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COUNSEL FOR HUNTER MOUNTAIN INVESTMENT TRUST

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

| In re: HIGHLAND CAPITAL MANAGEMENT, L.P., Reorganized Debtor. | Chapter 11 Case No. 19-34054-sgj11 |
|---|---------------------------------------|
| HUNTER MOUNTAIN INVESTMENT TRUST, Appellant, | |
| v. HIGHLAND CAPITAL MANAGEMENT, L.P.; THE HIGHLAND CLAIMANT TRUST; and JAMES P. SEERY, JR. | Civil Case No. 3:23-cv-02071-E |
| Appellees. | |

PETITIONER'S AGREED MOTION TO WITHDRAW AND SUBSTITUTE COUNSEL OF RECORD



Hunter Mountain Investment Trust ("Petitioner") hereby moves the Court to permit existing counsel of record for Petitioner to withdraw and to substitute counsel of record, and would respectfully show this Court as follows:

1. Petitioner is filing this agreed motion, as it relates to the pending Petition for Writ of Mandamus, originally filed in Civil Action No. 3:24-CV-1912-L (the "Mandamus Case"), which was transferred into this Court pursuant to Judge Sam Lindsay's August 7, 2024, Order transferring the Mandamus Case to Civil Action No. 3:23-cv-02071-E [Mandamus Case Dkt. 5].

2. Petitioner wishes to substitute counsel in this matter as it relates to the transferred Mandamus Case. The law firm of Stinson LLP is withdrawing as counsel of record for the Petitioner and Sawnie A. McEntire (State Bar No 13590100) and Roger L. McCleary (State Bar No 13393700) will serve as substitute counsel for Petitioner.

3. Substitution of counsel will not delay this matter in any way and Petitioner approves of this substitution of Sawnie A. McEntire (State Bar No. 13590100) and Roger L. McCleary (State Bar No. 13393700).

The contact information for substitute counsel is as follows:

Sawnie A. McEntire Parsons McEntire McCleary PLLC State Bar No. 13590100 <u>smcentire@pmmlaw.com</u> 1700 Pacific Avenue, Suite 4400 Dallas, Texas 75201 Telephone: (214) 237-4300 Facsimile: (214) 237-4340

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Respectfully submitted,

/s/ Deborah Deitsch-Perez

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Counsel for Petitioner

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CERTIFICATE OF CONFERENCE

I hereby certify that on or about February 6, 2025, counsel for Appellant conferred with counsel for Appellees regarding the relief sought in this Motion. Counsel indicated that they are unopposed to the relief sought in this Motion.

> <u>/s/ Michael P. Aigen</u> Michael P. Aigen

CERTIFICATE OF SERVICE

I hereby certify that on February 6, 2025, a copy of the foregoing document was served on

all parties of record via the Court's electronic filing system.

/s/ Deborah Deitsch-Perez Deborah Deitsch-Perez