Claim #25 Date Filed: 1/27/2020

Fill in this information to identify the case:	
Debtor 1 Highland Capital Management, LP	
Debtor 2 (Spouse, if filing)	
United States Bankruptcy Court for the: Northern District of Texas	lacksquare
Case number 19-34054	

Albani Copy

Official Form 410

Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Who is the current creditor?	Dun & Bradstreet Name of the current creditor (the person or entity to be paid for this class)	aim)		
	Other names the creditor used with the debtor			
Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?			
Where should notices and payments to the	Where should notices to the creditor be sent?	Where should pa	yments to the creditor	be sent? (if
creditor be sent?	The Rowland Law Firm	Dun & Bradstreet		
Federal Rule of	Name	Name		······································
Bankruptcy Procedure (FRBP) 2002(g)	PO Box 3108	PO Box 75434	,	
	Number Street	Number Stree	et	
	Crofton, MD 21114	Chicago, IL 60	675-543 4	
	City State ZIP Code	City	State	ZIP Co
RECEIVED	Contact phone (240) 463-9809	Contact phone		
IAN 2 7 2020	Contact email therowlandlawfirm@gmail.com	Contact email		
AN CARSON CONSULTANTS	Uniform claim identifier for electronic payments in chapter 13 (if you u	,		
Does this claim amend one already filed?	No Yes. Claim number on court claims registry (if known)		Filed on MM / DD	/ / ////
5. Do you know if anyone else has filed a proof of claim for this claim?	✓ No☐ Yes. Who made the earlier filing?			

Official Form 410 Date Stamped Copy Returned Proof of Claim

No self addressed stamped envelope

No copy to return



Give Information About the Claim as of the Date the Case Was Filed Part 2: 6. Do you have any number ☐ No you use to identify the Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 9 7 6 9 debtor? $5,\!746.40$. Does this amount include interest or other charges? 7. How much is the claim? M No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. 8 What is the basis of the claim? Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Services Performed Is all or part of the claim ✓ No secured? Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. ☐ Motor vehicle Other, Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is secured: Amount of the claim that is unsecured: \$ (The sum of the secured and unsecured amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: KURTZMAN CARSON CONSULTANTS Annual Interest Rate (when case was filed)_____% Fixed Variable 10. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. 11. Is this claim subject to a ☑ No right of setoff? Yes. Identify the property:

12. Is all or part of the claim	☑ No				
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check	one:			Amount entitled to prior
A claim may be partly priority and partly		ic support obligations (including alin C. § 507(a)(1)(A) or (a)(1)(B).	nony and child support)	under	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		3,025* of deposits toward purchase, II, family, or household use. 11 U.S.		erty or services for	\$
entitled to priority.	bankrur	salaries, or commissions (up to \$13 stcy petition is filed or the debtor's but. \$ 507(a)(4).			\$
	_	r penalties owed to governmental u	nits. 11 U.S.C. § 507(a)(8).	\$
	☐ Contrib	utions to an employee benefit plan.	11 U.S.C. § 507(a)(5).		\$
	_	Specify subsection of 11 U.S.C. § 50			\$
		are subject to adjustment on 4/01/22 and		r cases begun on or afte	er the date of adjustment.
Part 3: Sign Below					
The person completing	Check the appro	priate box:			
this proof of claim must sign and date it.	☐ I am the cre	editor.			
FRBP 9011(b).	I am the cre	editor's attorney or authorized agent.			
If you file this claim	☐ I am the tru	stee, or the debtor, or their authorize	ed agent. Bankruptcy R	tule 3004.	
electronically, FRBP 5005(a)(2) authorizes courts to establish local rules I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
specifying what a signature is.		t an authorized signature on this <i>Pro</i> aim, the creditor gave the debtor cre			
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5		the information in this <i>Proof of Clai</i>			
years, or both. 18 U.S.C. §§ 152, 157, and	l declare under p	penalty of perjury that the foregoing	is true and correct.		
3571.	Executed on date	e 01/13/2020 MM / DD / YYYY			
	/s/ Ronal	d L. Rowland		·····	
	Print the name	of the person who is completing	and signing this claim	ı:	
	Name	Ronald L. Rowlad First name M	liddle name	Last name	
RECEWED	Title	Authorized Agent			
JAN 2 7 2020	Company	The Rowland Law Firm	company if the authorized	agent is a servicer.	
TZMAN CARSON CONSULTANTS	Address	2453 Vineyard Lane Number Street Crofton, MD 21114			
		City	State	e ZIP Code	
		•			
	Contact phone	(240) 463-9809	Ema	il thero <u>wlandlawl</u>	rirm@gmail.com

dun & bradstreet	Order Form
This Order is subject to the Master Agreement between Customer and Dun & Bradstreet, Inc. ("D& This Order is not valid until a Master Agreement has been executed between the parties. Notwithstanding anything to the contrary contained in the Master Agreement, this Order constitute Customer's binding commitment for the term of this Order.	1116903
The Services under this Order may only be used by Customer in the United States to support its \boldsymbol{U} business.	.s. <u>10123/17</u> 10/シン/17
Customer may only make Services under this Order available to entities located in the United States that are subsidiaries, divisions or affiliates, wholly-owned or controlled by Customer ("US Affiliates" identified on a "Schedule of Affiliates" attached to this Order and that are not currently eligible to receive any Services included herein under an existing agreement with D&B to support their respect US businesses.) and
Customer Name: Highland Capital Management, L.P.	
Governing Master Agreement DUNS #: 058329769 Subscriber #:	
Product Description	N. C.
D&B Hoovers Basic Number of Seats: N/A Includes: 5,000 Company Downloads Add On: Business Contacts: (Not to exceed 1,000 Total)	
Number of Seats: 3 Includes: 25,000 Company Downloads Includes: CRM Connector	
 Add On: Financial Content Add On: Deluxe Content Add On: UCC 	

Number of Seats: N/A Includes: I50,000 Company Downloads Includes: CRM Connector			
TERM OF LICENSE: 12 Months Each period, the duration of which is set forth herein, is a "Contract Year". Contract Year begins o otherwise stated herein.	n the Effe	ctive Date unless	
Product / Item Name Contract Year 1 Contract Year 2 Contract	ct Year 3	Grand Total	
D&B Hoovers 12 Months Months	_ Months		
Contract Year Sub Total: \$5,400.00 \$	\$	\$5,400.00	
Payment Terms Fee: \$ \$	\$	\$	
Contract Year Total: \$5,400.00 \$	\$	\$5,400.00	
Payment Information			
Payment Terms: Annual Effective Date Payment Method: Pay by Ca	ash/Check		
Shipping and sales taxes will be billed to the Customer as applicable. (Credit Card required if Order to	total is less	than \$1,000)	
AGREED TO BY:		galan punas kalificiju natus suspin niliki 1800kis izatu, mahikalan inilindi inilindi inilindi ini 1944.	
CUSTOMER DUN & BRADSTREET, INC.	JSTOMER DUN & BRADSTREET, INC.		
uthorized Signature: Authorized Signature: Jeanne Garrison			
Name (Please Print): Frank Water house Name (Please Print): Jeanne G	Sarrison		
Title: Treasurer Title: Account Manager			
Date: 10/30/17 Date: 10-31-2017			
Account Rep Details			
RM Name: Christine Kirksey RM Telephone #: 972-415-4993			
RM eMail: KirkseyC@DNB.com	نناك استال المالية عن من ما تنا المسود		
Illing Address: Shipping Address: ttention: Rob Hill Attention: Rob Hill			

Address 1: 300 Crescent Ct Ste	: 700	Address 1: 300 Crescent Ct Ste	≘ 700
Address 2:		Address 2:	
City: Dallas		City: Dallas	
State: TX	Zip: 75201	State: TX	Zip: 75201
Telephone: (972)419-2567	Fax:	Telephone: (972)419-2567	Fax:

License, Application, and Purpose of Use Terms & Conditions

CRM & MARKETING AUTOMATION CONNECTORS

CRM and Marketing Automation Connectors are included with D&B Hoovers Advantage and Premium subscriptions. The CRM and Marketing Automation Connectors provide inbound processing of records (up to the maximum records allowed per the Service) during the Term of this Order. D&B shall provide access to one CRM and/or one Marketing Automation Connector supported by Dün & Bradstreet upon request of Customer.

D&B will perform a one-time KeylD matching on company records sent to D&B by Customer in not more than one (1) file, which must be sent to D&B in a Compliant File. "Compliant File" as used herein means a set of records in a tab delimited ASCII format with the following data fields identified and displayed in each record (regardless of whether Customer has provided D&B with the specific data element, and subject to its availability): unique identifier, company name, address1, address2, city, district/state, postal code, country, telephone number, and standard identifier (i.e., ticker, UK registration number, or other standard identifier accepted by D&B). Matching will consist of D&B assigning KeylD numbers and matching codes from the D&B company universe. To conduct KeylD matching, D&B will employ a proprietary matching algorithm designed to match D&B company information to Customer-provided companies.

Delivery of the one-time KeylD Match and Append Service will be provided in a tab delimited ASCII format in a file containing company information.

Any new data match and append Services requested, as well as any additional company records requested, will be subject to a new Order or signed amendment, which may include additional fees.

D&B HOOVERS SERVICES TERMS & CONDITIONS

Use of Service

D&B shall issue to Customer a confidential access code assigned to Customer ("Customer Account ID") for authorized use and access to the Services by a user. Customer may provide the Customer Account ID to its employees, up to the quantity of Seat(s) licensed hereunder (each, an "Authorized User"). A "User ID" means the unique and distinctive "log-on" identifier selected by an Authorized User that is used in conjunction with a user selected password that enables authorized access to the Services. Each individual Authorized User represents one Seat, regardless of whether the individual is actively using the Service at any given time. No User ID sharing is permitted except in the event of a transition of responsibilities from a current authorized individual to his or her replacement, which shall be no longer than thirty (30) days. Information accessed through the Services may not be shared outside of the licensed seat population.

D&B reserves the right to monitor the Services set forth in this Order subscribed to by Customer to audit Customer's and User(s)' compliance with the terms of this Agreement, including the right to deploy IP authentication and/or protected PDF digital rights management. Customer acknowledges that such monitoring of use may include determining whether or not the service is accessed under the account from multiple IP addresses, as well as noting excessive use or users. Users shall not copy, download, upload or in any other way reproduce information for the purpose of aggregating information. Systematic access or extraction of content from the service, including the use of "bots" or "spiders", is prohibited. If D&B has reason to believe Customer is not in compliance with this Order, D&B reserves the right, in addition to any other remedies available under the Agreement or under applicable law, to assess additional charges for users in excess of the number authorized. D&B may suspend Customer's access to the Services if D&B reasonably suspects or reasonably believes it detects any prohibited use of the Services. Any investigation will be carried out promptly and Customer agrees to cooperate with D&B in connection with any such investigation. A suspension under this section shall not modify or otherwise be deemed a waiver of D&B's right to terminate, or any other right or remedy, available under the Agreement or under applicable law.

Customer hereby represents and warrants to D&B that it is not an Affiliate of Allant Group, Compass Marketing Solutions, Nokia, Navted, Epsilon, Reach Marketing, Factual, Localeze, Locationary, Neustar, TomTom North America, TransUnion, Equifax, Acxiom, Knowledgebase, Database LEC (dba Database 101 dba Database USA.com), Integrated Direct Marketing, Inc., or web.com. Customer hereby acknowledges and agrees that it will promptly notify D&B in writing in the event it becomes an Affiliate of any such entity.

In consideration for the rights granted under the terms of this Order, Customer grants D&B the right to reference Customer as a client of D&B, including the use of Customer's logo in D&B marketing materials, and to issue a press release to that effect. (No, do not use the Customer name or logo as a reference or in a press release)

Contact Information

D&B represents that the Information has been collected and compiled in accordance with applicable local, state, federal and international laws, rules or regulations, but D&B does not guarantee that the Customer's use of the Information meets the requirements of any applicable federal, or state law, rule or regulation including but not limited to wireless suppression lists, the CAN-SPAM Act, and "Do Not Call" lists. Contact Information has not been obtained directly from the Data Subjects and the Data Subjects have not opted in or otherwise expressly consented to having their information sold for marketing purposes. Except as set forth in the first sentence of this paragraph, D&B shall not be liable for any damages, losses, costs, claims or expenses with respect to any data privacy legal or compliance violation arising out of or related to Customer's use of Contact Information. Customer's use of the Contact Information shall be for its own marketing and sales purposes and all opt out provisions and/or opt out links in Customer's marketing and sales materials shall pertain to opting out of Customer's marketing lists and/or Customer's databases only. "Contact Information" means professional information D&B collects and compiles relating to a person in the context of business which may include but is not limited to, names, titles, business phone and facsimile numbers, wireless devices, e-mail addresses and physical addresses, and social media handles. "Data Subject" means an individual person who is the subject of, represented within or identifiable by Contact Information.

CONTRACT RENEWAL

At least ninety (90) days prior to the expiration of the initial term and each successive renewal term. Dun & Bradstreet may notify Customer of either (a) the fees that will be applicable to the next renewal term (the "Renewal Fees") or (b) its intent to terminate this Order as of the expiration of the then-current term. Unless Dun & Bradstreet so notifies Customer of a termination, or Customer notifies Dun & Bradstreet of its intent to terminate this Order at least thirty (30) days prior to the expiration of the then-current term, this Order shall automatically renew for successive 12 month renewal terms at the Renewal Fees (or, if Dun & Bradstreet does not notify Customer of a fee adjustment in accordance with the first sentence of this paragraph, at the then-current contract fees.). The above automatic renewal language does not apply to Trial, Proof of Concept, no-fee, or orders with a total term of less than 12 months. Customer notification of intent to terminate this order can be sent via electronic mail to autorenewal notification@dnb.com.

PRIVACY PRINCIPLES FOR EU PERSONAL DATA

This Section applies only to the extent that Personal Data from the European Union (and as defined by European data protection legislation) is requested by Customer from D&B as part of the Services. Personal Data from the European Union can only be transferred in accordance with applicable data protection laws, which currently require parties outside of jurisdictions deemed adequate by the EU to (i) enter into the EU standard contractual clauses, or (ii) process Personal Data in a manner consistent with privacy principles designed by the U.S. Department of Commerce and European Commission available at https://www.privacyshield.gov ("Privacy Principles"). D&B has certified to the Privacy Shield framework in order to legally transfer Personal Data to Customer, and accordingly, Customer and D&B each warrants and undertakes that: i) use of Personal Data will be for limited and legitimate purposes as specified in an Order; ii) Each party will provide the same level of protection as the Privacy Principles and will notify the other party if it makes a determination that it can no longer meet this obligation; and (iii) upon notice, including under (ii), take reasonable and appropriate steps to stop processing such Personal Data or remediate unauthorized use.

Product and Data Lifecycle

The D&B Services licensed under this Order are subject to D&B's Global Product and Data Lifecycle Policy, as set forth at http://www.dnb.com/product-lifecycle-policy.html/which is incorporated herein.



HIGHLAND CAPITAL MANAGEMENT

Invoice number 12107347-01

Current contract period Oct 30, 2018 to Oct 29, 2019

Your subscriber number 264882932

Your D-U-N-S® number 05-832-9769

Your purchase order number

Your offer number 8409368

Contract signed by Frank Waterhouse

Questions?

Contact Customer Service

1-800-234-DUNS (3867)

Or via our webform at support.dnb.com

For Payment Related Inquiries

1-800-872-4324

ReceivableQuestions@dnb.com

We use you payment with a community.

Invoice

October 31, 2018

Amount due this invoice

Total due this invoice

\$5,756.40

Due date: October 30, 2018

Summary of products and services ordered

D&B Solutions

 Products & services cost
 \$5,400.00

 Sales Tax
 \$356.40

 Total cost
 \$5,756.40

> See page 2 for additional details

This invoice is provided according to the terms listed in your original contract agreement. Please note late payment charges may be applied to outstanding balances. Refer to your contract for full Service details.

For more details on D&B Products & Pricing, visit www.dnb.com/pricing.

Sales office # 3777

Dun & Bradstreet Inc, Federal ID#22-3582360

Page 1 of 2

Payment slip

Payment options are listed on page 2. If paying by mail, please complete this slip and mail it with your check. Be sure to include your invoice number on your check.

Mail to: Dun & Bradstreet P.O. Box 75434, Chicago, IL 60675-5434

dun & bradstreet

HIGHLAND CAPITAL MANAGEMENT LP ATT: ROBERT HILL 300 CRESCENT CT STE 700 DALLAS TX 75201 Invoice number 12107347-01 Subscriber number 264882932

Total amount due \$5,756.40

Payment due October 30, 2018

Amount paid

\$



HIGHLAND CAPITAL MANAGEMENT LP

Subscriber number: 264882932

Details of products and services

TOTAL COST FOR THIS ORDER

D0 D C -1-4

Total cost	\$5,756.40
Sales Tax	\$356.40
Products & services cost	\$5,400.00
D&B Solutions	

BREAKDOWN OF SALES TAX

Your tax status:

Non Exempt

If you are tax exempt or have a direct pay permit, please fax your document to us at 1-866-573-2658

Tax Class	Amount (\$)	Tax (\$)
Electronic Marketing Reports	5,400.00	356.40
Total	\$5,400.00	\$356.40

BREAKDOWN OF SALES TAX BY RATE

Total	\$356.40
State TX 6.250%	\$270.00
District Tax 1.000%	\$43.20
City Dallas 1.000%	\$43.20
Tax rate	Tax (\$)

Invoice October 31, 2018

Invoice number: 12107347-01

D&B SOLUTIONS

The products and services you purchased on the D&B Solutions contract included in this Invoice are listed below. Please refer to your original contract agreement for full service details.

D&B SOLUTIONS DETAILS

D&B Hoovers

CURRENT CONTRACT PERIOD

Oct 30, 2018 to Oct 29, 2019

These are the start and end dates of your current contract. Your contract includes an evergreen renewal agreement. This means that at the end of this current contract period, we will automatically renew your contract for another period according to the terms listed in your original contract agreement.

Page 2 of 2

Payment options

- Mail check with this payment slip. Please write the invoice number on your check. Mail to: Dun & Bradstréet, P.O. Box 75434, Chicago, IL 60675-5434
- Pay by credit card call us at: 1-800-872-4324

Pay by electronic funds transfer (EFT):
Bank Name: Northern Trust
Bank Address 801 S. Canal Street, Chicago, IL 60607
Routing Number 971000152

Routing Number Bank Account

158879

Remittance email: Remittance fax:

cashappshelpline@dnb.com 1-866-887-3397

Other correspondence

Mail all other requests to: D&B Accounts Receivable, 3501 Corporate Parkway, P.O. Box 520, Center Valley, PA 18034-0520

Dun & Bradstreet

P.O.Box 75434. Chicago, IL 60675-5434