IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
WELDED CONSTRUCTION, L.P., et al. Debtors)) Case No. 18-12378 (CSS)
) (Jointly Administered)
WELDED CONSTRUCTION, L.P.,)
Plaintiff) Adv. Pro. No. 20-50954
VS.)
US CROSSINGS UNLIMITED, LLC,))
Defendant.)

ORDER GRANTING MOTION OF COOCH AND TAYLOR, P.A. AND JOHN D. EDDY, ESQUIRE TO WITHDRAW AS COUNSEL FOR DEFENDANT US CROSSING UNLIMITED, LLC AND REQUIRING DEFENDANT TO RETAIN SUBSTITUTE COUNSEL

AND NOW, upon consideration of Cooch and Taylor, P.A. and John D. Eddy, Esquire's (collectively, "Counsel") Motion to Withdraw as Counsel for Defendant US Crossings Unlimited, LLC (the "Motion"), and the Court, having found that notice of the Motion and the hearing on the Motion, if any were required, were proper under the applicable Federal Rules of Bankruptcy Procedure and the local rules of the Court, and having found that Counsel has demonstrated good cause for the relief sought in the Motion;

IT IS HEREBY ORDERED that the Motion is GRANTED and withdrawal of Cooch and Taylor, P.A. and John D. Eddy, Esquire is **APPROVED**;

IT IS FURTHER ORDERED that Defendant US Crossings Unlimited, LLC (the "Defendant"), being an entity that is not permitted under applicable law to represent itself in civil litigation, shall promptly retain substitute counsel who must serve and file notice of appearance as



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counsel for the Defendant in this proceeding within thirty (30) days of the date of this Order; and

IT IS FURTHER ORDERED that if substitute counsel does not serve and file notice of

appearance for the Defendant in this proceeding as required by this Order, the Plaintiff shall be, and

hereby is, authorized to file a request for entry of default and entry of judgment by default against

the Defendant without further notice.

Dated: March 8th, 2022 Wilmington, Delaware CHRISTOPHER S. SONTCHI

UNITED STATES BANKRUPTCY JUDGE