IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

HASSAN MEGUID	§
Plaintiff,	\$ \$
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V.	§
	§
	§
CAPITAL FUND I LLC	§
	§
Defendant.	§
MOTION FO	R SUBSTIT

CIVIL ACTION NO. 4:24-CV-02988

MOTION FOR SUBSTITUTION OF COUNSEL

Defendant Capital Fund I, LLC ("Capital Fund") files this Motion for Substitution of Counsel, respectfully stating as follows:

1. Travis H. Gray of Jack O Boyle and Associates is Current Counsel of record for Capital fund I, LLC

2. Capital Fund I, LLC now requests that the Court permit Travis H Gray and the law firm of Jack O'Boyle & Associates to withdraw as counsel for Capital Fund, and the Court substitute Andrew Bell, Melissa Alonso, and Jessie Manzewitsch, of the law firm Bradley Arant Boult Cummings, LLP as counsel of record for Defendant Capital Fund.

3. The attorneys request that they receive notice of all pleadings, notices and orders filed in this matter at the address below:

Melissa Alonso <u>malonso@bradley.com</u> Andrew W. Bell <u>abell@bradley.com</u> Jessie R. Manzewitsch Pulero <u>jmanzewitsch@bradley.com</u> **BRADLEY ARANT BOULT CUMMINGS LLP** 600 Travis Street, Suite 5600 Houston, Texas 77002 4. Plaintiff and Current Counsel are unopposed to this Motion

For these reasons, Defendant Capital Fund I, LLC requests the Court enter an order

granting the substitution of its designated counsel.

Respectfully submitted,



By: <u>/s/ Melissa Gutierrez Alonso</u>

MELISSA GUTIERREZ ALONSO Texas Bar No. 24087648 malonso@bradley.com ANDREW W. BELL Texas Bar No. 24086538 abell@bradley.com JESSIE R. MANZEWITSCH PULERO Texas Bar No. 24125659 jmanzewitsch@bradley.com BRADLEY ARANT BOULT CUMMINGS LLP 600 Travis Street, Suite 5600 Houston, Texas 77002 (713) 576-0307 Telephone (713) 576-0301 Facsimile

SUBSTITUTED COUNSEL FOR DEFENDANT

CERTIFICATE OF CONFERENCE

This Substitution of Counsel for Defendant Capital Fund I, LLC is made with the express consent of Defendant Capital Fund I LLC. I conferred with Current Counsel, Travis H Gray regarding the substitution, who indicated he was not opposed. I also attempted to confer with Plaintiff, Pro Se Hassan Meguid, three times via email (on April 14, 16, and 18, 2025) and one time via telephone (on April 18, 2025) regarding the substitution but did not receive a response.

> /s/ Andrew W. Bell Andrew W. Bell

CERTIFICATE OF SERVICE

I certify that on this 18th day of April, 2025, I electronically filed the foregoing with the Clerk of Court. I further certify that a true and correct copy of the foregoing was served on the following via the Court's electronic filing system.

Hassan Meguid drhmeguid@msn.com 8632 Maplecrest Drive Houston, TX 77099 Tel. (832) 552-2252

Plaintiff Pro Se

Travis H. Gray travis@jackoboyle.com Jack O'Boyle & Associates PLLC P.O. Box 815369 Dallas, TX 75381 Tel: (972) 247-0653 ecf@jackoboyle.com

Current Counsel for Defendant Capital Fund I LLC

/s/ Andrew W. Bell Andrew W. Bell