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CLERK, U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

THE DATE OF ENTRY IS ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed April 4, 2023

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

In re:

HIGHLAND CAPITAL MANAGEMENT, L.P., 1

Reorganized Debtor.

MARC S. KIRSCHNER, AS LITIGATION TRUSTEE OF THE LITIGATION SUB-TRUST,

Plaintiff,

v.

JAMES D. DONDERO; MARK A. OKADA; SCOTT ELLINGTON; ISAAC LEVENTON; GRANT JAMES SCOTT III; STRAND ADVISORS, INC.; NEXPOINT ADVISORS, L.P.; HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P.; DUGABOY INVESTMENT TRUST AND NANCY DONDERO, AS TRUSTEE OF DUGABOY INVESTMENT TRUST; GET GOOD TRUST AND GRANT JAMES SCOTT III, AS TRUSTEE OF GET GOOD TRUST; HUNTER MOUNTAIN

Chapter 11

Case No. 19-34054-sgj11

Adv. Pro. No. 21-03076-sgj

STIPULATION AND PROPOSED FOURTH AMENDED SCHEDULING ORDER

The last four digits of the Reorganized Debtor's taxpayer identification number are (8357). The Reorganized Debtor is a Delaware limited partnership. The Reorganized Debtor's headquarters and service address are 100 Crescent Court, Suite 1850, Dallas, TX 75201.



INVESTMENT TRUST; MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1 AND LAWRENCE TONOMURA AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #1; MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2 AND LAWRENCE TONOMURA IN HIS CAPACITY AS TRUSTEE OF MARK & PAMELA OKADA FAMILY TRUST – EXEMPT TRUST #2; CLO HOLDCO, LTD.; CHARITABLE DAF HOLDCO, LTD.; CHARITABLE DAF FUND, LP.; HIGHLAND DALLAS FOUNDATION; RAND PE FUND I, LP, SERIES 1; MASSAND CAPITAL, LLC; MASSAND CAPITAL, INC.; AND SAS ASSET RECOVERY, LTD.,

Defendants.

### STIPULATION AND PROPOSED FOURTH AMENDED SCHEDULING ORDER

This stipulation and proposed fourth amended scheduling order (the "Stipulation") is made and entered into, subject to Court approval, in the above-captioned adversary proceeding (the "Adversary Proceeding") by and among Marc S. Kirschner, as Litigation Trustee of the Litigation Sub-Trust (the "Trustee"), and James D. Dondero; Mark A. Okada; Scott Ellington; Isaac Leventon; Grant James Scott III; Strand Advisors, Inc.; NexPoint Advisors, L.P.; Highland Capital Management Fund Advisors, L.P.; Dugaboy Investment Trust and Nancy Dondero, as Trustee of Dugaboy Investment Trust; Get Good Trust and Grant James Scott III, As Trustee of Get Good Trust; Hunter Mountain Investment Trust; Mark & Pamela Okada Family Trust – Exempt Trust #1 and Lawrence Tonomura, as Trustee of Mark & Pamela Okada Family Trust – Exempt Trust #1; Mark & Pamela Okada Family Trust – Exempt Trust #2 and Lawrence Tonomura, as Trustee of Mark & Pamela Okada Family Trust – Exempt Trust #2; CLO Holdco, Ltd.; Charitable DAF Holdco, Ltd.; Charitable DAF Fund, L.P.; Highland Dallas Foundation; and Rand PE Fund I, LP, Series 1 (each, a "Defendant" and collectively, the "Defendants," and with the Trustee, the "Parties"), by and through their respective undersigned counsel. In support of the Stipulation, the Parties respectfully state as follows:

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WHEREAS, on October 16, 2019, Highland Capital Management, L.P. ("<u>HCMLP</u>"), filed a voluntary petition for relief under title 11 of the United States Code with the United States Bankruptcy Court for the District of Delaware. The case was subsequently transferred to the Bankruptcy Court for the Northern District of Texas, Dallas Division and captioned *In re Highland Capital Management*, *L.P.*, Case No. 19-34054-sgj11;

WHEREAS, on February 22, 2021, the Court confirmed HCMLP's *Fifth Amended Plan of Reorganization* [Case No. 19-34054-sgj11, Docket No. 1943] (the "<u>Plan</u>") which, among other things, established the Litigation Sub-Trust (as defined in the Plan) for the benefit of the Claimant Trust Beneficiaries (as defined in the Plan):

WHEREAS, on October 15, 2021, the Trustee commenced the Adversary Proceeding by filing a complaint against Defendants [Docket No. 1];

WHEREAS, on October 18, 2021, the Clerk of Court for the United States Bankruptcy Court for the Northern District of Texas issued the *Summons In An Adversary Proceeding* [Docket No. 3];

WHEREAS, on October 18, 2021, the Court entered the *Order Regarding Adversary Proceedings Trial Setting and Alternative Scheduling Order* [Docket No. 4] which, among other things, sets forth an Alternative Scheduling Order that applies to the Adversary Proceeding "[i]f the [P]arties do not submit a proposed scheduling order or do not schedule a status conference with the Court to discuss the provisions and deadlines of a scheduling order within forty-five days of the filing of this [A]dversary [P]roceeding";

WHEREAS, on December 2, 2021, the Trustee filed the *Stipulation and Proposed Scheduling Order* [Docket No. 21], setting forth a proposed schedule mutually agreed to by the Parties;

WHEREAS, on December 17, 2021, the Court entered the *Order Approving Adversary Proceedings Trial Setting and Alternative Scheduling Order* (the "Scheduling Order") [Docket No. 22];

WHEREAS, on February 11, 2022, the Court entered the Amended Scheduling Order (the "<u>First Amended Scheduling Order</u>") [Docket No. 81];

WHEREAS, on May 19, 2022, the Trustee filed the *Amended Complaint and Objection to Claims* [Docket No. 158];

WHEREAS, on June 20, 2022, the Parties filed the *Stipulation and Proposed Second Amended Scheduling Order* [Docket No. 162], setting forth a proposed schedule mutually agreed to by the Parties;

WHEREAS, on June 29, 2022, the Court entered the *Stipulation and Proposed Second Amended Scheduling Order* (the "Second Amended Scheduling Order") [Docket No. 167];

WHEREAS, on November 18, 2022, the Parties filed the *Stipulation and Proposed Third*Amended Scheduling Order [Docket No. 228];

WHEREAS, on November 28, 2022, the Court entered the Stipulation and Proposed Third Amended Scheduling Order (the "Third Amended Scheduling Order") [Docket No. 229];

WHEREAS, the Parties have met and conferred as to proposed amendments to the Third Amended Scheduling Order, and have mutually agreed to the schedule as set forth below;

**NOW, THEREFORE,** it is hereby stipulated and agreed, and upon approval by the Court it shall be **SO ORDERED:** 

1. <u>Proposed Fourth Amended Scheduling Order.</u> The Parties agree to the following proposed scheduling order (the "Proposed Fourth Amended Scheduling Order"):

Event	Deadline
Substantial Completion of Fact Document	Wednesday, August 9, 2023
Discovery	-
Start of Fact Depositions	Earlier of Wednesday, September 6, 2023 or
	decision on the last outstanding motion to
	dismiss
Completion of Fact Depositions	Monday, December 4, 2023
Deadline to Exchange Names and Addresses of	Friday, February 9, 2024
Experts and Expert Witness Reports	
Deadline to Exchange Names and Addresses of	Friday, April 5, 2024
Rebuttal Experts and Rebuttal Expert Witness	
Reports	
Expert Discovery Closes	Friday, May 17, 2024
Dispositive Motion Deadline	Friday, June 14, 2024
Deadline to File a Response to Dispositive	Friday, August 9, 2024
Motions	
Deadline to File a Reply in Support of	Monday, September 9, 2024
Dispositive Motions	
Last Date For Hearings on Dispositive Motions	Monday, October 7, 2024
(subject to the Court's schedule)	
Deadline to Exchange Expert and Witness Lists	Tuesday, October 15, 2024
Joint Pretrial Order Deadline	Friday, November 1, 2024
Written Proposed Findings of Fact and	Friday, November 1, 2024
Conclusions of Law Deadline	
Docket call (subject to the Court's schedule)	The first docket call scheduled on or after
	November 4, 2024 at 1:30pm

- 2. Pending approval of this Stipulation by the Court, each of the Parties agrees that it is and will be bound by this Stipulation and waives any right to object to approval by the Court. In the event that this Stipulation is not approved by the Court, it will be null and void and have no force or effect whatsoever except as may be otherwise agreed in writing by the Parties.
- 3. If approved by the Court, the Proposed Fourth Amended Scheduling Order shall be modified only by a writing signed by all Parties or further order of the Court.
- 4. The Court shall retain jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of the Proposed Scheduling Order.

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Dated: March 24, 2023 Respectfully submitted,

### SIDLEY AUSTIN LLP

/s/ Paige Holden Montgomery

Paige Holden Montgomery
Juliana L. Hoffman
2021 McKinney Avenue, Suite 2000

Dallas, Texas 74201

Telephone: (214) 981-3300 Facsimile: (214) 981-3400

-and-

# QUINN EMANUEL URQUHART & SULLIVAN LLP

Deborah J. Newman (admitted *pro hac vice*)
Robert S. Loigman (admitted *pro hac vice*)
Calli Ray (admitted *pro hac vice*)
Anna Deknatel (admitted *pro hac vice*)
Aaron M. Lawrence (admitted *pro hac vice*)
51 Madison Avenue, 22nd Floor
New York, NY 10010
Telephone: (212) 849-7000

Counsel for the Marc. S. Kirschner, as Litigation Trustee of the Highland Litigation Sub-Trust

### KANE RUSSELL COLEMAN LOGAN PC

/s/ John J. Kane

John J. Kane Brian W. Clark 901 Main Street, Suite 5200 Dallas, Texas 75202

Telephone: (214) 777-4200 Facsimile: (214) 777-4299

Counsel for Defendant Grant James Scott

#### **KELLY HART PITRE**

/s/ Louis M. Phillips

Louis M. Phillips One American Place 301 Main Street, Suite 1600 Baton Rouge, LA 70801 Telephone: (225) 381-9643 Facsimile: (225) 336-9763

and

Amelia L. Hurt 400 Poydras Street, Suite 1812 New Orleans, LA 70130 Telephone: (504) 522-1812 Facsimile: (504) 522-1813

and

### **KELLY HART & HALLMAN**

Hugh G. Connor II Michael D. Anderson Katherine T. Hopkins 201 Main Street, Suite 2500 Fort Worth, Texas 76102 Telephone: (817) 332-2500 Facsimile: (817) 878-9280

Counsel for Defendants CLO Holdco, Ltd., Highland Dallas Foundation, Charitable DAF Fund, LP, and Charitable DAF Holdco, Ltd.

### STINSON L.L.P.

/s/ Deborah Deitsch-Perez

Deborah Deitsch-Perez 3102 Oak Lawn Avenue. Suite 777 Dallas, Texas 75219

Telephone: (214) 560-2201 Facsimile: (214) 560-2203

Counsel for Defendants NexPoint Advisors, L.P. and Highland Capital Management Fund Advisors, L.P.

#### DLA PIPER LLP

/s/ Amy L. Ruhland

Amy L. Ruhland 303 Colorado Street, Suite 3000 Austin, Texas 78701

Telephone: (512) 457-7000 Facsimile: (512) 457-7001

Counsel for Defendants James D. Dondero, Strand Advisors, Inc., The Dugaboy Investment Trust, The Get Good Trust, Hunter Mountain Investment Trust, and Rand PE Fund I, LP, Series I

### **BAKER & MCKENZIE LLP**

/s/ Michelle Hartmann

Michelle Hartmann 1900 North Pearl, Suite 1500 Dallas, Texas 75201

Telephone: 214-978-3000 Facsimile: 214-978-3099

and

Debra A. Dandeneau 452 Fifth Ave New York, NY 10018 Telephone: 212-626-4875

Counsel for Defendants Scott Ellington and Isaac Leventon

### SULLIVAN & CROMWELL LLP

/s/ Brian D. Glueckstein

Brian D. Glueckstein 125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588

and

# **BROWN FOX PLLC**

Cortney C. Thomas 8111 Preston Road, Suite 300 Dallas, Texas 75225 Telephone: (214) 327-5000

Facsimile: (214) 327-5001

Counsel for Defendants Mark Okada, The Mark and Pamela Okada Family Trust – Exempt Trust #1, and The Mark and Pamela Okada Family Trust – Exempt Trust #2