# UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

CASE NO.: 2:09-CV-229-FTM-29SPC

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

VS.

FOUNDING PARTNERS CAPITAL MANAGEMENT and WILLIAM L. GUNLICKS,

Defendants,

FOUNDING PARTNERS STABLE-VALUE FUND, LP, FOUNDING PARTNERS STABLE-VALUE FUND II, LP, FOUNDING PARTNERS GLOBAL FUND, LTD., and FOUNDING PARTNERS HYBRID-VALUE FUND, LP,

Relief Defendants.

# RECEIVER'S NOTICE CONCERNING CONSENTS TO SETTLEMENT AGREEMENT WITH ERNST & YOUNG LLP

Receiver Daniel S. Newman, not individually, but solely in his capacity as the Court-appointed receiver ("Receiver") for Founding Partners Capital Management Company ("FPCM"); Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. (collectively, the "Receivership Entities"), respectfully submits this notice ("Notice") concerning consents to the Receiver's Settlement Agreement ("Settlement Agreement") with Ernst & Young LLP ("EY").

Consistent with the Receiver's Motion for Approval of Settlement Agreement with EY ("Motion"), the Receiver requested that the holders of Approved Claims<sup>1</sup> review the Settlement Agreement and, if they have no objection, express their approval of the Settlement Agreement by executing a Consent. See [D.E. 597, p. 27]. The Receiver sent Consent packages to the holders of all 191 Approved Claims.

As of August 16, 2023, the Receiver has received executed Consents from holders of 166 of the 191 Approved Claims, or approximately 87% of Approved Claims, which represents approximately 96% of the total Allowed Amount. [D.E. 510].

Redacted copies of the consents received to date are attached as Exhibit A.

The holders of Approved Claims who submitted consents are listed by claimant number, attached as **Exhibit B**.

Dated: August 16, 2023.

Respectfully submitted,

NELSON MULLINS BROAD AND CASSEL Attorneys for Receiver One Biscayne Tower, 21st Floor 2 South Biscayne Boulevard Miami, FL 33131

By: <u>/s/ Christopher Cavallo</u>
Christopher Cavallo, Esq.

Florida Bar No. 0092305 Jonathan Etra, Esq. Florida Bar No. 0686905

<sup>&</sup>lt;sup>1</sup> Holders of Approved Claims are "Approved Claimants," as defined in the Settlement Agreement at [D.E. 597-1], and means "any Person who owns an approved right to receive funds from the Receivership Estate, which right has been determined as a result of the approval of a Proof of Claim in whole or in part by the Federal Court pursuant to the Federal Court's Opinion and Order dated July 3, 2014, Approving Receiver's Recommendations and Fairness of Distribution of FP Designee Interests Pursuant to Section 3(a)(10) of the Securities Laws, reflected as an 'Allowed Amount' on Revised Schedule A (SEC Action, ECF No. 417-5)." See [D.E. 597-1 at p. 5]. "Approved Claimant also includes any Person (including, but not limited to FP Offshore and CVP SPV LLC) who did not file or serve a Proof of Claim on his, her, or its own behalf, but who has received the benefit or ownership of such Proof of Claim through a transfer that has been acknowledged in writing by the Receiver and in an order entered by the Federal Court." [*Id.*]

## **CERTIFICATE OF SERVICE**

I hereby certify that on August 16, 2023, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing is being served this day on all counsel of record identified on the attached Service List in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel who are not authorized to receive Notices of Electronic Filing.

By: <u>/s/ Christopher Cavallo</u> Christopher Cavallo, Esq.

## **SERVICE LIST**

Teresa Verges, Esq.	Gabrielle D'Alemberte, Esq.
Securities and Exchange Commission	The D'Alemberte Trial Firm, P.A.
801 Brickell Avenue, Suite 1800	1749 N.E. Miami Ct.
Miami, FL 33131	Suite 301
vergest@sec.gov	Miami, FL 33132
Counsel for U.S. Securities and	gabrielle@dalemberte.com
Exchange Commission	Counsel for William & Pamela Gunlicks
Service via CM/ECF	Service via CM/ECF

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 0/4, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of 10/14/2023.

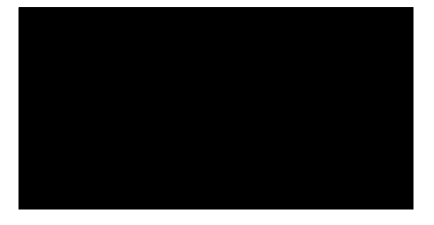
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this stay of Lyst, 2023.



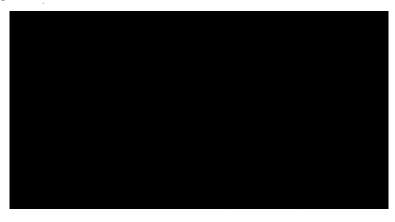
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of Jucy, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 1 4 c 4, 2023.



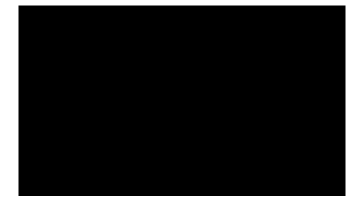
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July , 2023.



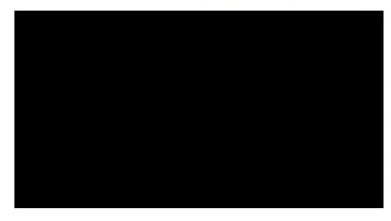
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11 day of 10, 2023.



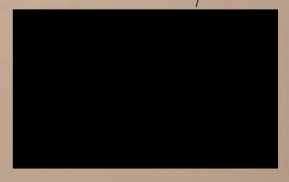
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 30 day of July, 2023.



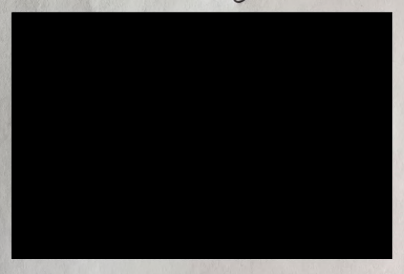
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of August, 2023.



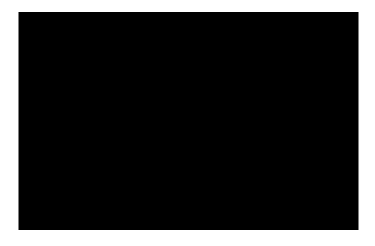
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



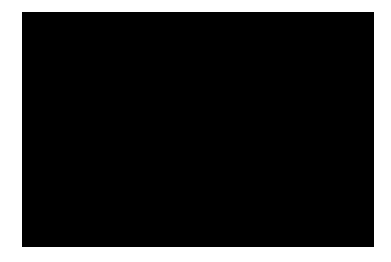
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this **26**day of **July**, 2023.



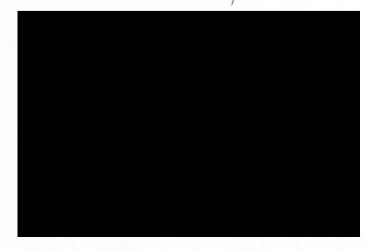
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3rd day of Agust, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2? day of 3, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 31 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of wy, 2023.

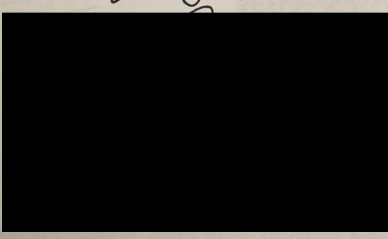
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 lay of 4023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 24 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of \_\_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of 2023.

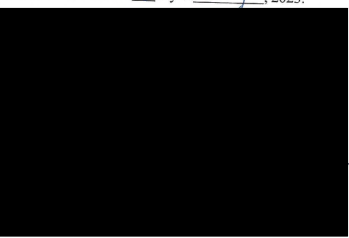
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of day of 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this <u>4</u> day of <u>WLY</u>, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 17 day of 3024, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 24 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 5th day of August, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 5 day of August, 2023.



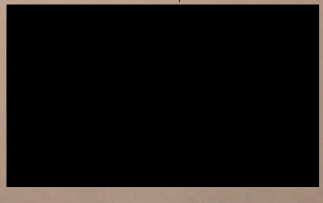
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 30th of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 50 by, 2023.



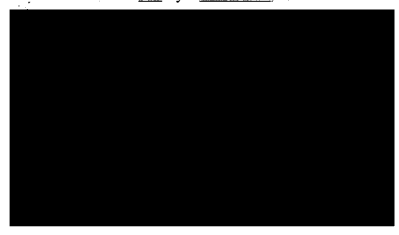
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27th day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 8 day of August, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \day of \Do c\_1, 2023.

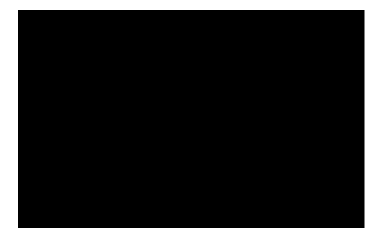
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this <sup>27th</sup>day of July , 2023.



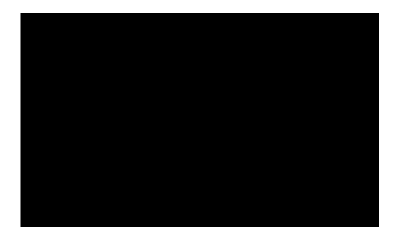
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 21 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of 406 of 7, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of August, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 200 day of 30/y, 2023.



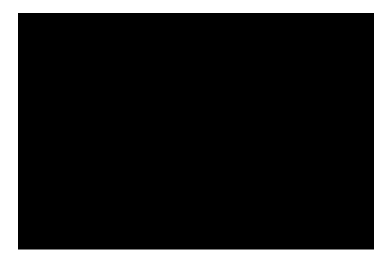
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26thday of July , 2023.



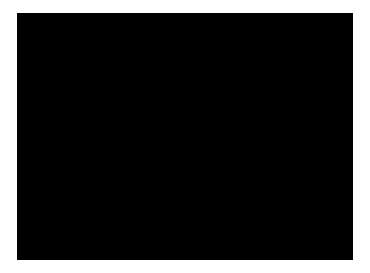
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26th day of July , 2023.



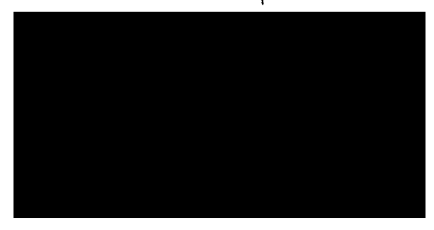
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27day of July 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July , 2023.



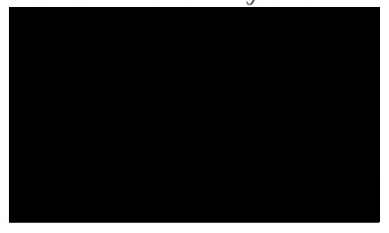
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \( \) day of \( \) day of \( \) August, 2023.



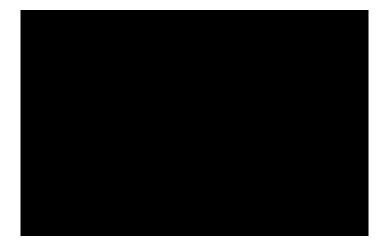
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



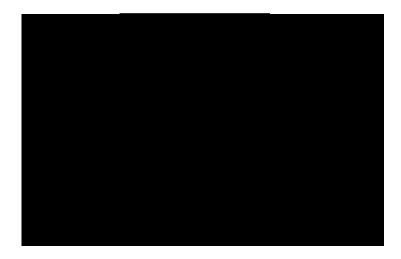
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 1 day of August , 2023.



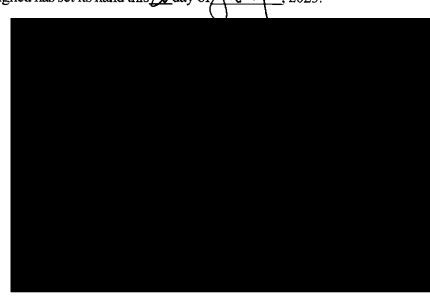
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 31 day of 400, 2023.



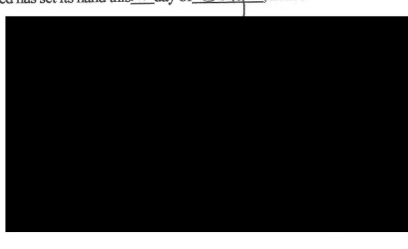
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July , 2023.



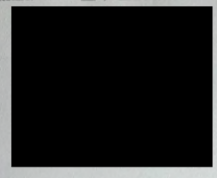
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Duniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company, Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.Id.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of extent innvestors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, L.Id.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.d.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \_\_day of \_\_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3rdday of August . 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners
Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle
District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.I.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.I.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 31 day of July 2023.

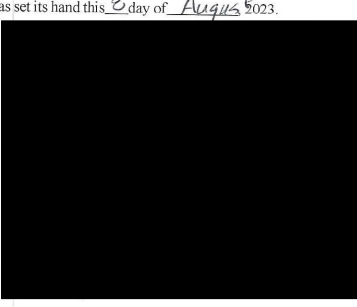
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of Augus 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

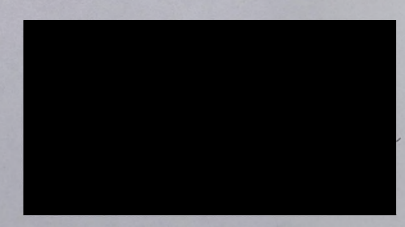
Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.





This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3 day of 3, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2/day of 1027, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of Jwl, 2023.

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



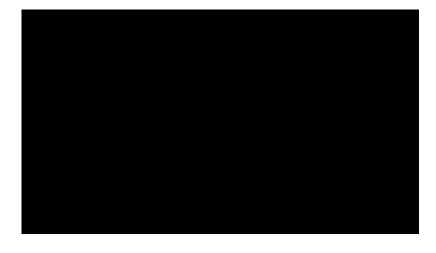
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July \_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 70 14, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27th day of July , 2023.



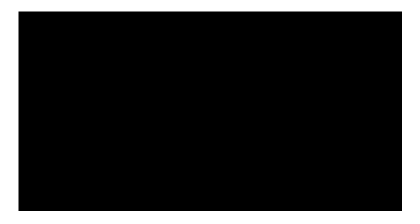
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this <u>26</u> day of <u>July</u>, 2023.



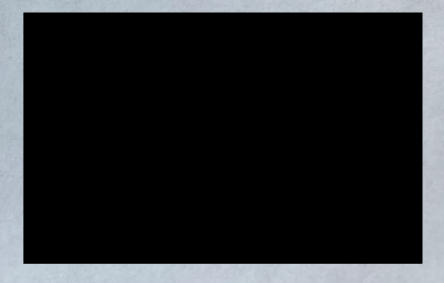
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

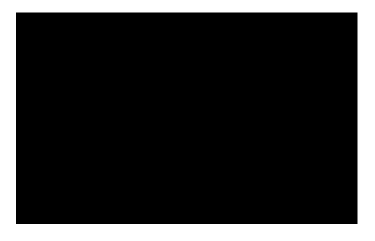
Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

26 July

IT WITNESS WHEREOF, the undersigned has set its hand this \_\_\_day of \_\_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July \_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this Page of Alay of Alay ST, 2023.

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of August, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of 1, 2023.



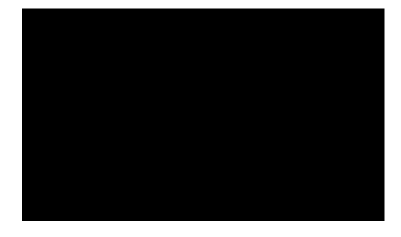
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners
Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle
District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.td.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3 day of thugust, 2023.



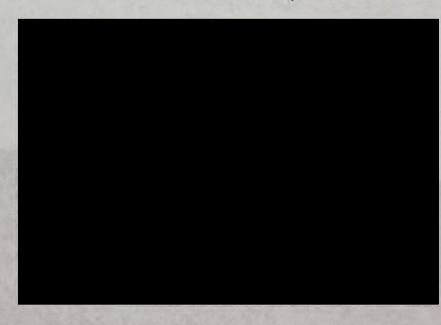
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July, 2023.



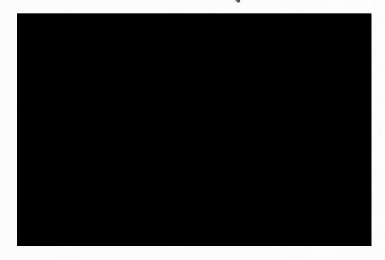
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-ev-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assigned of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.d.; and Founding Partners Hybrid-Value Fund, I.-P., on the one hand, and Ernst & Young 1.1.P ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and wurrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect us a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 by of 10 193.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of 40, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2nd day of August, 2023.



#### COSSEST

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company, Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd., and Founding Partners Hybrid-Value Fund, L.P., and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P.; on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd., and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 lay of July . 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this / day of August, 2023.



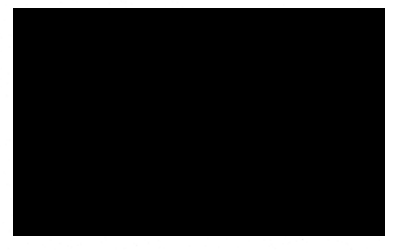
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 24ay of 1414, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 24ay of 1414, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July \_\_\_\_\_\_, 2023.



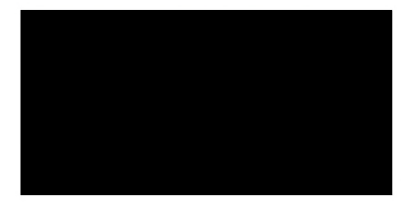
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July \_\_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this <u>It</u> day of <u>Tuly</u>, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this qtu of Av 100, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27th day of July 2023.



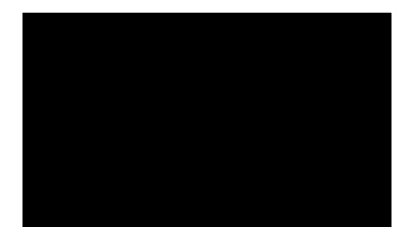
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26th day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 1 day of Avg s T, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August, 2023.



# CONSEIL

This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one thand, and Lanse & Lang LLE (E.F.), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without immunon, Claimant's support for the Terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 31 day of July, 2023.



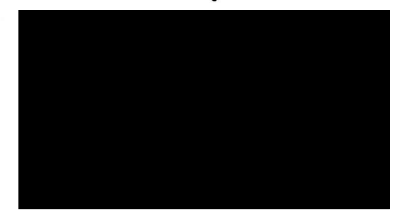
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 4 day of 42023.



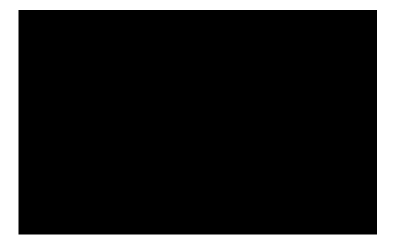
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 31 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3rd day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this  $\underline{27}$  day of  $\underline{\text{Ju-y}}$ , 2023.



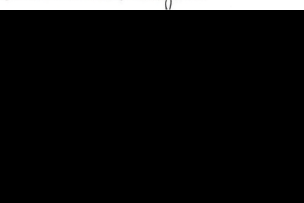
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners
Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle
District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, I.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this Zday of AUS US T, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \_\_day of \_\_July\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 10/y, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 2 day of Magnet 1, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 1st day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3 day of Quyu 2.2023.

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 1 day of Avalight, 2023.



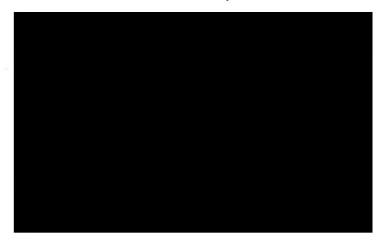
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 29 day of July , 2023.



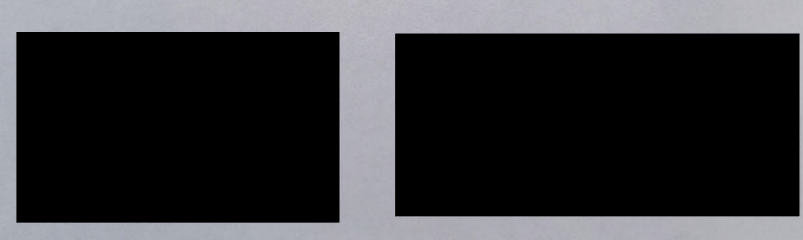
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of July , 2023.



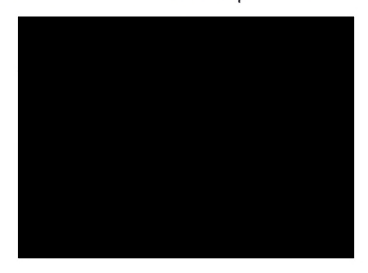
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 29 day of July , 2023.



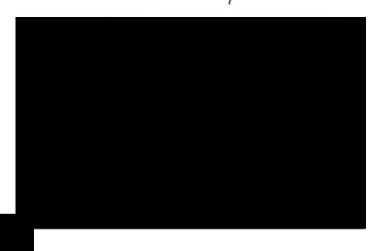
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 21 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of 1014, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of August 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \_\_day of \_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \* day of \* day of



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27th day of July 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26day of 1,2023.





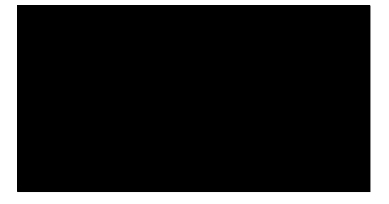
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



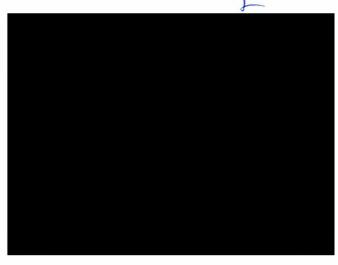
This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

ndwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of <u>Juy</u>, 2023.



### COSSEST

This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company, Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd., and Founding Partners Hybrid-Value Fund, L.P., and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P.; on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.: Founding Partners Stable-Value Fund, L.P.: Founding Partners Global Fund, Ltd., and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 lay of July . 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this at day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 27 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



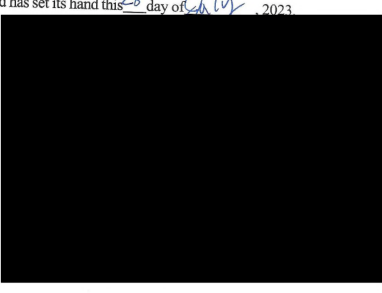
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of 1, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 28 day of 9 kg y , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 26 day of July , 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, L.Id.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \( \square \) day of \( Au 6.0 \) \( \square \) 2023.

This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this \( \square \text{day of AU605T, 2023.} \)



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3rd day of Avgus 1, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 7 day of JULY, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 7 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of Juy, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 11th day of August , 2023.



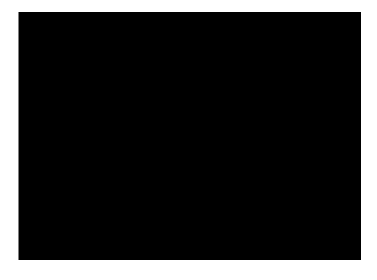
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this day of day of \_\_\_\_\_\_\_, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 3 day of Lucius 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 29 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 14 day of Aug., 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 4 day of August, 2023.



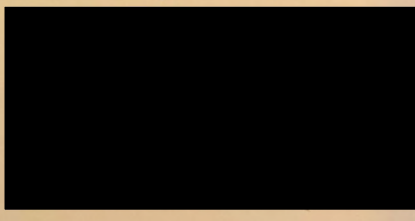
This CONSENT is executed by the undersigned claimant, who is the holder of a Courtapproved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this 7 day of July, 2023.



This CONSENT is executed by the undersigned claimant, who is the holder of a Court-approved claim, as reflected by the Court's Order dated July 3, 2014, in the Founding Partners Receivership, Case No. 09-cv-229, pending before the United States District Court for the Middle District of Florida ("Claimant").

Claimant has received a copy of the Settlement Agreement (the "Settlement Agreement") between Daniel S. Newman, in his capacity as the Court-appointed receiver (the "Receiver") for Founding Partners Capital Management Company; Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. and in his capacity as assignee of the claims of certain investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P., on the one hand, and Ernst & Young LLP ("EY"), on the other hand.

Claimant approves of the Settlement Agreement and its terms, and finds that the Settlement Agreement is in the best interest of the investors in Founding Partners Stable-Value Fund, L.P.; Founding Partners Stable-Value Fund II, L.P.; Founding Partners Global Fund, Ltd.; and Founding Partners Hybrid-Value Fund, L.P. Claimant authorizes the Receiver and his counsel to use this Consent to advise the Court of Claimant's support for the Settlement Agreement, including, without limitation, Claimant's support for the terms of the Settlement Agreement related to the Court's entry of the Final Settlement Approval & Bar Order. Claimant understands that, if entered by the Court, Claimant would be subject to Final Settlement Approval & Bar Order.

Claimant hereby represents and warrants that Claimant has the requisite power, authority, and legal capacity to make, execute, enter, and deliver this Consent. A signature delivered by facsimile or other electronic means shall be deemed to be, and shall have the same binding effect as a handwritten, original signature.

IT WITNESS WHEREOF, the undersigned has set its hand this Lay of July, 2023.



Claimant Number	Percentage of Total Allowed Amount
1	1.93823%
2	0.02807%
3	0.06252%
4	0.02041%
5	0.03317%
6	0.25950%
7	0.13013%
8	7.14461%
9	1.37423%
10	1.27582%
11	1.03367%
12	1.02066%
13	0.93135%
14	0.87394%
15	0.86041%
16	0.53840%
17	0.52309%
19	0.43378%
20	0.38275%
21	0.34549%
22	0.33171%
23	0.31896%
24	0.22965%
25	0.21689%
26	0.21255%
27	0.20541%
28	0.20413%
29	0.17862%
30	0.16586%
32	0.15310%
33	0.15310%
34	0.15310%
35	0.14468%
36	0.13830%
38	0.12758%
40	0.12758%
42	0.12758%
43	0.12758%
44	0.12758%
45	0.12758%
46	0.12758%
47	0.12758%
48	0.12758%
49	0.12758%
50	0.12452%
51	0.11482%
21	U.11+UZ/U

52	0.11329%
53	0.11227%
54	0.10717%
55	1.27582%
56	0.10207%
57	0.08931%
58	0.08711%
59	0.08676%
60	0.08102%
61	0.07655%
64	0.06379%
65	0.06348%
66	0.06188%
67	0.05817%
68	0.05543%
69	0.05282%
70	0.05052%
71	0.05027%
72	0.04465%
73	0.04465%
74	0.03827%
76	0.03827%
77	0.03827%
78	0.03572%
79	0.03253%
80	0.03151%
81	0.02807%
82	0.02552%
83	0.02552%
84	0.01705%
85	0.01384%
86	0.20413%
87	0.12758%
88	0.12758%
89	0.12758%
90	0.30620%
91	0.12758%
92	0.25516%
93	0.03190%
94	0.09569%
95	0.06379%
96	0.12758%
97	0.15310%
98	0.25516%
99	0.00638%
100	0.12758%
101	0.12758%
·	!

102       0.04083%         103       0.63791%         104       0.04465%         105       0.12758%         106       0.25516%         107       0.15310%         108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%         121       0.12758%
104       0.04465%         105       0.12758%         106       0.25516%         107       0.15310%         108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
105       0.12758%         106       0.25516%         107       0.15310%         108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
106       0.25516%         107       0.15310%         108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
107       0.15310%         108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
108       0.12758%         110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
110       0.12758%         111       0.01914%         112       0.38275%         113       0.09569%         114       0.25516%         115       1.78615%         116       0.32406%         117       1.02066%         118       0.40826%         119       0.51033%         120       1.27582%
111     0.01914%       112     0.38275%       113     0.09569%       114     0.25516%       115     1.78615%       116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
112     0.38275%       113     0.09569%       114     0.25516%       115     1.78615%       116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
113     0.09569%       114     0.25516%       115     1.78615%       116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
114     0.25516%       115     1.78615%       116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
115     1.78615%       116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
116     0.32406%       117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
117     1.02066%       118     0.40826%       119     0.51033%       120     1.27582%
118       0.40826%         119       0.51033%         120       1.27582%
119 0.51033% 120 1.27582%
120 1.27582%
I 121 Ι Ω 12759%
122 0.12758%
123 0.12758%
124 0.57412%
125 0.25134%
126 0.10207%
127 0.02552%
128 0.16484%
129 0.12758%
130 0.25516%
131 0.22327%
132 0.33809%
133 7.88459%
134 0.89308%
135 0.38275%
138 0.12758%
139 0.12758%
140 0.45419%
141 0.25516%
142 0.12758%
143 0.25516%
145 0.51033%
146 0.38275%
148 0.25516%
150 0.12758%
151 0.71446%
152 0.25516%
153 0.03674%
154 0.22664%

0.12758%
0.27807%
0.04890%
1.61315%
0.37128%
0.10722%
0.05129%
0.20413%
0.00893%
0.10972%
0.36361%
0.03669%
0.51033%
0.08288%
0.12733%
0.16458%
0.04224%
0.29820%
6.04485%
2.74430%
0.00619%
0.00722%
30.62491%
0.01139%
0.12758%
0.01276%
95.97656%