UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

PATRICK DAUGHERTY, Appellant 8			
v. HIGHLAND CAPITAL MANAGEMENT L.P. Appellees		5-cv-1901-S	
APPLICATION FOR ADM (Complete all questions; inc			
I. Applicant is an attorney and a member of the	law firm of (or p	ractices under the name of)	
Quinn Emanuel Urquhart & Sullivan LLP		, with offices at	
295 Fifth Avenue			
(Street Address)			
New York	NY	10016	
(City)	(State)	(Zip Code)	
212-849-7000	212-8	212-849-7100	
(Telephone No.)	(Fax No.)		
II. Applicant will sign all filings with the name	Deborah Newma	<u>.</u>	
III. Applicant has been retained personally or as		above-named firm by:	
(List All Partie			
Marc S. Kirschner, as Litigation Trustee of the Highl	and Litigation Su	b-Trust	

to provide legal representation in connection with the above-styled matter now pending before the United States District Court for the Northern District of Texas.



IV. Applicant is a member in goo	od standing of the bar of the highest court	of the state of	For Court Use Only.
New York	, where Applicant regularly	y practices law.	Bar StatusVerified:
Bar license number: 4171963	Admission date: October 9, 2	003	
	l certificate of good standing issued withing in which you are admitted to practice (
V. Applicant has also been adm	itted to practice before the following cour	ts:	
Court:	Admission Date:	Active or Inac	tive:
New York	2003	Active	<u> </u>
	_	_	
	-1 <i>a</i>	56 L9	ā
	tarily lost, temporarily or permanently, the ieu of discipline, except as provided below		before
N/A			
334-34000 334-34000 334-34000 34000 34000 3400 34	bject to grievance proceedings or involunt ober of the bar of any state or federal cour rided below:		
VIII. Applicant has not been charg as provided below (omit minor traffic N/A	ged, arrested, or convicted of a criminal of c offenses):	fense or offenses,	, except

Applicant has filed for pro hac vice admission in the United States District Court for the

IX.

Northern District of Texas duri	ng the past thre	ee (3) years in the following	g matters:	
Date of Application:	Case No. And Style:			
September 22, 2022	CLO Holdco et al. v. Marc. Kirschner, as Litigation Trustee of the Litigation Sub-Trust;			
August 5, 2025				
(If no	ecessary, attach s	statement of additional applic	ations.)	
X. Local counsel of record	l associated wi	th Applicant in this matter	is	
Sidley Austin LLP			, who has offices at	
2021 McKinney Avenue, Suite	2000			
(Street Address)	2000			
Dallas		TX	75201	
(City)		(State)	(Zip Code)	
214-981-3300		214-981	-3400	
(Telephone No.)		(Facsimile No.)		
XI. Check the appropriate l	oox below.			
For Application in a Ci	vil Case			
F.R.D.284 (N.I	D. Tex. 1988) (en banc), and the local civ	e Savs. & Loan Ass'n, 121 il rules of this court and will and with the local civil rules.	
For Application in a Ci	riminal Case			
Applicant has r	ead and will co	omply with the local crimi	nal rules of this court.	
XII. Applicant respectfully	requests to be a	admitted to practice in the	United States District Court for	
the Northern District of Texas f	for this cause of	nly. Applicant certifies th	at a true and correct copy of this	
document has been served upor	n each attorney	of record and the original	upon the clerk of court,	
accompanied by a \$100 filing for	ee, on this the	7th day of August	, 2025 .	
		Deborah Newr	nan	
		Printed Name of		
			Duf M	
		Signature	Maria de la companya della companya della companya della companya de la companya della companya	

If the applicant files this document through the applicant's electronic-filing account, the applicant's typed name on the signature block constitutes the applicant's signature. If the applicant does not file this document through the applicant's electronic-filing account, the applicant must sign on the signature line.



Appellate Division of the Supreme Court of the State of New York First Judicial Department

I, Susanna M. Rojas, Clerk of the Appellate Division of the Supreme Court of the State of New York, First Judicial Department, do hereby certify that

Deborah Jill Newman

was duly licensed and admitted to practice as an Attorney and Counselor at Law in all the courts of this State on October 9, 2003, has duly taken and subscribed the oath of office prescribed by law, has been enrolled in the Roll of Attorneys and Counselors at Law on file in this office, is duly registered with the Office of Court Administration, and according to the records of this Court is currently in good standing as an Attorney and Counselor-at-Law.



In Witness Whereof, I have hereunto set my hand in the City of New York on August 6, 2025.

Clerk of the Court



Supreme Court of the State of New York Appellate Division, First Department

DIANNE T. RENWICK PRESIDING JUSTICE MARGARET SOWAH
DEPUTY CLERK OF THE COURT

SUSANNA MOLINA ROJAS CLERK OF THE COURT DOUGLAS C. SULLIVAN
DEPUTY CLERK OF THE COURT

To Whom It May Concern

An attorney admitted to practice by this Court may request a certificate of good standing, which is the only official document this Court issues certifying to an attorney's admission and good standing.

An attorney's registration status, date of admission and disciplinary history may be viewed through the attorney search feature on the website of the Unified Court System.

New York State does not register attorneys as active or inactive.

An attorney may request a disciplinary history letter from the <u>Attorney Grievance Committee of the First Judicial Department</u>.

Bar examination history is available from the <u>New York State Board of Law</u> Examiners.

Instructions, forms and links are available on this Court's website.

Susanna Rojas Clerk of the Court

WoundMURoza

Revised October 2020

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

IN RE: HIGHLAND CAPITAL	§	
MANAGEMENT,	§	
	§	
Debtor,	§	
	§	
PATRICK DAUGHERTY,	§	Civil Action No. 3:25-cv-01901-S
	§	
Appellants.	§	
	§	
v.	§	
	§	
HIGHLAND CAPITAL MANAGEMENT	§	
L.P., et al.,	§	
	§	
Appellee.	§	

ORDER FOR ADMISSION PRO HAC VICE

The Court has considered the Application for Admission *Pro Hac Vice* of Deborah Newman.

It is ORI	the application is granted. The Clerk of Court shall deposit the admission fee to the account of the Non-Appropriated Fund of this Court. It is further ORDERED that, if the Application has not already done so, the Applicant must register as an ECF User within 14 days. See LR 5.1 (f) and L CrR 49.2(g).
	the application is denied. The Clerk of Court shall return the admission fee to the Applicant.
DATE	PRESIDING JUDGE