MR. MORRIS: Objection to the form	
18	of the question.	
19	A. The process would have been similar	
20	to what we just discussed on for Highland to	
21	make a loan to others. So, again, you know,	
22	we we would have either myself or someone	
23	on the team would have discussed this with	
24	the the president and owner of of HCMFA.	
25	Q. And who was that individual?	

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1	WATERHOUSE - 10-19-21	Page 273
2	A. That was James Jim Dondero.	
3	Q. So do I understand that in May of	
4	2019, on behalf of both the lender, Highland,	
5	and the borrower, HCMFA, Mr. Dondero would have	
6	had to approve \$7.4 million in loans?	
7	MR. MORRIS: Objection to the form	
8	of the question.	
9	A. Yes.	
10	Q. You mentioned when Mr. Morris was	
11	asking you the NAV error, N-A-V error, with	
12	respect to TerreStar, without writing us a	
13	novel, unless you feel like you have to, can	
14	you summarize what that NAV error was? What	
15	happened?	
16	A. There was a in the Highland	
17	Global Allocation Fund, it owned at the time an	
18	equity interest in a company called TerreStar.	
19	And TerreStar is at the time was a private	
20	company, and it may still be today. Again, I'm	
21	putting myself back then as a private company.	
22	We had sorry, I don't mean we	
23	the fund and the advisor used Houlihan Lokey	
24	to to value that investment. And during	
25	that time there was some trades that were	

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Page 274 1 WATERHOUSE -10-19-21executed at market levels that were much lower 2 than the Houlihan Lokey model. 3 And based on information and 4 5 discussions with the portfolio managers and, 6 you know, principals that were very familiar with TerreStar, it was determined that those 7 trades were non-orderly and they were not 8 considered in the valuation as consulted with 9 10 Houlihan Lokey and PricewaterhouseCoopers at the time. 11 12 Subsequent to a -- I can't remember 13 the exact circumstances of why the SEC got I think it was due to this -- this 14 involved. 15 investment became a material position in the It triggered an SEC, kind of, inquiry. 16 fund. And as part of that inquiry, they questioned 17 the valuation methodology. "They" meaning the 18 19 SEC. 20 And at the culmination of that process -- this is all summarized -- the value 21 22 that was -- that ultimately had to be used in 23 the fund's NAV was different than -- materially 24 different than what the original valuation at Houlihan Lokey provided. 25

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2	And given that there was this fund	
3	was, as we discussed I don't know if we	
4	discussed it, but it was an open-ended fund	
5	that was going that was converting to a	
6	close-end fund.	
7	Due to the fact that it was an	
8	open-ended fund, you had to recalculate NAV and	
9	see what the impact was on people on	
10	investors coming in and out of the fund and if	
11	there is a detrimental impact and to calculate	
12	what that what that impact was and if there	
13	was any amounts owed to the fund pursuant to	
14	the error.	
15	Q. Were you personally involved	
16	internally at either Highland or HCMFA with	
17	these investigations and discussions with the	
18	SEC?	
19	A. I was.	
20	Q. Which other key people or senior	
21	people at Highland were involved, to your	
22	recollection?	
23	A. Myself, Thomas Surgent, David Klos,	
24	Lauren Thedford, Jason Post.	
25	Q. Mr. Dondero, was he	

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2	A. I believe Cliff Stoops. I'm trying	
3	to think. And maybe that is that is that	
4	is that is all kind I can recall at the	
5	moment.	
6	Q. Do you recall whether it was	
7	determined that the fund suffered losses as a	
8	result of this error?	
9	A. The the fund the the	
10	because the open-ended nature of the fund,	
11	there were losses that were attributable to	
12	investors. Meaning they they would have	
13	redeemed and got a less money or or they	
14	subscribed in and maybe because they didn't get	
15	enough shares and then they later sold and then	
16	they were harmed in that fashion.	
17	And there is there is there	
18	were very there were very detailed	
19	calculations and, you know, all these different	
20	scenarios that we had to I'm sorry, I keep	
21	saying "we" that the individuals involved	
22	had to calculate and quantify.	
23	Q. Well, do you recall whether HCMFA	
24	admitted certain fault and liability for this	
25	error?	
1		

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1	WATERHOUSE - 10-19-21	5
2	A. I don't recall specifically.	
3	Q. Do you recall whether HCMFA caused	
4	any funds to be paid to the investors and the	
5	fund the subject of the NAV error?	
6	A. Yes.	
7	Q. Do you recall the approximate amount	
8	of funds, moneys paid to the investors and the	
9	fund?	
10	A. It was it was approximately	
11	\$7 million.	
12	Q. If I was to suggest 7.8 million,	
13	would that ring more true or are you sticking	
14	with your original answer?	
15	A. It was it was approximately 7	
16	7 to \$8 million. Again, I don't remember the	
17	exact number, but it was in that ballpark.	
18	Q. So regardless of whether HCMFA	
19	accepted fault or liability, it caused some	
20	\$7 million or more to be paid out to affected	
21	investors in the fund?	
22	MR. MORRIS: Objection to the form	
23	of the question.	
24	A. And I want to make sure I'm	
25	understanding your question because there is a	

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Page 278 1 WATERHOUSE -10-19-212 lot of different entities that are going on to my head. 3 I think what you are saying is based 4 5 on this error, shareholders were harmed by this approximately \$7.8 million -- by approximately б \$7.8 million. Is that what you are asking? 7 Yes, sir. 8 Ο. 9 Yes, that was -- again, I don't have Α. 10 the exact numbers. If I take -- it was -- it was in that ballpark, and there is a detail 11 calculation and write-up that could, that --12 13 that exists someplace. Now, at that time, at the time that 14 Ο. 15 the NAV error occurred, was there a contract in 16 place between HCMFA and the debtor pursuant to which the debtor was providing services to 17 18 HCMFA? 19 MR. MORRIS: Objection to the form 20 of the question. 21 Yes. Α. 22 Was that contract generally called a Ο. shared services agreement? 23 24 It was generally called that, but Α. there were -- there were -- I mean, it -- it --25

Page 279 1 WATERHOUSE - 10-19-21 2 it depends on who you talk to, but yes, generally, there were -- there are multiple 3 4 agreements. 5 0. Pursuant to one or more of those 6 agreements, was the debtor providing certain 7 services to HCMFA? MR. MORRIS: Objection to the form 8 9 of the question. 10 Α. Yes. And can you at a very high level 11 Q. summarize in 2018 and 2019 what those services 12 13 were? 14 Α. Yes, there was a -- yes. 15 Okay. Please -- please go -- go Q. 16 through a short summary. 17 There was a -- a cost reimbursement Α. 18 agreement between Highland Capital Management 19 Fund Advisors and Highland Capital Management, 20 L.P. That agreement was for what we referred 21 to as front office services, so investment 22 management, things of that nature. 23 There was I think what most people 24 refer to as the shared services agreement that 25 was -- that agreement was between Highland

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Page 280 1 WATERHOUSE -10-19-212 Capital Management Fund Advisors and Highland Capital Management for back office services. 3 And can you summarize what you mean 4 Ο. by back office services? 5 6 Α. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, legal compliance, things of -- things of those 8 9 nature -- or things of that nature, excuse me. 10 So in the spring of 2019, do you 0. recall whether HCMFA took the position that it 11 was actually Highland that caused the NAV error 12 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 I do not recall. Α. Did you ever have any discussions 18 Q. 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the debtor, that is, had any liability to HCMFA 21 22 related to the NAV error? 23 MR. MORRIS: Objection to the form 24 of the question. 25 I do not recall. Α.

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1	WATERHOUSE - 10-19-21	Page 281
2	Q. And then you mentioned that the fund	
3	was being closed and some compensation related	
4	to that. Can you can you elaborate? What	
5	were you referring to?	
6	A. Right. So the advisor, pursuant to	
7	board approval, put a proposal in front of the	
8	shareholders of the Highland Global Allocation	
9	Fund to convert it from an open-ended fund to a	
10	closed-end fund.	
11	So an open-ended fund, when	
12	shareholders subscribe to the fund or redeem	
13	into the fund, they do it at NAV.	
14	When it is when you have a	
15	closed-end fund, closed-end funds are are	
16	publicly-traded, like on the New York Stock	
17	Exchange, exchanges like that, and and	
18	shareholders or investors, they're not	
19	they're they're not subscribing and	
20	redeeming with the fund. They are like shares	
21	of Apple.	
22	Those shares of the Highland Global	
23	Allocation Fund trade on an exchange, and that	
24	is how you, you know, that is how, you know,	
25	you become an equity owner in the fund or you	

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Page 282 1 WATERHOUSE - 10-19-21 2 sell your shares and you are no longer an equity owner. 3 As part of that proposal, the 4 advisor told shareholders if you -- if you vote 5 б for this proposal to -- to convert it from an open-ended fund to a closed-end fund, we will 7 pay you some amounts of money. I forgot -- a 8 9 certain number of points. I think it was 10 like -- it was like two to three points or something -- something like that. 11 12 Okay. You mentioned when Mr. Morris Q. 13 was asking you, going back to those two promissory notes, you will recall the 5 million 14 15 and 2.4 million, you mentioned something to the effect that Mr. Dondero told -- told you to pay 16 some moneys out of Highland. Do you remember 17 that discussion with Mr. Morris? 18 19 Α. I do. 20 So, to the best of your Q. recollection, did you have a discussion with 21 22 Mr. Dondero about making some payments in May of 2019 out of Highland? 23 I recall, as I testified earlier, 24 Α. 25 that I had a conversation with Mr. Dondero

1	WATERHOUSE - 10-19-21	Page 283
2	for for these amounts attributable to it	
3	was either the error you know, the error,	
4	and in that conversation he said, go get the	
5	money from Highland. I believe that is what I	
6	testified earlier, and that that is my	
7	recollection.	
8	Q. Do you recall if that was an	
9	in-person meeting or some other mode for the	
10	meeting?	
11	A. I I I recall that being	
12	in-person.	
13	Q. Do you recall if anyone else was	
14	present, or was it just you and Mr. Dondero?	
15	A. I recall just he and I.	
16	Q. And the moneys that he told you to	
17	find from or get from Highland, was that in	
18	the amount of \$5 million and \$2.4 million?	
19	MR. MORRIS: Objection to the form	
20	of the question.	
21	A. I believe so, but I would have to go	
22	back and look and see when those moneys were	
23	actually paid into the into the fund and,	
24	you know, when those transfers were done. If	
25	they were all done around that same time, then	

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Page 284 1 WATERHOUSE - 10-19-21 yes, I would say it was -- it was all related 2 3 to that. Did Mr. Dondero tell you that those 4 Ο. 5 funds would be a loan from Highland to HCMFA? I don't recall. 6 Α. 7 MR. MORRIS: Objection to the form of the question. 8 9 Now, and forgive me, I'm probably Q. 10 the only non-American born here, but I speak reasonably well in English. I don't recall, 11 does that mean you don't remember or does that 12 13 mean it didn't happen? MR. MORRIS: Objection to the form 14 15 of the question. 16 It -- it means I don't -- I don't Α. remember. 17 Did Mr. Dondero tell you to have 18 0. 19 those two promissory notes prepared? I don't recall. 20 Α. 21 When you -- again, when you say, I Q. 22 don't recall today, that means that sitting here today, you just don't remember one way or 23 24 the other. Is that accurate? 25 Α. Yes.

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Page 285 1 WATERHOUSE - 10-19-21 2 0. Is it possible that you, having 3 heard what Mr. Dondero said and seeing funds 4 being transferred, assumed that that would be a loan without him actually telling you that 5 would be a loan? 6 7 MR. MORRIS: Objection to the form of the question. 8 9 Sorry, I want to make sure -- did I Α. 10 ask the amounts that were transferred that I -that -- that I assumed that that was a loan? 11 12 Well, let me -- let me take -- let Q. 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes back and forth -- I'm sorry, quite a number of 16 promissory notes with affiliated companies and 17 individuals owing Highland money; right? 18 19 Α. Yes. 20 And you have established that there Q. were many transactions and transfers going back 21 22 and forth over the years; right? Objection to form. 23 MS. DANDENEAU: 24 In -- yes, in my capacity as CFO and Α. 25 my employment, yes, that is -- yes.

1	WATERHOUSE - 10-19-21	Page 286
2	Q. And that's part of the reason why	
3	you just can't remember some of the details	
4	today because this this happened years ago,	
5	and there were a number of transactions. Is	
6	that accurate?	
7	MS. DANDENEAU: Objection to the	
8	form.	
9	MR. MORRIS: Objection to the form	
10	of the question.	
11	A. I mean, I deal with thousands of	
12	of of of transactions, you know, whether	
13	it has the processing of transactions, you	
14	know, if it has got, you know, more more	
15	zeros, you know, behind it than others.	
16	When you look at thousands of	
17	transactions over the years for funds and	
18	advisors and and, you know, financial	
19	statements, I mean, it is it is very hard	
20	going back in in in my you know,	
21	14-ish year career at at Highland to	
22	remember a lot of those details, especially	
23	when I don't have any records or books or	
24	anything like that, and and going back many	
25	years.	
1		

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Page 287 1 WATERHOUSE - 10-19-21 2 And that is fine. That -- that --Ο. that is why I asked the question. 3 4 Is it possible in May of 2019 when 5 Mr. Dondero told you to transfer the funds from 6 Highland, you just assumed on your own that 7 those would be loans without him actually telling you that those would be loans? 8 9 Objection to the form MR. MORRIS: 10 of the question. I don't know. 11 Α. 12 Q. I'm sorry, you --13 Α. I said I don't know. 14 Okay. Well, as the -- as the CFO Q. 15 for Highland, if you saw \$7.4 million going 16 out, you would feel some responsibility to account for that, wouldn't you? 17 MR. MORRIS: Objection to the form 18 19 of the question. 20 Α. Yes. Is it fair to say that those would 21 Q. 22 be in the range large enough to rise up to your 23 level? 24 MR. MORRIS: Objection to the form 25 of the question.

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Page 288 1 WATERHOUSE -10-19-212 If -- I don't know if I understand Α. your question. Those amounts would arise to my 3 level where I would be involved or... 4 You would want to know what a 5 0. 6 transfer for that amount, \$7.4 million, was all 7 about, as the CFO of Highland, wouldn't you? MR. MORRIS: Objection to the form 8 9 of the question. 10 Yes, I make it -- I mean, I -- I Α. review all sorts of payments, I mean, even 11 smaller dollar payments on a periodic basis, 12 13 you know, to -- to -- to understand and to make 14 sure that we are paying things in a -- you 15 know, in -- in -- in an informed way. And, you 16 know -- and we're -- and we're paying things 17 pursuant to vendor contracts and things like 18 that. So as part of that, is it possible 19 0. 20 that seeing \$7.4 million go out you would have promissory notes made in order to keep a paper 21 22 trail, assuming that those were loans, when 23 perhaps they were never intended to be loans by 24 Mr. Dondero?

MR. MORRIS: Objection to the form

25

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1	WATERHOUSE - 10-19-21	Page 289
2	of the question.	
3	A. I don't know. As I testified	
4	earlier, I had conversations with Mr. Dondero	
5	about about the the the moneys that	
6	were needed for the NAV error. And I recall	
7	him saying go get it from Highland or get it	
8	from Highland.	
9	Q. Well, why did you sign those	
10	promissory notes and why didn't you have him	
11	sign them?	
12	MR. MORRIS: Objection to the form	
13	of the question.	
14	A. I don't know. I don't know.	
15	Q. You mentioned earlier that you	
16	typically don't sign promissory notes. Am I	
17	remembering your testimony correctly?	
18	I mean, promissory notes on behalf	
19	of the entities. Not yourself, obviously.	
20	A. Yes, that is what I said earlier.	
21	Q. Do you recall any other promissory	
22	notes in the million-plus range that you had	
23	ever signed before on behalf of any entity?	
24	A. There is there has been a lot of	
25	transactions over the years. I don't I	

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Page 290 1 WATERHOUSE - 10-19-21 2 don't -- I don't recall generally. I don't --I don't recall. 3 So -- but to the best of your 4 0. 5 recollection, it was on your initiative, б following your discussion with Mr. Dondero, that you had someone draft those two promissory 7 notes; is that correct? 8 9 MR. MORRIS: Objection to the form 10 of the question. Yes, we would have -- the team, as I 11 Α. stated earlier, we don't draft promissory 12 13 notes. "The team" meaning the accounting and finance team. 14 15 So the team would have worked with the legal group at Highland to draft any notes. 16 17 Do you believe or do you have any 0. recollection as to whether you would have done 18 19 that pursuant to an email or telephone call or 20 in-person meeting? 21 MR. MORRIS: Objection to the form 22 of the question. Are you asking if I would have -- if 23 Α. 24 those notes would have been drafted pursuant to 25 an email or phone call?

		Page 291
1	WATERHOUSE - 10-19-21	
2	Q. Strike that.	
3	Do you recall whether you sent an	
4	email to anyone asking them to draft those two	
5	promissory notes?	
6	A. I don't recall because, again,	
7	once I would have instructed likely	
8	instructed the team to to work with the	
9	legal group to draft these documents.	
10	I I I yeah, I didn't I	
11	mean, that is more an operational-type	
12	procedure. So, you know, a manager or a	
13	controller or working with legal. You know,	
14	they they can certainly handle that task to	
15	get that you know, to request that from	
16	legal.	
17	Q. And who on your team do you think	
18	you would have asked to do that?	
19	MR. MORRIS: Objection	
20	Q. Who would have been the logical	
21	person or people, if you don't remember their	
22	name today?	
23	MR. MORRIS: Objection to the form	
24	of the question.	
25	A. It it there is only two	

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Page 292 1 WATERHOUSE - 10-19-21 2 managers of the group. That would have been Dave Klos or Kristin Hendrix. 3 Dave was the -- one of his duties 4 5 was managing the valuation team, and so he was б intimately involved with this process. So, you 7 know... 8 Q. Okay. 9 I don't recall specifically but, I Α. 10 mean, my general -- you know, I -- I -- I likely would have talked to Dave first about it 11 versus someone like Kristin who hadn't been 12 13 intimately involved. 14 And -- and do you have a view as to Ο. whether it is most likely that you would have 15 done that by email or in-person or how would 16 you believe you would have communicated that to 17 Mr. Klos? 18 19 MR. MORRIS: Objection to the form 20 of the question. 21 I likely would have done that in Α. 22 person. Again, if things of this nature 23 that -- again, you have to put ourselves back 24 to, we have been working on this very stressful 25 project for many, many months. And once the

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1	WATERHOUSE - 10-19-21	
2	go-ahead was to you know, we see the light	
3	at the end of the tunnel with wrapping this up	
4	and making shareholders whole sorry to say	
5	"we" you know, the so the folks that are	
6	involved in it.	
7	I like to talk to people	
8	face-to-face and and and go to and go	
9	to their desk, because that shows if I'm going	
10	to their desk that that is something that I	
11	want done, you know.	
12	Q. And do you remember, Mr. Waterhouse,	
13	getting those two promissory notes in paper	
14	format or by email before they were executed?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. I don't recall.	
18	Q. For whatever was the ordinary course	
19	back then in May 2019, would you expect to have	
20	received them only on paper or would you have	
21	expected to have received them in Word document	
22	or PDF document by email?	
23	MR. MORRIS: Objection to the form	
24	of the question.	
25	A. I I didn't sign I signed very	

1	WATERHOUSE - 10-19-21	Page 294
2	few documents via email. I can't say that it	
3	never happened, but people either stopped by my	
4	office and physically walked in documents for	
5	signature that we discussed face-to-face.	
6	Or documents were if if	
7	if if let's say I wasn't there or I	
8	wasn't available, documents were dropped off.	
9	I had I had some in- and outboxes in front	
10	of my my office there at the Crescent.	
11	Documents would be dropped off for	
12	signature. There would be a cover sheet that	
13	would be have been applied to those	
14	documents detailing, you know, who dropped it	
15	off, the purpose, why, what time.	
16	And then, you know, as I stated, I	
17	don't draft documents and I always go to the	
18	legal group and the compliance group to make	
19	sure that they're in the loop. And there is	
20	a a box or section that says, Has legal	
21	reviewed or approved, or something to that	
22	nature.	
23	Again, I don't I don't have	
24	access to that cover sheet anymore, but it	
25	was it was something to that effect.	
1		

1	WATERHOUSE - 10-19-21	Page	295
2	And my assistant, you know, if she		
3	was there, she would review that you know,		
4	whatever was being dropped off. And if that		
5	has legal, you know, reviewed or reviewed or		
6	approved it, if that wasn't if that stuff		
7	hadn't been done, it was like she would just		
8	tell them like, go go go to the legal		
9	group, because		
10	Q. Let me let me pause		
11	MS. DANDENEAU: Let him finish.		
12	MR. MORRIS: Thank you. Go ahead.		
13	A. I take go to the legal group		
14	because that that was my you know, I		
15	didn't I didn't review anything that that		
16	they weren't you know, or there wasn't some		
17	representation made to me that they had		
18	reviewed, approved in some capacity.		
19	Again, my my my goal, as CFO,		
20	is to provide transparency and make sure that		
21	groups like compliance and other things and		
22	the other group in legal are are in you		
23	know, their they're made aware of		
24	transactions of you know, that are crossing		
25	my desk.		

1	WATERHOUSE - 10-19-21	Page 296
2	Because I'm not in every	
3	conversation. They're not in every	
4	conversation meaning legal compliance and	
5	I just want to make sure that that everyone	
6	is in sync to, you know, to to the extent	
7	possible.	
8	Q. So if we summarize, you don't	
9	specifically remember signing these two notes,	
10	but most likely it would have been that they	
11	would have presented been presented to you	
12	physically on paper?	
13	MR. MORRIS: Objection to the form	
14	of the question.	
15	A. They would they would have been	
16	presented physically on paper most likely or	
17	someone would have left it. But, I mean,	
18	again, I don't I don't recall.	
19	Q. I understand. Understand.	
20	When you signed when you signed	
21	documents, when you personally signed	
22	documents, did you typically use a ink pen or	
23	did you use a stamp?	
24	A. No, I I I use a an an	
25	ink pen.	

1	WATERHOUSE - 10-19-21	Page 297
2	Q. Do you know was there a file at	
3	Highland kept anywhere with ink-signed	
4	originals of a promissory notes in general or	
5	these two promissory notes specifically?	
6	MR. MORRIS: Objection to the form	
	of the question.	
8	_	
9		
	understand your question. Are you saying is	
10	there a file somewhere that has ink-signed	
11	originals of these two promissory notes?	
12	Q. Yes.	
13	A. I would I would assume they're	
14	some place. I mean	
15	Q. Well, was there a was there a	
16	place where Highland generally kept originals	
17	of promissory notes owed to it?	
18	A. I wouldn't no.	
19	MR. RUKAVINA: Mr. Nguyen, would you	
20	please pull up my A7, alpha 7.	
21	Q. These are the two promissory notes,	
22	Mr. Waterhouse.	
23	(Exhibit A7 marked.)	
24	Q. And please Mr. Waterhouse, please	
25	command my associate to scroll down as you need	

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2	to, but I want you to take a very close look at	
3	your two signatures here and tell me whether	
4	you believe, in fact, that you ink signed them	
5	or whether you	
6	MS. DANDENEAU: Mr. Rukavina,	
7	Mr. Waterhouse has the copies.	
8	MR. RUKAVINA: Perfect. Then you	
9	can take this down, Mr. Nguyen.	
10	A. These these these signatures	
11	are identical, now that I stare at them, and I	
12	mean, they are so close I mean, they're	
13	identical that, I mean, even with my chicken	
14	scratch signature, I don't know if I can you	
15	know, I do this 100 times, could I do that	
16	as as precisely as I see between the two	
17	notes.	
18	Q. Well, that is why I ask.	
19	Mr. Waterhouse, now that you have examined	
20	them, does it seem like it is more likely that	
21	you actually electronically signed these?	
22	MR. MORRIS: Objection to the form	
23	of the question.	
24	A. Is I don't I don't recall	
25	specifically. As I said before, my assistant	

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1	WATERHOUSE - 10-19-21	Page
2	did have a an electronic signature, and that	
3	was used from time to time. It wasn't as	
4	common practice back in 2019. It definitely	
5	was more common practice when we had to work	
6	from home and remotely for COVID because it	
7	that made it almost impossible to, right,	
8	provide wet signatures since we're all working	
9	from home remotely.	
10	Q. Well, going just for these two	
11	promissory notes, Mr. Waterhouse, in light of	
12	your inability to remember any details, are you	
13	sure you actually signed either or both of	
14	those notes?	
15	MS. DANDENEAU: Objection to form.	
16	A. I don't recall specifically	
17	signing actually physically signing these	
18	notes. As I said before, I don't recall doing	
19	that. This this looks like my signature,	
20	but yet these two signatures are identical.	
21	Q. So you don't recall physically	
22	signing them, and I take it you don't recall	
23	electronically signing them either?	
24	A. I don't recall. You know, Highland	
25	has all my emails. If that occurred, you know,	

1	WATERHOUSE - 10-19-21	Page 300
2	you know, I don't have any of these records is	
3	what I'm saying. I don't have any of those	
4	records.	
5	Q. That is why I'm asking you these	
6	questions in great detail because I don't have	
7	those emails. I'm trying to I'm hoping that	
8	you will give me some names or some details so	
9	I can go look for more emails, but again, you	
10	don't remember any any individual, other	
11	than Mr. Dondero that we've discussed, you	
12	don't remember any individual with whom you	
13	discussed these promissory notes prior to their	
14	execution?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. I don't recall discussing it with	
18	anybody else.	
19	Q. Okay.	
20	A. I mean, prior	
21	Q. I understand.	
22	A. You know, there was no one else	
23	there was no one else in that meeting that I	
24	recall with Mr. Dondero.	
25	Q. Now, when you established that by	
1		

1	WATERHOUSE - 10-19-21	Page 301
2	May of 2019	
3	A. And and from what I recall, and	
	the reason why I was by myself is is, you	
5	know, I don't I don't want to speculate, I'm	
6	sorry.	
	Q. Okay. We have established that by	
8		
	May of 2019, in your view, the liabilities of	
9	HCMFA exceeded its assets; correct?	
10	A. Yeah. I mean, again, I don't have	
11	financial statements in front of me, but I	
12	think, if I recall, we'd have to go through the	
13	testimony with Mr. Morris, I believe that was	
14	the case.	
15	Q. In fact, you will recall that in	
16	April of 2019, Mr. Dondero signed a document	
17	that extended the demand feature of two prior	
18	notes to May 31, 2019. Do you recall that?	
19	MS. DEITSCH-PEREZ: I think you	
20	might maybe have the court reporter read	
21	that back. You might have misspoke.	
22	(Record read.)	
23	MR. RUKAVINA: And I did misspeak.	
24	Q. I meant to say to May 31, 2021. Do	
25	you recall that, sir?	

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Page 302 1 WATERHOUSE - 10-19-21 2 MR. MORRIS: Objection to the form 3 of the question. 4 Yes. Α. 5 MR. RUKAVINA: And, Mr. Nguyen, just so that the record is clear, will you please 6 7 pull up my Exhibit Alpha 10, A10. (Exhibit A10 marked.) 8 You don't have this one in front of 9 Q. 10 you, Mr. Waterhouse? This is the one that Mr. Morris used earlier. Do you see that 11 12 document, sir? 13 Α. Yes, I do. And this is what you were testifying 14 0. about before when Mr. Morris was asking you. 15 Do you remember that? 16 17 Α. Yes. So here is my question for you, 18 Q. Mr. Waterhouse: As the chief financial officer 19 20 of Highland, was it prudent for Highland less 21 than three weeks later to be lending 22 \$7.2 million to an insolvent entity that 23 couldn't even then pay its debts back to 24 Highland? 25 Objection to form. MS. DANDENEAU:

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Page 303 1 WATERHOUSE - 10-19-21 2 MR. MORRIS: Objection to the form 3 of the question. 4 Sorry, I just want to make sure --Α. are you asking me, did you say, was it prudent 5 for Highland to loan \$7.4 million to HCMFA a 6 7 few weeks after this document was executed? Yes, and at a time when HCMFA's 8 Ο. liabilities exceeded its assets. 9 10 MR. MORRIS: Objection to the form 11 of the question. 12 I don't -- it is odd. I don't know. Α. 13 MR. RUKAVINA: You can take this 14 exhibit down, Mr. Nguyen. 15 Q. Do you recall asking anyone, Mr. Dondero or -- or anyone outside as to 16 whether Highland ought to be lending 17 \$7.4 million to HCMF regarding HCMF's 18 creditworthiness? 19 20 MR. MORRIS: Objection to the form 21 of the question. 22 I don't recall. Α. 23 Did you receive personally any of Q. 24 that \$7.4 million? 25 Α. No.

Page 304 1 WATERHOUSE - 10-19-21 2 0. Did you even --MR. MORRIS: I didn't hear that 3 4 question, sir. MR. RUKAVINA: The one that he 5 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. MR. RUKAVINA: I had asked him 9 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there was a question after that. Maybe I was 13 mistaken. I apologize. 14 15 MR. RUKAVINA: I had started a new question, so here, let me start the new 16 17 question again. Did you personally receive any 18 0. direct benefit from those two notes for 19 \$7.4 million? 20 21 Α. No. 22 Did you ever personally consider 0. yourself obligated to repay either or both of 23 24 those notes? 25 Α. No.

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1	WATERHOUSE - 10-19-21	Page 305
2	MR. RUKAVINA: Pull up those notes	
3	again, Mr. Nguyen.	
4	Q. You can have them in front of you,	
5	Exhibit 7, Mr. Waterhouse, whatever is easier	
6	for you. If you go to your signature page, my	
7	question to you is, why did you not include	
8	your title as treasurer by your name, Frank	
9	Waterhouse?	
10	MS. DANDENEAU: Objection to form.	
11	A. I didn't I didn't draft this	
12	document.	
13	Q. So you relied on whoever drafted it	
14	to draft it correctly?	
15	A. Yes.	
16	Q. Okay. But back then when you signed	
17	this, did it ever cross your mind that you were	
18	the maker on these notes?	
19	A. No.	
20	Q. Back then when you signed this	
21	document, did it ever cross your mind that you	
22	could be a co-obligor on these notes?	
23	A. No. I didn't receive \$7.4 million,	
24	I mean	
25	Q. But can you say that HCMFA received	

1	WATERHOUSE - 10-19-21	Page 306
2	\$7.4 million?	
3	A. I would have to go back and look and	
	check in, you know, the the financial	
5	records and the bank statements.	
6	MR. RUKAVINA: You can take this	
7	exhibit down, Mr. Nguyen.	
8	Q. Mr. Waterhouse, I'm not trying to be	
9	a smart-ass, but if the law says that because	
10	of the way that you signed this promissory	
11	note, if that is what the law says, that that	
12	made you personally personally liable, then	
13	you would agree with me that that was never	
14	your intent?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. That was never I wouldn't sign a	
18	note and not get consideration in return.	
19	Q. So putting all other issues aside,	
20	if the law if the law says that you were	
21	liable for those notes because of how you	
22	signed them, then would you agree with me that	
23	these notes are a mistake?	
24	MR. MORRIS: Objection to the form	
25	of the question.	
1		

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Page 307 1 WATERHOUSE - 10-19-21 2 MS. DANDENEAU: Objection to the 3 form. 4 Α. Yes. 5 So do you agree with me that it's 0. 6 odd -- I think that is the word you used --7 that Highland would be loaning \$7.4 million a few weeks after that extension to an entity 8 9 whose liabilities exceeded its assets, and you 10 would agree with me that it was never your intention to be in any way liable for these two 11 promissory notes; correct? 12 13 MR. MORRIS: Objection to the form 14 of the question. 15 Sorry, you -- you asked a lot there. Α. 16 MR. RUKAVINA: I will strike it and I will move on. 17 18 Let's go to -- pull up Exhibit 9, please Mr. Nguyen -- Alpha 9, I'm sorry, Alpha 19 9, A9. 20 21 (Exhibit A9 marked.) 22 Sir, take a moment to look at this, 0. but this is an email, and you will see attached 23 24 July 31, 2020 affiliate notes. 25 Do you see that attachment?

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Page 308 1 WATERHOUSE - 10-19-21 2 Α. Yes. 3 Okay. And do you see an entry for Q. 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the 8 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page 11 12 there. 13 MR. MORRIS: Thank you. Do you see an entry there for HCMFA? 14 Q. 15 Α. Yes. 16 About \$10.5 million. Q. 17 Do you see that? 18 I do. Α. 19 And, now, do you have any 0. 20 explanation for why if HCMFA owed \$7.4 million, plus the 5.3 million that had been extended, 21 22 why that amount was only 10.5 million? 23 Α. I don't know. Okay. MR. RUKAVINA: Close this one and 24 25 pull up, Mr. Nguyen, the schedules,

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Page 309 1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nquyen? This is All. 4 MR. NGUYEN: 5 MR. RUKAVINA: Oh, this will be All. (Exhibit All marked.) 6 7 You don't have this in front of you, Ο. Mr. Waterhouse? 8 9 Α. Okay. 10 This is what Mr. Morris used 0. earlier. Do you remember looking at this with 11 12 Mr. Morris? 13 Α. Yes. 14 MR. RUKAVINA: You might have to zoom in a little. Okay. 15 16 Q. Now, I see Affiliate Note A, B, and 17 С. 18 Do you have any recollection as to why the names of the affiliates are omitted? 19 20 Α. I don't. I testified earlier that, you know, the team worked with DSI in providing 21 22 these. I -- I don't -- I don't know. 23 Can we deduce -- is it logical to Ο. 24 deduce that Affiliate Note A would be NexPoint 25 given its size of \$24.5 million?

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Page 310 1 WATERHOUSE - 10-19-21 2 MR. MORRIS: Objection to the form 3 of the question. I mean, it -- it is a -- it is -- it 4 Α. 5 is approximate. 6 Ο. Well, can we -- can we deduce -- or, 7 I'm sorry, strike that. Can you, sitting here today, 8 9 logically conclude that Affiliate Note B or C 10 represents HCMFA? 11 MR. MORRIS: Objection to the form 12 of the question. 13 Α. I don't know. I don't know. Ι 14 can't. 15 Okay. As of the petition date, we Ο. have established that HCMFA, under promissory 16 notes, owed \$7.4 million and \$5.3 million to 17 the debtor; correct? 18 19 MR. MORRIS: Objection to the form 20 of the question. 21 Α. Yes. 22 Okay. And by my reckoning, that 0. would be somewhere approaching \$13 million. 23 24 MR. MORRIS: Objection to the form 25 of the question.

1	WATERHOUSE - 10-19-21	Page 311
2	Q. It would be \$12.7 million. Is that	
3	generally correct?	
4	A. Sorry, the amounts were 7.4, 5.3.	
5	Q. Yes.	
6	A. Okay. Yeah, that that I can	
7	do that math, yes.	
8	Q. Do you have any explanation or any	
9	understanding of why there is no similar entry	
10	listed here on the schedule of assets filed	
11	with the bankruptcy court?	
12	MR. MORRIS: Objection to the form	
13	of the question.	
14	A. I don't know. We have to look at	
15	the supporting schedules, like I talked about	
16	other presumably there is there is a	
17	build to the schedule that would provide the	
18	detail.	
19	Q. Well, that was going to be my next	
20	question. You anticipated it.	
21	MR. RUKAVINA: You can you can	
22	take this down, Mr. Nguyen.	
23	Q. Do you believe that whenever you and	
24	your team provided the underlying data to the	
25	financial advisor that the actual names of the	
1		

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1	WATERHOUSE - 10-19-21	Page 312
2	affiliates for Affiliate Note A, B, and C would	
3	have been listed there?	
4	A. Are you asking we provided the names	
5	to the financial advisor? I don't I don't	
6	understand who the financial advisor is.	
7	Q. I'm sorry, DSI.	
8	Let me ask the question this way,	
9	Mr. Waterhouse.	
10	Whenever you provided information	
11	about the affiliate notes to DSI, do you	
12	believe that you would have included the actual	
13	names of the affiliates, you or your team, or	
14	that you would have done the Affiliate Note A,	
15	Note B, Note C?	
16	MR. MORRIS: Objection to the form	
17	of the question.	
18	MS. DANDENEAU: Objection to the	
19	form.	
20	A. We like I testified earlier, when	
21	we were we gave everything to to DSI. We	
22	were giving all of our records, all of our	
23	files, everything to DSI. We weren't redacting	
24	information or saying, hey, here is a note,	
25	here is Affiliate Note A or B.	

1	WATERHOUSE - 10-19-21	Page 313
2	I mean, it was our job and our	
3	focus and I testified in court back in 2019;	
4	right was was to be transparent and, you	
5	know, get DSI up to speed on on the matters	
6	at Highland. So I can't see us redacting at	
7	that point.	
8	MR. RUKAVINA: Mr. Nguyen, will you	
9	please pull up Mr. Morris' Exhibit 36.	
10	Just the very first page, the very top	
11	email. You might zoom in a little bit.	
12	Q. Now, you recall being asked about	
13	this by Mr. Morris?	
14	A. Yes, I do.	
15	Q. And you wrote: The HCMFA note is a	
16	demand note.	
17	You wrote that; right?	
18	A. Yes.	
19	Q. And, in fact, weren't there by that	
20	point in time several notes?	
21	A. Yes, there were. Again, I don't	
22	I don't remember everything specifically. I	
23	mean	
24	Q. I understand. I understand.	
25	So this is an example where where	

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Page 314 1 WATERHOUSE - 10-19-21 2 you might have made a mistake by referring to a 3 singular instead of a plural; right? Α. Yes. 4 5 Ο. Okay. And you -- you wrote -- a б couple of sentences later, you wrote: There was an agreement between HCMLP and HCMFA the 7 earliest they could demand is May 2021. 8 9 You wrote that; right? 10 Α. Yes. But I think you -- you agreed with 11 Q. Mr. Morris that that can't possibly apply to 12 13 the May 2019 notes, can it? 14 MR. MORRIS: Objection to the form 15 of the question. That is not what he 16 testified to. Let me ask -- let me ask a different 17 Ο. question. 18 19 Sitting here today -- or if you can 20 answer me from your memory on October 6, 2020 -- did the April acknowledgment that 21 22 extended the maturity date apply to the 23 May 2019 notes also? 24 I don't recall specifically. Α. 25 Well, you recall that the notes that Q.

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1	WATERHOUSE - 10-19-21	Page	315
2	you signed were demand notes; right?		
3	A. Yes.		
4	Q. Do you find it logical, based on		
5	your experience, that had they intended to have		
6	a different or a set maturity date, you would		
7	have instructed that that set maturity date be		
8	included instead of a demand feature?		
9	MR. MORRIS: Objection to the form		
10	of the question.		
11	A. Sorry, just want to make sure I		
12	understand. You are saying that that the		
13	\$5 million note, the \$2.4 million note, if		
14	those were supposed to be a term note, that I		
15	would have made sure that those were a term		
16	note?		
17	Q. I'm saying I'm saying,		
18	Mr. Waterhouse, that on May the 2nd and May the		
19	3rd, 2019, if you intended that those two		
20	promissory notes could not be called until May		
21	2021, would you have included such language in		
22	those two promissory notes?		
23	MR. MORRIS: Objection to the form		
24	of the question.		
25	A. I guess I'm sorry, I don't recall		

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Page 316 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Well, let's read this again. Ο. 5 There was an agreement between HCMLP б and HCMFA the earliest they could demand is May 7 2021. Do you recall that agreement? 8 9 Yes, that was the agreement we Α. 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you -- do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 Α. I don't -- I don't know. 16 But as of October 6, 2020, you're 0. writing that there is one demand note and 17 you're categorizing that demand note as not 18 19 being demandable on May 2021; correct? 20 Α. Yes. 21 And you know now that you made at Q. 22 least one mistake in this email; correct? 23 MR. MORRIS: Objection to the form 24 of the question. 25 Α. Yes.

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Page 317 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 So, Mr. Waterhouse, you don't 0. 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than their liabilities. 8 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, 11 and we have this Exhibit 36 where you are 12 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in executing those two promissory notes? 16 17 MR. MORRIS: Objection to the form 18 of the question. I -- I don't know. 19 Α. 20 And if it turns out that you're Q. personally liable for those promissory notes, 21 22 it would certainly be a mistake, wouldn't it? 23 Objection to the MS. DANDENEAU: 24 form. 25 MR. MORRIS: Join.

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		Page 318
1	WATERHOUSE - 10-19-21	iage 510
2	A. Yes.	
3	Q. If Mr. Dondero testifies that he	
4	never told you to make these loans, would you	
5	disagree with his testimony?	
6	MR. MORRIS: Objection to the form	
7	of the question.	
8	A. Like I testified earlier with my	
9	conversation with Mr. Dondero, all I recall is	
10	he said, get the money from Highland.	
11	Q. And if Mr. Dondero testifies that	
12	he, in consultation with other senior personnel	
13	at Highland, decided that Highland needed to	
14	pay HCMFA \$7.4 million as compensation for the	
15	NAV error and not a loan, would you have any	
16	reason to disagree with Mr. Dondero?	
17	MR. MORRIS: Objection to the form	
18	of the question.	
19	A. If that was if that was his	
20	intent, yes, it would I would	
21	Q. Do you have any reason to disagree	
22	with him?	
23	MR. MORRIS: Objection to the form	
24	of the question.	
25	A. If that was his intent, I don't	

-		
1	WATERHOUSE - 10-19-21	Page 319
2	know. I don't know how I disagree with that.	
3	Q. And just to confirm, you don't	
4	remember ever asking Mr. Dondero whether you	
5	should have two promissory notes prepared?	
6	A. No.	
7	Q. And you don't remember discussing	
8	with Mr. Dondero what the terms of those two	
9	promissory notes should be?	
10	A. I don't recall I testified all I	
11	recall is he said, get the money from Highland.	
12	I don't the the terms of the note, I	
13	don't recall ever having a discussion around	
14	the terms of the note, but since I don't draft	
15	the notes, that there could have been a	
16	conversation with other people later.	
17	Q. Do you have any memory of whether	
18	after the notes were drafted, but before you	
19	signed them, that you communicated with	
20	Mr. Dondero in any way to just confirm or or	
21	get his blessing or ratification to signing	
22	those notes?	
23	MR. MORRIS: Objection to the form	
24	of the question.	
25	A. I don't recall.	

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1	WATERHOUSE - 10-19-21	Page 320
2	Q. Again, the only thing you remember,	
3	sitting here today, was Mr. Dondero said, get	
4	the money from Highland, and that is it, that	
5	is all you remember?	
6	MR. MORRIS: Objection to the form	
7	of the question.	
8	A. I testified to that several times.	
9	This was over two years ago. A lot has	
10	happened. That is all I recall.	
11	Q. And help me here. I'm not very	
12	technologically astute. When you and I I	
13	recognize that you do it rarely, but when you	
14	sign a document electronically, do you believe	
15	that there is an electronic record of you	
16	having authorized or signed a document	
17	electronically?	
18	MR. MORRIS: Objection to the form	
19	of the question.	
20	A. I I don't know the tech answer to	
21	that, but, you know, since I don't have I	
22	don't ever attach my signature block	
23	electronically, my assistant would have done	
24	that, and if that is done over email like we	
25	did several times you know, multiple,	

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Page 321 1 WATERHOUSE - 10-19-21 multiple times over COVID, she would attach my 2 3 signature block and then email it out to whatever party. 4 5 What was your assistant's name in 0. 6 May 2019? 7 It was Naomi Chisum. Α. Is she the only one? I'm sorry, was 8 0. 9 she your only assistant that would have maybe facilitated logistically something like you 10 just described? 11 12 You know, she was out on maternity Α. 13 leave at some point. I don't -- I don't recall 14 those dates where she was out for maternity 15 leave. There was -- there were folks backing 16 her up. I don't recall specifically who those -- who those, you know, administrative 17 assistants were, and I don't recall 18 19 specifically if she was out during this time on 20 maternity leave. 21 I do know that that she was out for 22 a period of time, or who knows, or she could 23 have been on vacation that day or, you know, I 24 don't know. 25 Switching gears now, the two Q.

Page 322 1 WATERHOUSE -10-19-212 complaints that have been filed that is against HCMFA and NexPoint, did you see any drafts of 3 4 those complaints before they were filed? 5 MR. MORRIS: Objection to the form 6 of the question, and to the extent that you 7 had any communications with counsel or you were shown drafts of the complaints by 8 9 counsel while you were employed by 10 Highland, I direct you not to answer. I -- I reviewed documents yesterday 11 Α. with counsel here. I believe that is the first 12 13 time I have ever seen those. 14 Okay. Did you ever discuss with Ο. Mr. Seery these two lawsuits before or after 15 they were filed? 16 17 I don't recall. Α. Were you ever interviewed by legal 18 Q. 19 counsel, to your knowledge, about these 20 promissory notes before the complaints were Without going into what was said, were 21 filed? 22 you ever interviewed by legal counsel? 23 MR. MORRIS: Objection to the form 24 of the question. 25 I don't recall. Α.

1	WATERHOUSE - 10-19-21	Page 323
2	Q. Obviously with COVID, it changed,	
3	but but before COVID, did you used to meet	
4	with Mr. Seery from time to time in-person?	
5	A. Yeah, I mean, so before COVID so	
6	we're talking kind of late March, early April,	
7	right, there was about I don't remember the	
8	specific date when the board for Highland was	
9	appointed. I believe it was around February of	
10	2020, so maybe there was a month-and-a-half,	
11	two-month window where we were meeting	
12	in-person or, you know, like we were actually	
13	in the office, excuse me, we were in the	
14	office.	
15	And, you know, when they were first	
16	appointed, the board members and Mr. Seery	
17	were were definitely down here more	
18	in-person.	
19	Q. Did you ever see Mr. Seery taking	
20	written notes of of his meetings with you or	
21	others?	
22	A. I don't recall.	
23	Q. Do you recall on any Zoom or video	
24	conference with Mr. Seery, seeing him take	
25	notes, written notes?	

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Page 324 1 WATERHOUSE - 10-19-21 2 Α. The Zoom calls we had, I don't recall having seen video or, you know, or if it 3 was on Zoom, I just remember it being -- well, 4 5 no, you know what, there were some -- you know, I take that back. б 7 So there were -- there were some times that I did remember seeing Mr. Seery 8 9 on -- on some of the Zoom calls. 10 Well, let me --Q. I don't -- sorry, I'm thinking. 11 Α. I'm thinking -- I'm going back. I'm trying to 12 13 process this. I can make it much quicker, 14 0. 15 Mr. Waterhouse. I have heard -- I have heard 16 that Mr. Seery is a copious note taker. 17 Do you have any knowledge about 18 that? 19 Α. No. 20 Okay. Switching gears yet again, Q. and this will be last theme. Do you need a 21 restroom break, or are you good to go for 22 23 another half an hour? 24 MS. DEITSCH-PEREZ: I need a 25 restroom break.

Page 325 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Can we make it five 3 minutes? THE WITNESS: Five minutes would be 4 5 great. 6 VIDEOGRAPHER: We're going off the 7 record at 5:53 p.m. (Recess taken 5:53 p.m. to 5:59 p.m.) 8 VIDEOGRAPHER: We are back on the 9 10 record at 5:59 p.m. Mr. Waterhouse, I had asked you 11 Ο. 12 earlier about contracts between HCMFA and the 13 debtor, and now I'm going to talk about contracts between the debtor and NexPoint 14 15 Advisors. Okay? 16 Α. Okay. 17 Now, were there contracts similar to 0. the ones with HCMFA that NexPoint had in the 18 19 nature of employee reimbursement and shared services? 20 21 Yes, they -- NexPoint Advisors and Α. Highland Capital Management Fund Advisors had 22 cost reimbursement and shared services 23 24 agreements with Highland Capital Management, 25 L.P.

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1	WATERHOUSE - 10-19-21	Page 326
2	Q. And was that shared services	
3	agreement, to the best of your understanding,	
4	in place as of December 31, 2020?	
5	A. It was it was terminated at some	
6	point, and I remember the contracts had	
7	different termination dates, but I think the	
8	the date of termination was January 31st of	
9	2021, after the termination was put in.	
10	So yeah, it would be in place at the	
11	end of the year of December it would be in	
12	place at December 31st, 2020.	
13	Q. And pursuant to that agreement as of	
14	December 31st, 2020, was the debtor providing	
15	what you would describe as back office services	
16	to NexPoint?	
17	A. Yes.	
18	Q. Would those have included accounting	
19	services?	
20	A. Yes.	
21	Q. And as part of those accounting	
22	services, would the debtor have assisted	
23	NexPoint with paying its bills?	
24	MR. MORRIS: Objection to the form	
25	of the question.	

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Page 327 1 WATERHOUSE - 10-19-21 2 Α. Yes. 3 So let's break that up. You were a 0. treasurer of NexPoint as well in December of 4 5 2020? MR. MORRIS: Objection to the form 6 7 of the question. Α. Yes. 8 9 Okay. And in December of 2020, did Q. 10 NexPoint have its own bank accounts? 11 Α. Yes. 12 Ο. And did it use those bank accounts 13 to pay various of its obligations? 14 Α. Yes. 15 Q. Did employees of the debtor have the ability to cause transfers to be made from 16 17 those bank accounts on behalf of NexPoint? 18 Α. Yes. And is that one of services that the 19 0. 20 debtor provided NexPoint, basically ensuring 21 that accounts payable and other obligations 22 would be paid? 23 Α. Yes. 24 MR. MORRIS: Objection to the form 25 of the question.

1	WATERHOUSE - 10-19-21	Page 328
2		
	Q. You answered yes?	
3	A. Yes.	
4	Q. And the payments, though, whose	
5	funds would they be made from?	
6	A. From the bank account of NexPoint	
7	Advisors. If they were NexPoint advisor	
8	obligations, it would be made from NexPoint	
9	Advisors' bank account.	
10	Q. So let's pull up Exhibit Alpha 1.	
11	You should have that it is my Tab 1 or my	
12	Exhibit 1.	
13	(Exhibit A1 marked.)	
14	Q. So this is a this is a series of	
15	emails, Mr. Waterhouse. Let's look at the	
16	first page here, November 25, 2020, between	
17	Kristin Hendrix and yourself.	
18	Do you see that, sir?	
19	A. I do.	
20	Q. And do you see where Ms. Hendrix	
21	writes: NPA.	
22	Do you know what NPA stood for?	
23	A. Yes.	
24	Q. And what does it stand for?	
25	A. NexPoint Advisors.	

		Page 329
1	WATERHOUSE - 10-19-21	
2	Q. And was that how you-all internally	
3	at Highland refer to NexPoint Advisors, L.P.?	
4	A. I mean, yes, amongst other things.	
5	Q. And she writes at the bottom of her	
6	email: Okay to release?	
7	Do you see that?	
8	A. Yes, I do.	
9	Q. So what	
10	MR. MORRIS: Hold on one second.	
11	Okay. Go ahead.	
12	MR. RUKAVINA: Yeah.	
13	Q. So what is what is Ms. Hendrix	
14	here on November 25 asking of you?	
15	A. She is asking me so she these	
16	are these are payments typically we would	
17	do an accounts payable run every week at the	
18	end of every Friday. But looking at this date,	
19	it is Wednesday, November 25th, which means, to	
20	me, it is likely Thanksgiving weekend.	
21	So this is the day before	
22	Thanksgiving, so this is the last kind of	
23	kind of day before the holidays and vacation	
24	and things of that nature. So it is	
25	effectively the Friday of that week.	

1	WATERHOUSE - 10-19-21	Page 330
2	So she is she is putting in all	
3	the payments for the week because we batch	
4	payments weekly. And these are the payments	
5	that go out that week, and she is informing me	
6	of the payments and you know, again, at the	
7	bottom of the email, she is asking for my okay	
8	to to release these payments in the wire	
9	system.	
10	Q. So these would be accounts payable	
11	of NexPoint?	
12	A. I mean, it would be accounts payable	
13	for all of these entities listed on this email.	
14	Q. And who was Ms. Hendrix employed by	
15	in November and December of 2020?	
16	A. Highland Capital Management.	
17	Q. Okay. So so part of the services	
18	that NexPoint had contracted with was for	
19	Highland to ensure that NexPoint timely paid	
20	its accounts payable; is that accurate?	
21	MR. MORRIS: Objection to the form	
22	of the question. You have got to be	
23	kidding me.	
24	Q. Is that accurate?	
25	A. Yes.	

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1	WATERHOUSE - 10-19-21	Page 331
2	Q. And did NexPoint rely on employees	
3	of the debtor to ensure that NexPoint's	
4	accounts payable were timely paid?	
5	MR. MORRIS: Objection to the form	
6	of the question.	
7	A. Yes.	
8	MR. RUKAVINA: Let's flip to the	
9	next page, Mr. Nguyen, if you will please	
10	scroll to the next page.	
11	Q. So this is an email similar to the	
12	prior one, November 30th.	
13	Do you see where it says, NPA HCMFA,	
14	USD \$325,000 one-day loan?	
15	Do you see that, sir?	
16	A. I do.	
17	Q. Do you have any memory of what that	
18	was?	
19	A. I don't recall what that what	
20	that payment was for.	
21	Q. Did it sometimes occur that one	
22	advisor would, on very short-terms, make loans	
23	to another advisor?	
24	A. Yes. This this this occurred	
25	from from from time to time. It actually	

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1	WATERHOUSE - 10-19-21	Page 332
2	looking at I'm I'm looking at the date of	
3	this email. It is November 30th. It is the	
4	last day of the month.	
5	HCMFA has obligations it needs to	
6	pay to its broker-dealer, which is HCFD. And	
7	it likely was short funds to make those	
8	obligations under that under its agreement,	
9	and so it provided a one-day loan because on	
10	the next business day on 12/1 or the next	
11	business day in December, it would receive	
12	management fees from the underlying funds that	
13	it managed and it would be able to pay back	
14	that loan to NexPoint Advisors.	
15	Q. So so here Ms. Hendrix was	
16	seeking your approval to transfer \$325,000 from	
17	NexPoint to HCMFA for a one-day loan; is that	
18	correct?	
19	A. That is correct.	
20	Q. Let's flip to the next page, sir.	
21	MR. RUKAVINA: And, Mr. Nguyen, if	
22	you will please scroll down.	
23	Q. Now we have as an entry for	
24	\$325,000, 11/30 loan payment.	
25	Do you see that, sir?	

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Page 333 1 WATERHOUSE - 10-19-21 2 Α. Yes. And that is probably the loan that 3 Ο. 4 was approved on the prior page? 5 Α. Yes, most likely. 6 Ο. So is it also true, sir, that in 7 addition to accounts payable debtor employees would be assisting NexPoint with respect to 8 9 paying back its debt? 10 MR. MORRIS: Objection to the form of the question. 11 12 I mean, yes, for loans of this Α. 13 nature, yes. Well, what about long term loans? 14 Ο. 15 Was it reasonable for NexPoint to expect debtor employees to ensure that NexPoint timely paid 16 its obligations under long-term notes? 17 18 MR. MORRIS: Objection to the form 19 of the question. 20 MS. DANDENEAU: Objection to form. 21 I mean, that is one of the things Α. 22 that the Highland personnel did provide to the 23 advisors. Yes, we would -- we would -- over 24 the years, yes, we -- we -- we did do 25 that generally. Again, I don't remember

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Page 334 1 WATERHOUSE - 10-19-21 specifically but, yes, generally we -- you 2 know, we did do that. 3 So do you recall -- and we can pull 4 0. it up, if need be -- that under the NexPoint 5 6 note that Mr. Morris asked you about earlier, the one for more than \$30 million, that 7 NexPoint was obligated to make an annual 8 9 payment of principal and interest? 10 MR. MORRIS: Objection to the form of the question. 11 Yes, it was -- yes, it -- it was an 12 Α. amortizing note. It was -- you know, from what 13 we reviewed earlier, it was payable by 14 15 December 31st of each year. So -- but are --16 are you asking me --I'm just asking you, sir, if you 17 0. recall the note. 18 19 Yes, the \$30 million note, yes, we Α. 20 reviewed it earlier, yes. And do you recall Mr. Morris had you 21 Ο. 22 go through the fact that NexPoint had made payments in years prior to 2020 on that note? 23 24 I do. Α. 25 And do you believe that employees of Q.

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Page 335 1 WATERHOUSE - 10-19-21 2 the debtor would have played any role in NexPoint having made those prior payments? 3 Objection to the form 4 MR. MORRIS: of the question. 5 6 Α. Yes. And what role in years prior to 2020 7 0. would employees of the debtor have had with 8 9 respect to NexPoint making that annual payment? 10 We -- we -- we would have -- I keep Α. saying "we." The team would have calculated 11 any amounts due under that loan and other 12 loans, as -- as standard course. 13 14 We would -- since we provided 15 treasury services to the advisors, we would inform the -- the -- the -- we informed 16 Mr. Dondero of any cash obligations that are 17 forthcoming, whether we do cash projections. 18 19 If, you know, any of these payments would have -- or, you know, the sum total of 20 all of these payments, including any note 21 22 payments, if there were any cash shortfalls, we would have informed Mr. Dondero of any cash 23 24 shortfalls. We could adequately plan, you 25 know, in instances like that.

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Page 336 1 WATERHOUSE - 10-19-21 2 Or, sorry, we -- I say "we" -- I keep saying "we" -- I keep wearing my -- again, 3 4 my -- my treasurer hat. 5 But, yes, it is to -- it is to 6 inform Mr. Dondero of the obligations of the advisors in terms of cash and obligations that 7 are -- are upcoming and that -- and that are --8 9 are scheduled to be paid. 10 And would those obligations that are Ο. upcoming and scheduled to be paid prior to 2020 11 have incurred the annual payment on that 12 13 NexPoint \$30 million note? MS. DANDENEAU: Objection to form. 14 15 MS. DEITSCH-PEREZ: Davor, I think you misspoke. You might want to just 16 17 repeat the question. 18 Q. Okay. Let me repeat the question, sir. 19 20 Prior to 2020, those services that you just described, would that -- on behalf of 21 the debtor, would that have included NexPoint's 22 payments on the \$30 million note? 23 24 Α. Yes. 25 So someone at the debtor in treasury Q.

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1		Page 337
1	WATERHOUSE - 10-19-21	
2	or accounting would have sent some schedule or	
3	a reminder that a payment would be coming due	
4	in the future. Is that generally the practice?	
5	A. Yes, we would you know, again, I	
6	didn't I didn't micromanage the teams, but	
7	we had a a corporate accounting calendar	
8	that we use as kind of a tickler file to keep	
9	track of payments.	
10	I actually, you know, don't know how	
11	actively they're using that in in prior to	
12	2020, but it was actively used at some point.	
13	We did look at NexPoint cash	
14	periodically and cash for the other advisors as	
15	well and payments. You know, we payments	
16	like this would have appeared in our cash	
17	projections, in the advisor's cash projections.	
18	And, again, as like I said earlier,	
19	they would have appeared there, so there would	
20	be time to plan for making any of these	
21	payments.	
22	Q. And based on your experience, would	
23	it have been reasonable for NexPoint to rely on	
24	the debtors' employees to inform NexPoint of an	
25	upcoming payment due on the \$30 million	
1		

Page 338 1 WATERHOUSE - 10-19-21 2 promissory note? 3 MR. MORRIS: Objection to form of the question. 4 5 MS. DANDENEAU: Objection to form. Yes. Yes, they did. I mean, but I 6 Α. 7 mean, but I don't think these -- these notes were any secret to anybody. 8 9 I understand, and I'm not suggesting Q. 10 otherwise. MR. RUKAVINA: Please pull up Alpha 11 2, Mr. Nguyen. 12 13 (Exhibit A2 marked.) 14 0. Now, this document is similar to the 15 ones we've seen before as of December 31, 2020, 16 and I don't see under NTA anything there for paying the promissory note to Highland. 17 18 Do you see anything like that? 19 Α. I do not. 20 MR. RUKAVINA: You can pull that --21 that exhibit down, Mr. Nguyen. 22 You are aware, of course, by now 0. that, in fact, NexPoint failed to make the 23 payment due December 31, 2020, are you not? 24 I am aware, and yes, I do understand 25 Α.

Page 339 1 WATERHOUSE - 10-19-21 2 it. Were you aware that Highland 3 0. 4 accelerated that \$30 million promissory note? 5 Α. I am aware. 6 Ο. Were you aware of that acceleration 7 at the time that it occurred? I don't remember specifically. 8 Α. 9 Do you recall whether anyone asked Q. 10 you -- prior to the acceleration, anyone asked you at Highland, what Highland should do with 11 respect to the missed payment? 12 13 Α. Did anyone ask me what Highland 14 should do about the missed payment? 15 Q. Yes, before acceleration. 16 Objection to the form MR. MORRIS: 17 of the question. I mean, what -- what I recall is 18 Α. 19 there was the -- sorry, are you asking me --20 MS. DANDENEAU: Why don't you just 21 repeat the question, Mr. Rukavina. 22 Let me try again, Mr. Waterhouse, Ο. 23 let me try again. 24 I am saying you're the CFO of 25 someone, in this case, Highland, and the

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Page 340 1 WATERHOUSE -10-19-212 borrower failed to make the required payment. 3 Are you with me so far? 4 Α. I am. Did anyone then ask you, what should 5 0. we do with respect to our rights against the б 7 borrower that missed the payment? Not that I recall. Α. 8 9 Did you play a role in the decision Q. 10 to accelerate that \$30 million promissory note? 11 Α. I did not. 12 Do you recall whether Mr. Seery ever Ο. 13 asked you before the acceleration as to whether 14 he should accelerate the note? 15 Α. I don't recall. 16 And you don't recall when you 0. learned of the acceleration itself? 17 MR. MORRIS: Objection to the form 18 of that question. 19 20 Α. It was -- it was sometime in 21 early -- in early 2021. I don't remember 22 specifically. 23 But do you recall whether it was Ο. 24 after the acceleration had already been transmitted? 25

Page 341 1 WATERHOUSE - 10-19-21 2 MS. DANDENEAU: Objection to the 3 form of the question. 4 I don't recall. Α. 5 Do you recall in early to mid 0. January of 2021, after the default, discussing 6 7 the default with Mr. Dondero? Α. I do recall discussing with 8 9 Mr. Dondero after December 31, 2020? 10 Yes, the fact of the default. Q. 11 I don't recall. Α. 12 MR. RUKAVINA: Let's pull up my 13 Exhibit 6, Alpha 6. (Exhibit A6 marked.) 14 15 MR. RUKAVINA: And, Mr. Nguyen, if 16 you will please scroll down. 17 This email chain begins with you 0. writing to Ms. Hendrix on January the 12th: 18 NexPoint note to HCMLP. 19 20 Do you see that, sir? 21 Α. I do. 22 Were you discussing this same 0. \$30 million note we're talking about right now 23 24 with Ms. Hendrix? 25 Α. Yes.

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Page 342 1 WATERHOUSE - 10-19-21 2 0. Okay. Do you recall what prompted you to send that email to her? 3 Yes, I had -- I had a conversation 4 Α. with Jim. 5 6 Ο. Okay. And what -- what did you 7 discuss with Jim that led to this email chain? He -- he called me and he said he Α. 8 9 wanted to make payment on the NexPoint note, 10 and I didn't -- I didn't know the -- the amount offhand, so I reached out to Kristin and got 11 the details and relayed that to him. 12 13 0. And you see you sent that email to 14 her at 11:15 a.m. Does that help you remember 15 when you had this discussion with Mr. Dondero? In other words, was it that morning or the day 16 before, or can you -- can you --17 No, it was -- it was that morning. 18 Α. 19 And do you recall how you had that 0. conversation with him? 20 21 MR. MORRIS: Objection to the form 22 of the question. 23 By telephone, by email, in-person? Q. 24 Yeah, he -- he called me. I was at Α. 25 home. We were working from home here in

1	WATERHOUSE - 10-19-21	Page 343
2	December of 2020. He called me from home. He	
3	said he was in court. He wanted to he asked	
4	about, you know, making payment on the note and	
5	the amount, and so I didn't have those numbers	
6	in front of me, so I said I would get back to	
7	him. I wanted all the details, so here is	
8	this so I reached out to Kristin.	
9	Q. And then she gave you that	
10	\$1,406,000 figure?	
11	MR. RUKAVINA: Mr. Nguyen, if you	
12	will scroll up, please.	
13	A. Yes. Yeah, she the \$1,406,112.	
14	Q. And do you recall whether you	
15	conveyed that amount to Mr. Dondero?	
16	A. Yes. I I called him back and	
17	gave him gave him this amount.	
18	Q. Are you aware of whether NexPoint,	
19	in fact, then made that 1 million 406 and	
20	change payment?	
21	A. Yes, they did.	
22	Q. Did you discuss with Mr. Dondero at	
23	that time, either the first conference or the	
24	second conference that day strike that.	
25	When you conveyed the number to	

1	WATERHOUSE - 10-19-21	Page 344
2	Mr. Dondero, was was it also on January	
3	12th?	
4	A. Sorry, when I conveyed the	
5	\$1.4 million number?	
6	Q. Yes.	
7	A. Yes, yes, it was that it was	
8	Q. So you had	
9	A. It was that point.	
10	Q. Well, to the best of your	
11	recollection, you had a conference with	
12	Mr. Dondero by the telephone in the morning,	
13	and then another conference with him by	
14	telephone after 11:40 a.m. that morning?	
15	A. Yeah, I can't remember yeah, it	
16	was either that morning or it could have been,	
17	you know, early afternoon, but again, I	
18	remember calling him back, relaying this	
19	information to him, and he said, okay, pay	
20	you know, make make this payment.	
21	Q. And during either of those two	
22	calls, did you tell Mr. Dondero anything to the	
23	effect that making those I'm sorry, making	
24	that payment would not de-accelerate the	
25	promissory note?	
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1	WATERHOUSE - 10-19-21	- <u>-</u>
2	A. No.	
3	Q. Did you tell him anything to the	
4	effect that making that payment would not cure	
5	the default?	
6	A. No.	
7	Q. Did you discuss that in any way with	
8	him?	
9	A. No, I did not.	
10	Q. Did he say why he wanted to have	
11	that \$1.4 million payment made?	
12	MR. MORRIS: Objection to the form	
13	of the question.	
14	A. He he he didn't go into	
15	specifics.	
16	Q. Did he say anything to you to the	
17	effect that if NexPoint makes that payment,	
18	then the note will be de-accelerated?	
19	MR. MORRIS: Objection to the form	
20	of the question.	
21	A. I don't recall.	
22	MR. RUKAVINA: You can put this one	
23	down, Mr. Nguyen.	
24	Q. And, again, when you say you don't	
25	recall, you mean you don't remember right now	

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Page 346 1 WATERHOUSE - 10-19-21 2 either way; correct? 3 Yeah, I don't remember. I don't Α. 4 remember us discussing that. 5 Now -- and we're almost done, I Ο. 6 promise. I'm just going to -- I don't know how 7 to ask this question, so I'm just going to try to do my best. 8 9 Prior to the default on December 31, 10 2020, did Mr. Seery ever tell you any words to the effect that you or someone at Highland 11 12 should ensure that NexPoint doesn't make its 13 payment? 14 Α. No. 15 Q. Did you have any hint or any belief that anyone at NexPoint -- I'm sorry, strike 16 17 that. 18 Did you have any reason to believe 19 that anyone with Highland was actively trying 20 to get NexPoint to make that default by not paying on December 31? 21 22 MR. MORRIS: Objection to the form 23 of the question. 24 Are you asking, did any Highland Α. 25 employees actively work to make -- to

Page 347 1 WATERHOUSE - 10-19-21 2 somehow --3 Let me take a step back. 0. Yes. Let 4 me take a step back. 5 So you are aware now that as a б result of that default, what was still some 7 25-year note was accelerated and became immediately due. You are aware of that now; 8 right? 9 10 Α. Yes. 11 And can you see how someone at Q. Highland might actually have been pleased with 12 13 that development? MR. MORRIS: Objection to the form. 14 15 Ο. Not that they were --- not that they were pleased, but you can see how someone at 16 Highland might have been pleased with that 17 development? 18 19 MR. MORRIS: Objection to the form 20 of the question. 21 MS. DANDENEAU: Object to form. 22 I don't know how they would have Α. 23 reacted to that. 24 Okay. But you're not -- you're not Ο. 25 aware of any instructions or any actions being

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Page 349 1 WATERHOUSE - 10-19-21 2 VIDEOGRAPHER: Do we want to go off 3 the record? 4 MR. RUKAVINA: Yes. 5 VIDEOGRAPHER: All right. We're 6 going off the record at 6:27 p.m. 7 (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the 8 9 record at 6:30 p.m. 10 MR. HORN: Is Deb back? 11 MS. DANDENEAU: Are you asking about I'm here. 12 me? 13 MR. HORN: Oh, okay. I don't see 14 you, sorry. 15 Actually, yeah, Mr. Waterhouse, so Q. 16 when you had --17 MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there 18 19 are a lot -- as we talked about, a lot of 20 Debs. I'm here. 21 MS. DEITSCH-PEREZ: I'm here. 22 MR. HORN: Yes, I was asking about 23 DDP. 24 MS. DEITSCH-PEREZ: Oh, DDP is here. 25 MR. HORN: Okay. Here we go. I'm

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Page 350 1 WATERHOUSE - 10-19-21 2 going back on mute. 3 MS. DANDENEAU: Get the right nomenclature. 4 5 Mr. Waterhouse, on January 12th, Ο. б 2021, when you had those talks with Mr. Dondero about the \$1.4 million payment, did you have a 7 communication or a conversation with Mr. Seery 8 9 about that payment after January 12th, 2021? 10 Α. I don't recall. 11 Well, in response to Mr. Dondero Q. reaching out to you, do you recall on that day, 12 13 January 12th, talking to Mr. Seery or anyone at 14 Highland other than the email chain we just saw 15 about Mr. Dondero's call with you? 16 Α. Did I talk to -- I spoke with Kristin -- I don't know if I spoke to her. 17 Ι likely spoke to Kristin Hendrix because we had 18 19 to get the wire on NexPoint's behalf to make 20 the payment to Highland. 21 So it is true, then, that -- that Ο. 22 employees of the debtor did actually cause that payment to be made when it was made after 23 24 January 12th? 25 Yes, I mean, we -- we -- as I Α.

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1	WATERHOUSE - 10-19-21	Page 351
2	testified earlier, we provided that accounting	
3	finance treasury function as under the	
4	shared services agreement. And so once I	
5	got the I talked to Jim, got the approval to	
6	make this payment, we have to then make the	
7	payment, or the team does, and so the payment	
8	was made.	
9	Q. Okay. But okay. And and	
10	sitting here right now, after Jim called you,	
11	you don't remember talking to anyone other than	
12	the the couple of people you mentioned,	
13	talking to anyone about something to the effect	
14	that, hey, Jim wants to make this payment now?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. I don't I don't recall.	
18	Q. And does that include legal counsel?	
19	Without going into any detail, on	
20	January 12th or before that payment was made,	
21	did you consult with legal counsel about	
22	anything having to do with the \$1.4 million	
23	payment?	
24	A. I don't recall.	
25	Q. Okay. Thank you, sir, for your	

Page 352 1 WATERHOUSE - 10-19-21 2 time. 3 MR. RUKAVINA: Pass the witness. 4 MR. MORRIS: I just have a few 5 questions, if I may. 6 MS. DEITSCH-PEREZ: Don't you go at 7 the end? 8 MR. MORRIS: Oh, I apologize. He is 9 your witness. I'm surprised you want to 10 ask him questions, but go right ahead. 11 MS. DEITSCH-PEREZ: Just have a 12 couple of things. 13 MR. RUKAVINA: And I will just 14 object to that, that he's our witness. That's not --15 16 MR. MORRIS: I'm not talking to you. 17 I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it 18 19 is -- it is --20 MS. DEITSCH-PEREZ: He is not my 21 witness. He's been subpoenaed by you. 22 Okay? 23 That is no offense, Mr. Waterhouse, 24 I'm -- I'm not -- okay. Anyway. 25 EXAMINATION

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1	WATERHOUSE - 10-19-21	rage 555
2	BY MS. DEITSCH-PEREZ:	
3	Q. Good evening. I'm very sorry to be	
4	going last and I know you have had a long and	
5	taxing day, so I thank you for indulging me.	
6	The kinds of services that you	
7	describe that the that Highland provided for	
8	NexPoint, did Highland also provide similar	
9	services to that to HCRE and HCMS?	
10	A. Yes.	
11	MR. MORRIS: Objection to the form	
12	of the question.	
13	Q. What kind of services did Highland	
14	provide to HCRE and HCMS?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	MS. DEITSCH-PEREZ: What is your	
18	objection, John?	
19	MR. MORRIS: It is vague and	
20	ambiguous. Unlike the advisors and	
21	NexPoint, they actually had shared services	
22	agreements.	
23	MS. DEITSCH-PEREZ: I got I	
24	understand your objection. That is fine.	
25	Q. Let's take them one at a time.	

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Page 354 1 WATERHOUSE - 10-19-21 2 What kinds of services did Highland 3 provide to HCRE? MR. MORRIS: Objection to the form 4 5 of the question. 6 Α. HCMS, Highland employees provided 7 accounting services, treasury management services, potentially legal services. 8 Ι 9 don't -- but I wouldn't have been directly 10 involved in that. But as far as the teams that I manage, it was accounting, treasury, things 11 12 of that nature. 13 Q. Okay. And that was for HCM, LLP --14 Α. And -- and, sorry, it would also be 15 any asset valuation if needed as well. Okay. We went back and forth on 16 0. each other and I apologize, so just to clarify. 17 You were talking about the services 18 19 that Highland Capital Management provided to 20 HCMS; is that right? 21 HCMS. So, again, yes. Α. And 22 accounting, treasury, valuation, and also tax 23 services too. 24 0. Okay. 25 Α. Tax services. Look, I'm expanding

Page 355 1 WATERHOUSE - 10-19-21 2 this, their HR services as well. 3 Q. Okay. And did that include bill 4 paying? 5 MR. MORRIS: Objection to the form of the question. 6 7 Did the services that HCM provided 0. to HCMS include bill paying? 8 MR. MORRIS: Objection to the form 9 10 of the question. 11 Yes. Α. 12 And did the services that HCMLP Q. 13 provided to HCMS include scheduling upcoming bills? 14 15 MR. MORRIS: Objection to the form 16 of the question. 17 Yes. Α. And did HCMLP regularly pay -- cause 18 Q. to be paid the payments on loans HCMS had from 19 20 HCMLP? 21 MR. MORRIS: Objection to the form 22 of the question. 23 Α. Yes. 24 Ο. Typically -- if there is a 25 typically, how far in advance of due dates did

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Page 356 1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form of the question. 4 5 I mean, it -- it -- it depend -- it Α. б depended on the nature of the payment and the 7 vendor, but, you know, if there were -- if there were larger scheduled payments, you know, 8 9 I would like to give at least 30 days notice. 10 And that is -- that is kind of my rule of thumb so no one is surprised. 11 12 Okay. And was it generally HCMLP's Q. 13 practice to timely pay HCMS' bills? MR. MORRIS: Objection to the form 14 15 of the question. It -- it -- it -- that depended on 16 Α. the nature of the payment. 17 Okay. And can you explain what you 18 Ο. 19 mean by that? 20 Α. Yeah, I mean if -- if it was -- I 21 mean -- if there was some professional fees 22 that weren't -- you know, they were due but 23 they weren't urgent, those fees may not be paid 24 as timely as others that have a due date or --25 or things like that.

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1 WATERHOUSE - 10-19-21 2 0. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because 3 of potential consequences of not paying on 4 5 time? MR. MORRIS: Objection to the form 6 7 of the question. Yes. As I testified earlier, we 8 Α. 9 would want to give, you know, notice on -- on -- on larger payments and -- and things of that 10 nature so we didn't miss due dates. 11 12 Okay. And over the course of time, Q. 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form 16 of the question. I can't remember specifically, but 17 Α. 18 generally, yes. 19 Okay. Now, did HCMLP provide Ο. 20 similar services to HCRE that you have described it provided to HCMS? 21 22 MR. MORRIS: Objection to the form 23 of the question. 24 Yes, but I don't think it -- it Α. 25 provided -- I don't think it provided HR

Page 358 1 WATERHOUSE - 10-19-21 2 services. 3 Can you describe the accounting and 0. 4 treasury services that HCMLP provided for HCRE? 5 Yeah, it -- it would provide Α. б bookkeeping services on a -- on a periodic 7 It would make payments, you know, as basis. needed. 8 Okay. So did it provide --9 Q. 10 And -- and I believe it -- it -- it Α. provided tax services as well. 11 12 Okay. And so did it provide the Q. 13 same kind of bill -- did HCMLP provide the same 14 kind of bill-paying services for HCRE that it 15 provided for HCMS and NexPoint? 16 MR. MORRIS: Objection to the form 17 of the question. 18 Α. Yes. 19 And over the course of time, did 0. 20 HCMLP generally cause to be made the loan payments that HCRE owed to HCMLP? 21 22 MR. MORRIS: Objection to the form 23 of the question. 24 Α. Yes. Did HCMLP make loan payment -- the 25 Q.

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Page 359 1 WATERHOUSE - 10-19-21 2 loan payment that was due from HCMS to HCMLP in 3 December of 2020? MR. MORRIS: Objection to the form 4 5 of the question. 6 Α. I don't believe that payment --7 payment was made. Okay. And when HCMLP caused HCMS in 8 Ο. 9 the past to make loan payments, whose money did 10 it use to make those payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 Α. It was the -- the money in HCMS's 14 operating account would be made to that --15 those moneys would be used to make payment to Highland Capital Management. 16 17 Okay. And Highland -- is it correct 0. that Highland Capital Management personnel had 18 19 the access to HCMS's accounts to be able to 20 cause such payments to be made? 21 Yes, Highland personnel had access Α. 22 to those accounts. 23 Q. Okay. And so now for HCRE, whose 24 money was used when HCMLP caused HCRE payments -- loan payments to Highland to be 25

1	WATERHOUSE - 10-19-21	Page 360
2	made?	
3	MR. MORRIS: Objection to the form	
4	of the question.	
5	A. It was it was cash in HCRE's bank	
6	account that would be used to make payments to	
7	Highland Capital Management.	
8	Q. Okay. And so did Highland Capital	
9	Management have access to HCRE's funds in order	
10	to be able to make such payments?	
11	MR. MORRIS: Objection to the form	
12	of the question.	
13	A. Personnel at Highland Capital	
14	Management had access to HCRE's bank account to	
15	effectuate the payments.	
16	Q. Okay. And was the payment due from	
17	HCRE to HCMLP due in December of 2020 made?	
18	A. It	
19	Q. In December of 2020.	
20	A. It was not.	
21	Q. Okay. And was there money in HCRE's	
22	account that would have enabled the payment to	
23	be made had HCM personnel attempted to make the	
24	payment?	
25	MR. MORRIS: Objection to the form	

Page 361 1 WATERHOUSE - 10-19-21 2 of the question. 3 Α. I -- I don't recall. 4 Do you have any reason to believe 0. that either HCRE or HCMS simply didn't have the 5 funds on hand to make the December 2020 6 7 payments? Α. I don't know. 8 9 I guess I'm asking, do you have any Q. 10 reason to believe that they didn't have the 11 funds? 12 We managed cash for so many Α. 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 I just don't recall, and I don't --Α. and I don't remember what the loan payment 18 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. Ι 21 don't recall, I mean... 22 Let me come at it a different way. 0. Were the -- were the payments that would 23 24 otherwise have been due in December of 2020 25 made in January of 2021 for HCMS and HCRE?

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1	WATERHOUSE - 10-19-21	Page 362
2	A. I believe the HCRE payment was made	
3	in January of 2021. I don't recall any	
4	payments being made from HCMS to Highland.	
5	Q. If it how is it the HCRE payment	
6	came to be made? Why did you make it why	
7	did HCM make the payment in January of 2021?	
8	A. Jim Jim called me and instructed	
9	me to to make the payment on behalf of HCRE,	
10	Jim Dondero Jim Dondero.	
11	Q. Did he seem upset that that the	
12	payment had not been made?	
13	A. Yeah. On the note that was, you	
14	know, that was the term note, yes, he he was	
15	displeased that the that the payment had not	
16	been made by year-end.	
17	Q. Okay. And did you make the cause	
18	the payment to be made as as requested?	
19	A. Yes.	
20	Q. And did anyone else from HCM	
21	participate with you in causing the payment to	
22	be made to on the HCRE loan?	
23	A. Yes. It would have been Kristin	
24	Hendrix. I again, I don't as I testified	
25	earlier, I'm not an officer of HCRE. I don't	
1		

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1 WATERHOUSE - 10-19-21 2 believe I'm an authorized signer. So I 3 can't -- other personnel have to make payment 4 from HCRE to -- to -- to -- to Highland. 5 Okay. And in the conversation Ο. 6 that -- that you had with Mr. Dondero when he requested the payment to be made, did you say 7 to him words to the effect, Jim, this loan is 8 going to stay in default, what are you making 9 10 the payment for, anything like that? 11 Α. No. In fact, did you have the impression 12 0. 13 from him that he thought that the loan would 14 be -- the default would be cured by making the 15 payment? 16 Objection to the form MR. MORRIS: 17 of the question. Did I get the impression from Jim 18 Α. Dondero that the loan would be cured if the 19 20 payment from HCRE --21 Yeah, if that is what he thought. Q. 22 MR. MORRIS: Objection to the form 23 of the question. 24 I didn't get any impression from him Α. 25 on that at the time.

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1	WATERHOUSE - 10-19-21	Page
2	Q. Do you know whether there was an	
3	HCMS term loan that had a payment due in	
4	December of 2020?	
5	A. I don't recall.	
6	Q. Okay. And so the reason you don't	
7	recall whether or not there was a payment in	
8	January of 2021 is because you just don't	
9	remember whether there was such a loan at all?	
10	MR. MORRIS: Objection to the form	
11	of the question.	
12	A. I don't remember. There is there	
13	is so many notes, and I mean, demands, and I	
14	don't I don't remember. It's a lot to keep	
15	track in your head.	
16	Q. I understand, and and I hear your	
17	frustration when you have explained that the	
18	debtor has your documents and you don't, and so	
19	I fully appreciate it, and this is no knock on	
20	you. It's a knock on somebody else on this	
21	call.	
22	MR. MORRIS: I move to strike. That	
23	was pretty obnoxious, but go ahead.	
24	Q. Okay. But so, Mr. Waterhouse, if	
25	if a payment on the HCMS loan was made in	

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1	WATERHOUSE - 10-19-21	Page 365
2	January of 2021, do you think it was part of	
3	the same conversation where Jim Dondero said,	
4	hey, why didn't that get paid, please make	
5	that get that payment done?	
6	MR. MORRIS: I object to the form of	
7	the question.	
8	A. Yes. Likely it would have been I	
9	mean, again, I don't recall a payment being	
10	made, but, you know, again, I don't remember	
11	everything.	
12	Q. Okay. Did at the time you were	
13	communicating with Kristin Hendrix about the	
14	payment being made, whichever payments were	
15	made in January, did she say anything to you	
16	about the payments not curing the loan	
17	defaults?	
18	A. No.	
19	Q. Okay. All right. So I'm going to	
20	take you back to very early in the deposition	
21	when Mr. Morris was asking you about the	
22	the the the agreement with respect to	
23	the the forgiveness element of the loans, so	
24	that is just to orient you.	
25	Do you remember that there was a	

1	WATERHOUSE - 10-19-21	Pa	age :	366
2	time that you and Mr. Dondero were			
3	communicating about potential means of			
4	resolving the Highland bankruptcy by what was			
5	colloquially referred to as a pot plan?			
6	A. Yes.			
7	Q. Okay. And can you tell me generally			
8	when that was?			
9	A. Like mid mid 2020, sometime in			
10	2020, mid 2020.			
11	Q. Okay. And did the process of trying			
12	to figure out what the numbers should be			
13	involve looking at what one should pay for the			
14	Highland assets?			
15	MR. MORRIS: Objection to the form			
16	of the question.			
17	A. Yes.			
18	Q. Okay. And did there come a time			
19	when you were proposing some potential numbers			
20	and Mr. Dondero said something to you like,			
21	well, why are you including payment for the			
22	related party notes, those, you know, were			
23	likely to be forgiven as part of my deferred			
24	executive compensation?			
25	MR. MORRIS: Objection to the form			

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Page 367 1 WATERHOUSE - 10-19-21 2 of the question. Yes, we did have that conversation. 3 Α. Okay. Was that conversation in 4 Ο. 5 connection with trying to figure out the right б numbers for a pot plan? 7 I mean, it was -- it was -- I Α. Yeah. mean, Jim -- Jim would ask for, you know, 8 9 most -- most recent asset values, you know, for 10 Highland, and -- and myself and the team provided those to him, so it was in that 11 12 context. 13 0. Okay. And does that refresh your 14 recollection that these communications were in 15 2020 rather than 2021? 16 MR. MORRIS: Objection to the form 17 of the question. The -- the -- the executive 18 Α. 19 compensation discussions were definitely in 20 2020. 21 Okay. Now, did you ever make Ο. 22 proposals that took into account Jim's comment 23 that the notes were likely to end up forgiven 24 as part of his compensation? 25 MR. MORRIS: Objection to the form

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1	WATERHOUSE - 10-19-21	Page 368
2	of the question.	
3	A. Yes, we the team and myself put	
4	together, you know, asset summaries of Highland	
5	at various times for all the assets of	
6	Highland, and not including the notes.	
7	Q. Okay. And were those presentations	
8	communicated to to Mr. Seery?	
9	A. No. Well, look, I didn't tell I	
10	didn't tell Mr. Seery. I don't know what	
11	Mr. Dondero did with the information.	
12	Q. Okay.	
13	A. I did not have conversations with	
14	Mr. Seery.	
15	Q. Okay. Do you know who saw the	
16	presentations that you put together that didn't	
17	include the value of the related party notes?	
18	A. We're talking presentations these	
19	are these are Excel spreadsheets?	
20	Q. Uh-huh.	
21	A. I don't know who these were given	
22	to to Jim Dondero. I don't know what was	
23	done with them after that.	
24	Q. Okay. You also mentioned earlier	
25	that sometime during your tenure at Highland	
1		

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		Page 369
1	WATERHOUSE - 10-19-21	rage sos
2	you knew of the practice of giving forgivable	
3	loans to executives.	
4	MR. MORRIS: Objection to the form	
5	of the question.	
6	Q. Can you can you tell me what you	
7	recall about that practice?	
8	MR. MORRIS: Objection to the form	
9	of the question.	
10	A. Yes, so there were there were	
11	during my tenure at Highland, there were loans	
12	or given to employees that were later	
13	forgiven at a future date and time.	
14	Q. Okay. And when the loans were	
15	given, did the notes, to your recollection, say	
16	anything about the potential forgiveness term?	
17	MR. MORRIS: Objection to the form	
18	of the question.	
19	A. When you say "did the notes," did	
20	the promissory notes detail the forgiveness?	
21	Q. Yes.	
22	A. Not that I recall.	
23	Q. And until such time as whatever was	
24	to trigger the forgiveness occurred, were the	
25	notes bona fide notes as far as you were	

Page 370 1 WATERHOUSE - 10-19-21 2 concerned? 3 MR. MORRIS: Objection to the form of the question. 4 5 Α. Yes, similar to -- yes. 6 Ο. Okay. You were going to say similar 7 to what? Α. Mr. Morris earlier today showed 8 notes of the financial statements about various 9 10 affiliate loans. I -- I -- I do recall these notes because I -- at that time personally 11 worked on the -- the financial statements of 12 13 Highland. That was, you know, in my role as a 14 corporate accountant. 15 And there were -- those loans 16 were -- to the partners were detailed in the notes to the financial statements, similar to 17 what we went through earlier today in the prior 18 testimony about what we saw with Highland 19 20 and -- and -- and the -- and HCMFA. 21 Is it fair to say that on Highland's 0. 22 balance sheet there were any number of assets 23 that the value of which could be affected by 24 subsequent events? 25 MR. MORRIS: Objection to the form

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Page 371 1 WATERHOUSE - 10-19-21 2 of the question. Yes. I mean, yes, that -- there 3 Α. 4 are. And that is -- yes. 5 Okay. And is it typical accounting 0. 6 practice that until there is some certainty about those potential future events, that asset 7 value listed on -- on the books doesn't take 8 9 into account those potential future events? 10 MR. MORRIS: Objection to the form of the question. 11 Yeah, if those -- yes. If -- if 12 Α. 13 those future events, you know, at the time of 14 issuance are not known or knowable, like I 15 discussed earlier with, like, market practice, asset dislocation, or, you know, I mean, things 16 like that, you -- I mean, it -- it could affect 17 its fair value --18 19 0. Okay. 20 Α. -- in the future. 21 And am I correct you wouldn't feel Q. 22 compelled to footnote in every possible change in -- in an asset when those possibilities are 23 24 still remote? 25 MR. MORRIS: Objection to the form

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Page 372 1 WATERHOUSE - 10-19-21 2 of the question. The accounting standard is you have 3 Α. to estimate to the best -- you know, to -- to 4 the best of your ability, the fair value of an 5 asset as of the balance sheet date under -б 7 under GAAP. Did -- strike that. 8 0. 9 Okay. Give me a minute. I'm 10 close -- I'm close to done. Let me just go off and look at my notes for a second. So take two 11 12 minutes. VIDEOGRAPHER: We're going off the 13 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the record at 7:03 p.m. 17 Mr. Waterhouse, is it generally your 18 Q. 19 understanding that people you work with now 20 have been asking the debtor for full and unfetterred access to their own former files? 21 22 MR. MORRIS: Objection to the form 23 of the question. 24 Yes, I am -- I am generally aware. Α. 25 Okay. And do you think you could Q.

1	WATERHOUSE - 10-19-21	Page 373
2	have been better prepared for this deposition	
3	if the debtor had complied with those requests?	
4	MR. MORRIS: Objection to the form	
5	of the question.	
6	A. I I I most certainly yes.	
7	I mean, again, these are multiple years,	
8	multiple years ago, lots and lots of	
9	transactions.	
10	You know, we asked about NAV errors	
11	and, you know, things like that and these	
12	are it would make this process a lot more	
13	a lot easier and if we had if we had access	
14	to that.	
15	Q. Okay. And has the debtor is the	
16	debtor suing you right now?	
17	A. Yes.	
18	Q. And is the debtor trying to renege	
19	on deals that it had previously made with you?	
20	MR. MORRIS: Objection to the form	
21	of the question.	
22	A. Sorry, I need to it is my	
23	understanding that the litigation trust is	
24	suing me. And not being a lawyer, I don't	
25	know is that the debtor?	

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1	WATERHOUSE - 10-19-21	Page 374
2	Is that I don't know the	
3	relationship. So, again, I'm not the lawyers.	
4	I've said many times. But my understanding is	
5	the litigation trust is suing me. I could be	
6	wrong there. I don't know.	
7	Q. Okay. I understand.	
8	Someone with some connection to the	
9	Highland debtor has brought a claim against	
10	you; is that fair?	
11	MR. MORRIS: Objection to the form	
12	of the question.	
13	A. Yes.	
14	Q. Okay. And is there also some motion	
15	practice in the bankruptcy where the debtor or	
16	someone associated with the debtor is	
17	attempting to undo something that was	
18	previously resolved with you?	
19	A. Yes.	
20	Q. And so in one action somebody is	
21	associated with the debtors trying to	
22	threatening you with trying to take money from	
23	you, and then in the other and trying to	
24	and in the other they are threatening not to	
25	pay you things that had previously been agreed;	
1		

Page 375 1 WATERHOUSE - 10-19-21 2 is that correct? 3 MR. MORRIS: Objection to the form of the question. 4 5 I want to be -- yes, I -- there Α. б is -- I'm being sued, again, on -- on something that was agreed to with Mr. Seery and myself. 7 I don't -- I don't -- I don't own that claim. 8 9 Q. Okay. 10 To be transparent, I don't own that Α. claim. So it is not my personal property. 11 12 Q. Okay. 13 Α. And -- and being the nonlawyer, I 14 don't know how I can get sued for something 15 that I don't owe or, like, I don't own anything. I'm not the lawyer. But, I mean, if 16 that is -- if I'm understanding the facts 17 18 correctly. 19 Okay. And the lawsuit that was Ο. 20 filed that names you, that was just filed this -- this past week; is that right? 21 22 MS. DANDENEAU: Ms. Deitsch-Perez, I 23 do want to interrupt at this point because 24 just as I told Mr. Morris, that this is a 25 deposition about the noticed litigation.

Page 376 1 WATERHOUSE - 10-19-21 2 I really don't want to go -- go 3 afield --MS. DEITSCH-PEREZ: Yeah. 4 5 MS. DANDENEAU: -- and open up a 6 whole new line of inquiry about the lawsuit 7 or the -- the motion and the bankruptcy court. We will be here all night. 8 9 MS. DEITSCH-PEREZ: And I 10 understand. My -- my point is: Do you feel 11 Ο. like -- like there is some effort by these 12 13 parties related to the debtor to intimidate 14 you -- not that you -- I'm not saying you are 15 or you aren't. 16 But do you feel like there is some effort to intimidate you and maybe an effort to 17 deter you from being as prepared as you might 18 19 be in this deposition? 20 MR. MORRIS: Objection to the form 21 of the question. 22 I was -- I was surprised by the Α. lawsuit, by me being named, because, again, I 23 24 don't own the asset and things like that. 25 Yeah, I just -- I want to move forward with my

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1 WATERHOUSE - 10-19-21 2 life at Skyview. 3 MS. DEITSCH-PEREZ: Thank you. 4 THE WITNESS: Thank you. 5 FURTHER EXAMINATION 6 BY MR. MORRIS: If I may, I just have a few 7 Ο. questions. 8 9 Mr. Waterhouse, we saw a number of 10 documents that Mr. Rukavina put up on the screen where Ms. Hendrix would send you a 11 schedule of payments that were due on behalf of 12 13 certain Highland affiliates. 14 Do you remember that? 15 Α. Yes. 16 And in each instance she asked for 0. your approval to make the payments; is that 17 right? 18 19 Yes, she did. Α. And was that the -- was that the 20 Q. practice in the second half of 2020 whereby 21 22 Ms. Hendrix would prepare a list of payments 23 that were due on behalf of Highland associates 24 and ask for approval? 25 Α. Yes.

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Page 378 1 WATERHOUSE - 10-19-21 2 And I think you said that there was Ο. 3 a -- a --It was -- I think I testified to 4 Α. 5 this earlier when we talked about procedures б and policy, you know, again, I want to be informed of -- of -- of -- of any 7 payments that are going out. I want to be made 8 9 aware of these payments, and that was just a 10 general policy, not just for 2020. 11 Okay. So it went beyond 2020? Q. 12 Α. Yes. 13 Q. Is that right? 14 Α. Yes. 15 Okay. And the corporate accounting Q. group would prepare a calendar that would set 16 forth all of the payments that were anticipated 17 in the -- in the three weeks ahead; is that 18 19 right? 20 I -- like I testified earlier, we Α. 21 had a corporate calendar that was set up, you 22 know, to -- to provide reminders or, you know, 23 of anything of any nature, whether it is 24 payments or -- or financial statements or, you 25 know, whatever it is, you know, to meet

Page 379 1 WATERHOUSE - 10-19-21 2 deadlines. 3 I don't know how, as I testified 4 earlier, how much they were using that 5 calendar. 6 0. Okay. But -- but you did get notice 7 and a request to approve the payments that were coming due on behalf of Highland's affiliates. 8 9 Do I have that right? 10 MS. DANDENEAU: Objection to form. I mean, generally, yes. I mean, you 11 Α. know, as we saw with these emails, generally, I 12 13 mean, did that encompass everything, no. 14 Okay. Do you know why the Ο. 15 payment -- do you know why there was no payment made by NexPoint at the end of 2020? 16 17 There was -- there was -- we Α. Yes. 18 talked about these agreements between the advisors and Highland, the shared services and 19 20 the cost reimbursement agreement. 21 And in late 2020, there were 22 overpayments, large overpayments that had been 23 made over the years on these agreements, and it 24 was my understanding that the advisors were --25 were talking with -- like Jim Seery and others

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1	WATERHOUSE - 10-19-21	Page 380
2	to offset any obligations that the advisors	
3	owed to Highland as offset to the overpayments	
4	on these agreements.	
5	Q. Okay. Did you participate in any of	
6	those conversations?	
7	A. I did not.	
8	Q. Okay. Do you know do you recall	
9	that the at the end of November, the debtor	
10	did notice to the advisors of their intent to	
11	terminate the shared services agreements?	
12	A. Like I testified earlier, there	
13	was the agreements weren't identical, from	
14	what I recall, and there is one that had a	
15	longer notice period, which I think had a	
16	60-day notice period. I don't recall which one	
17	that was, so not all of them were notice	
18	hadn't been given as of November 30th, for all	
19	of the agreements.	
20	Q. Upon the receipt of the the	
21	termination notices that you recall, do you	
22	know if the advisors decided at that point not	
23	to make any further payments of any kind to	
24	Highland?	
25	MR. RUKAVINA: Objection, form.	

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Page 381 1 WATERHOUSE - 10-19-21 2 Α. No. The advisors -- the advisors 3 had stopped making payments prior to that 4 notice. 5 Okay. And how do you know that the 0. 6 advisors stopped making -- making payments 7 prior to the notice? Α. I had -- I had a conversation 8 with -- with Jim Dondero. 9 10 And did Mr. Dondero tell you that 0. the advisors would no longer make payments to 11 12 Highland? 13 MS. DEITSCH-PEREZ: Object to the 14 form. 15 Yes, he -- he -- again, he said Α. 16 they -- they -- the advisors have overpaid on 17 these agreements, to not make any future payments, and that there needs to be offsets, 18 19 and they're working on getting offsets to these 20 overpayment. 21 Do you know if anybody ever Ο. 22 instructed Highland's employees to make the 23 payment that was due by NexPoint at the end of 24 the year? 25 Did anyone instruct Highland's Α.

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Page 382 1 WATERHOUSE - 10-19-21 2 employees to make that payment? 3 Q. Correct. Anyone -- not that I'm aware. 4 Α. 5 Were any of Highland's employees 0. б authorized to make the payments on behalf of 7 its affiliates -- withdrawn. Was any of Highland's employees 8 9 authorized to effectuate the payment on behalf 10 of NexPoint that was due at the end of the year without getting approval from either you or 11 12 Mr. Dondero? 13 Α. They had the -- they had the ability to make the payment, but they didn't -- you 14 15 know, that -- that payment needed to be 16 approved. Okay. And it needed to be approved 17 0. 18 by you or Mr. Dondero; is that right? 19 I mean, I'm not going to make the Α. 20 unilateral decision. 21 Is that a decision that you Ο. 22 understood had to be made by Mr. Dondero? 23 Yes. Sitting back in December of Α. 24 2020, the -- that -- there was this off --25 offset negotiation that -- that was happening,

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		Da
1	WATERHOUSE - 10-19-21	Page 383
2	so I mean, until those negotiations were	
3	resolved, you know, there wasn't any	
4	payments there weren't any payments.	
5	Q. And and there were no payments	
6	until the negotiations were resolved because	
7	that was the directive that you received from	
8	Mr. Dondero; correct?	
9	A. I don't think he said I mean, I	
10	think yeah, I mean I'm trying to recall	
11	the conversation. It was you know, there	
12	is there is these negotiations. There's	
13	there needs to be these offsets. They're	
14	talking with the debtor. So, you know, until	
15	this is resolved, right, I mean, depending on	
16	how, whatever that resolution was, were we to	
17	take any action.	
18	Q. Okay. How about with respect to	
19	HCMS, did HCMS have a term payment due at the	
20	end of the year?	
21	A. Again, I don't I don't recall.	
22	Q. Okay. You discussed briefly two	
23	payments that were made in January of 2021, one	
24	on behalf of NexPoint, and one on behalf of	
25	HCMS. Do I have that right?	

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1	WATERHOUSE - 10-19-21	Page 384
2	A. No. The two payments I recall were	
3	NexPoint and HCRE.	
4	Q. Okay. And those two payments	
5	thank you for the correction. And those two	
6	payments were made because Mr. Dondero	
7	authorized those payments to be made; correct?	
8	A. Yes.	
9	Q. And they hadn't been made before	
10	that because Mr. Dondero had not authorized	
11	them to be made?	
12	MS. DEITSCH-PEREZ: Object to the	
13	form.	
14	A. Yes, because of these negotiations.	
15	Q. Okay. Just a couple of more	
16	questions.	
17	Did anybody, to the best of your	
18	knowledge, on behalf of HCMFA, ever tell the	
19	SEC that HCMLP was responsible for the mistakes	
20	that were made on the TerreStar valuation?	
21	A. Did anyone from Highland on HCMFA's	
22	behalf tell the SEC that Highland that	
23	Highland was responsible for there I just	
24	want to make sure	
25	Q. It was a little bit different, so	

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1	WATERHOUSE - 10-19-21	Page 385
2	let me try again.	
3	A. These are very long questions, John.	
4	I'm not trying to be	
5	Q. That is good. Do you know whether	
6	anybody do you know whether anybody on	
7	behalf of HCMS HCMFA ever told the SEC that	
8	Highland was the responsible party for the	
9	TerreStar valuation error?	
10	A. Not that I'm aware.	
11	Q. Okay. Did anybody on behalf of	
12	the on behalf of HCMFA ever tell the retail	
13	board that Highland was responsible for the	
14	TerreStar valuation error?	
15	A. Not that I'm aware.	
16	Q. Do you know if HCMFA made an	
17	insurance claim with respect to the damages	
18	that were incurred in relation to the TerreStar	
19	valuation error?	
20	A. Yes.	
21	Q. And do you know why they made that	
22	insurance claim?	
23	A. Because there was an error. I	
24	mean	
25	Q. Was the insured's claim made was	

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Page 386 1 WATERHOUSE -10-19-212 the insurance claim made under HCMFA's policy? 3 Α. Yes. Did HCMFA at any time prior to the 4 Ο. 5 petition date -- withdrawn. You were asked a couple of questions 6 7 where -- where you said that Mr. Dondero told you that he was ascribing zero value to the 8 9 notes as part of a pot plan because he believed 10 that the notes were part of executive compensation. 11 12 Do I have that right? 13 MS. DEITSCH-PEREZ: Object to the 14 form. 15 Α. Yes. 16 Okay. Have you ever heard that 0. before the time that Mr. Dondero told you that 17 in the conversation about the pot plan? 18 19 Had I heard that prior to my Α. conversation with Mr. Dondero? 20 21 Q. Yes. 22 No, I had not heard that prior. Α. Okay. And that was in the context 23 Q. of his formulation of the settlement proposal; 24 25 is that right?

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1	WATERHOUSE - 10-19-21	Page	387
2	A. I mean, generally, yes. You know,		
3	we were asked to provide asset values, right,		
4	and he was having settlement discussions.		
5	Again, I don't know who those went to		
6	ultimately. I don't recall.		
7	MR. MORRIS: I have no further		
8	questions. Thank you very much for your		
9	patience. I apologize for the late hour.		
10	MS. DEITSCH-PEREZ: John, you stay		
11	on about your email when		
12	MR. RUKAVINA: Hold on, I'm not		
13	done.		
14	MS. DEITSCH-PEREZ: Oh, okay. Davor		
15	still has questions. Sorry. I was going		
16	to say both John and Davor, could you stay		
17	on afterwards just to talk about the		
18	requests.		
19	FURTHER EXAMINATION		
20	BY MR. RUKAVINA:		
21	Q. Mr. Waterhouse, you were just now		
22	testifying about a discussion you had with		
23	Mr. Dondero where he said something like no		
24	more payments.		
25	Do you remember that testimony?		

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Page 388 1 WATERHOUSE - 10-19-21 2 Α. Yes. 3 Okay. And was that late November or 0. 4 early December of 2020? 5 It was, I would say, first or second Α. week of November. 6 7 Okay. Do you recall whether --0. whenever you had that discussion, whether 8 Mr. Dondero had already been fired by the 9 10 debtor? 11 Yes, I -- I believe he was not an Α. employee of the debtor anymore at that time. 12 13 0. And when you were discussing this 14 with Mr. Dondero and he said no more payments, you were discussing the two shared services 15 agreements and employee reimbursement 16 agreements we testified -- you testified about 17 before; is that correct? 18 19 MR. MORRIS: Objection to the form 20 of the question. 21 That is correct. Α. 22 And had your office or you -- and we 0. will talk at a future deposition about the 23 24 administrative claim. 25 But had -- by that time that you

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1	WATERHOUSE - 10-19-21	Page 389
2	talked to Mr. Dondero, had your office or you	
3	done any estimate of what the alleged	
4	overpayments were?	
5	MR. MORRIS: Objection to the form	
6	of the question.	
7	A. Yes, we had there was a there	
8	was a detailed analysis that was put together	
9	by David Klos at the time.	
10	Q. And do you recall just generally	
11	what the total amount for both advisors of the	
12	overpayments was?	
13	A. It was in excess of \$10 million.	
14	Q. Was it in excess of \$14 million?	
15	MR. MORRIS: Objection to the form	
16	of the question.	
17	A. I I remember it was an	
18	eight-figure number. I don't remember	
19	specifically.	
20	Q. Okay. And did you convey that	
21	number to Mr. Dondero when you had that	
22	conversation?	
23	A. Yes.	
24	Q. What was his reaction?	
25	A. I mean, he wasn't happy.	

Page 390 1 WATERHOUSE - 10-19-21 2 0. Is it fair to say he was upset? Yes. 3 Α. Did Mr. Dondero ever expressly tell 4 0. 5 you to not have NexPoint make the required December 31, 2020, payment? б 7 Yes, I recall him saying don't make Α. the payment because it was being negotiated, as 8 I discussed with Mr. Morris, this offset 9 10 concept. So there were obligations due by the advisors to Highland, they should be offset 11 that -- you know, those obligations should be 12 13 offset by this -- by this overpayment. And when did he tell you that? 14 0. I would say -- I would say around --15 Α. 16 probably December -- December-ish. 17 Early December, late December? 0. I don't recall with as much 18 Α. 19 specificity as -- as -- as -- as stopping the 20 shared services payments, because we had actually made one shared services payment in 21 22 November. So that is why I need to remember 23 that one more clearly. I don't remember where 24 exactly in December that conversation occurred. 25 Did Mr. Dondero expressly use the Q.

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Page 391 1 WATERHOUSE - 10-19-21 word "NexPoint" when he was saying don't make 2 3 these payments? 4 MR. MORRIS: Objection to the form 5 of the question, asked and answered. 6 Α. Yeah, we were -- we were discussing 7 advisor obligations. So it was -- you know, it was just obligations from the advisors. 8 9 And -- and he specifically talked 10 about the NexPoint payment as well. Okay. And it is your testimony that 11 Ο. he expressly told you not to make that NexPoint 12 December 31 payment? 13 MR. MORRIS: Objection, asked and 14 15 answered twice. Yes, he -- he did, during that 16 Α. conversation. 17 And did you ever follow up with him 18 0. after that about whether NexPoint should or 19 20 shouldn't make that payment? 21 I did not. Α. 22 Did you ever, on or about 0. December 31, 2020, remind him and say, hey, 23 24 this payment is due, what shall I -- what should I do? 25

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Page 392 1 WATERHOUSE - 10-19-21 2 I did not. Α. 3 So sitting here today, you -- you 0. remember distinctly that Dondero in December of 4 2020 expressly told you not to have NexPoint 5 6 make that payment? 7 MR. MORRIS: Objection, asked and answered three times. 8 9 Α. Yes. 10 Can you say categorically it wasn't Q. just some general discussion where he told you 11 not to make payments? 12 13 MR. MORRIS: Objection, asked and answer four times. 14 MR. HORN: Four times now. Go for 15 16 five. 17 Α. Yes. 18 Did you tell Mr. Seery that? Q. I don't believe I did. I don't 19 Α. 20 recall. 21 And was this an in-person discussion Q. 22 or telephone or email? Do you remember? 23 This was a phone -- a phone Α. 24 conversation. 25 Okay. Would you have a record of --Q.

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1 WATERHOUSE -10-19-212 on your cell phone of when that conversation 3 might have taken place? I'm sorry, strike that. 4 5 Was that by cell phone? 6 Α. I believe -- yes, because we -- I 7 was at home. I mean, I don't have a landline. All I have is my cell phone. 8 9 Do you know whether your cell phone Q. still has records of conversations from 10 December 2020 on it? 11 12 My call log doesn't go back that Α. 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the witness. 16 17 MS. DEITSCH-PEREZ: Just a couple quick questions. 18 19 FURTHER EXAMINATION BY MS. DEITSCH-PEREZ: 20 21 With respect to HCRE and HCMS, am I 0. correct there was -- there was no direction not 22 23 to pay those loan payments? 24 MR. MORRIS: Objection to the form of the question. 25

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Page 394 1 WATERHOUSE - 10-19-21 2 Α. Yes, I don't recall having conversations about, you know, those -- those 3 4 entities. 5 And, in fact, what was the tone that Ο. Mr. Dondero had when he talked to you about the 6 fact that HCRE and HCMS payments hadn't been 7 made when he found out that they hadn't been 8 9 paid? 10 Objection to form. MS. DANDENEAU: 11 MR. MORRIS: Objection to form. 12 What was the tone he took with you? Q. 13 Α. Oh, it was -- it was -- it was -- it 14 was very negative. I mean, I think he cursed 15 at me and he doesn't usually curse. Okay. And in your mind, is that 16 Ο. consistent with the fact that he was surprised 17 18 that those payments hadn't been made? 19 MR. MORRIS: Objection to the form 20 of the question. 21 Yes. Α. 22 Q. Okay. Thank you. 23 I have nothing further. MR. MORRIS: 24 Thank you so much, Mr. Waterhouse. 25 MR. HORN: I have no questions.

1	WATERHOUSE - 10-19-21	Page 395
2	Thank you, Mr. Waterhouse. We appreciate	
3	your time. I am logging off the discussion	
4	and I will talk to y'all tomorrow.	
5	MR. MORRIS: Super.	
б	VIDEOGRAPHER: If there are no	
7	further questions, this ends the	
8	deposition excuse me. This ends the	
9	deposition, and we are going off the record	
10	at 7:30 p.m.	
11	(Deposition concluded at 7:30 p.m.)	
12		
13		
14	FRANK WATERHOUSE	
15		
16	Subscribed and sworn to before me	
17	this day of 2021.	
18		
19		
20		
21		
22		
23		
24		
25		

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1	WATERHOUSE - 10-19-21	Page 396
2	CERTIFICATE	
3		
4	I, SUSAN S. KLINGER, a certified shorthand	
5	reporter within and for the State of Texas, do	
6	hereby certify:	
7	That FRANK WATERHOUSE, the witness whose	
8	deposition is hereinbefore set forth, was duly	
9	sworn by me and that such deposition is a true	
10	record of the testimony given by such witness.	
11	I further certify that I am not related to	
12	any of the parties to this action by blood or	
13	marriage; and that I am in no way interested in	
14	the outcome of this matter.	
15	IN WITNESS WHEREOF, I have hereunto set my	
16	hand this 19th of October, 2021.	
17	Jusan D Klinger	
18		
19	Susan S. Klinger, RMR-CRR, CSR	
20	Texas CSR# 6531	
21		
22		
23		
24		
25		
1		

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2	NAME OF CASE: In re: Highland Capital	
3	DATE OF DEPOSITION: October 19, 2021	
4	NAME OF WITNESS: Frank Waterhouse	
5	Reason Codes:	
6	1. To clarify the record.	
7	2. To conform to the facts.	
8	3. To correct transcription errors.	
9	PageLineReason	
10	Fromto	
11	PageLineReason	
12	Fromto	
13	PageLineReason	
14	Fromto	
15	PageLineReason	
16	Fromto	
17	PageLineReason	
18	Fromto	
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