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The Honorable Scott S. Harris
Clerk of the Court
Supreme Court of the United States
One First Street, N.E.
Washington, D.C. 20543

Re: *Highland Capital Management, L.P. v. NexPoint Advisors, L.P., et al.*, No. 22-631
NexPoint Advisors, L.P., et al. v. Highland Capital Management, L.P., et al., No. 22-669

Dear Mr. Harris:

I represent Highland Capital Management, L.P. (“Highland”) in the two above-captioned cases, which arise from the same Fifth Circuit judgment. Highland filed a petition for a writ of certiorari on January 5, 2023 (No. 22-631). Two respondents from that case, NexPoint Advisors, L.P. and NexPoint Asset Management, L.P. (together, “NexPoint”), filed their own petition on January 16, 2023 (No. 22-669). NexPoint responded to Highland’s petition on February 10, 2023, and Highland filed a brief in opposition to NexPoint’s petition on February 21, 2023. Following NexPoint’s reply to Highland’s opposition in No. 22-669, the cases were distributed for the Conference of March 24, 2023. On March 20, 2023, the Court requested responses to the petitions from other respondents in both cases, due April 19, 2023. On April 11 and April 19, 2023, those additional responses were filed.

Under this Court’s Rule 15.5, I write to waive the 14-day waiting period on No. 22-631. Based on communications between counsel, I understand that NexPoint intends to similarly waive the 14-day waiting period in No. 22-669. Accordingly, I request that the petitions, responses, and reply be distributed to the Court without delay for its consideration.

Respectfully submitted,

/s/ Roy T. Englert, Jr.

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