Jeff P. Prostok State Bar No. 16352500 J. Robert Forshey State Bar No. 07264200 Suzanne K. Rosen State Bar No. 00798518 VARTABEDIAN, HESTER & HAYNES LLP 301 Commerce Street, Suite 3635 Fort Worth, Texas 76102 Tel: 817-214-4990 jeff.prostok@vhh.law bobby.forshey@vhh.law suki.rosen@vhh.law

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

§

n re:	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	
Debtor.	

Chapter 11 Case No. 19-34054-SGJ

CERTIFICATE OF NO OBJECTION

Vartabedian Hester & Haynes LLP ("<u>VHH</u>"), counsel for Acis Capital Management, L.P., and Acis Capital Management GP, LLC (collectively, "<u>Acis</u>"), files this Certificate of No Objection to its *Motion to Withdraw as Counsel for Acis Capital Management, L.P. and Acis Capital Management GP, LLC* (the "<u>Motion</u>") [ECF 4278].

1. On June 24, 2025, VHH filed the Motion which included twenty-one (21) day negative notice language advising all parties in interest that any objection to the Motion was required to be filed by no later than July 15, 2025, which was at least twenty-one (21) days from the date of service of the Motion.

2. The deadline for objections to the Motion has passed. No objection to the Motion has been filed by any party. Therefore, the Motion is deemed unopposed and VHH respectfully



requests that the Court grant the Motion.

PRAYER FOR RELIEF

WHEREFORE, VHH respectfully requests that the Court grant the Motion and enter an

order granting such other and further relief as is just and proper.

Dated: July 16, 2025

Respectfully submitted,

/s/ Jeff P. Prostok Jeff P. Prostok State Bar No. 16352500 J. Robert Forshey State Bar No. 07264200 Suzanne K. Rosen State Bar No. 00798518 VARTABEDIAN HESTER & HAYNES LLP 301 Commerce St., Suite 3635 Fort Worth, TX 76102 Tel: 817-214-4990 jeff.prostok@vhh.law bobby.forshey@vhh.law suki.rosen@vhh.law

Counsel for Acis

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served via the Court's ECF system on all parties authorized to receive electronic notice in this case on this 16th day of July 2025.

/s/ Jeff P. Prostok

Jeff P. Prostok