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TYLE="font-family: Times New Roman, Times, Serif; font-size: 10pt">29 Amended Joint Filing Agreement, dated May 24, 2018, filed with the Twenty-Sixth Amendment30 Letter Agreement Amending the Undertaking, dated June 1, 2018, filed with the Twenty-Seventh Amendment31 Amended Joint Filing Agreement, dated January 3, 2019, filed with the Twenty-Eighth Amendment

CUSIP No. 496904202 SCHEDULE 13D Page 31 of 32

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct.

Date: March 29, 2019

STILWELL ACTIVIST FUND, L.P.

By: STILWELL VALUE LLC General Partner

> /s/ Megan Parisi By: Megan Parisi Member

STILWELL ACTIVIST INVESTMENTS, L.P.

By: STILWELL VALUE LLC General Partner

> /s/ Megan Parisi By: Megan Parisi Member

STILWELL ASSOCIATES, L.P.

By: STILWELL VALUE LLC General Partner

/s/ Megan Parisi By: Megan Parisi Member

STILWELL VALUE PARTNERS VII, L.P.

By: STILWELL VALUE LLC General Partner

> /s/ Megan Parisi By: Megan Parisi Member

STILWELL VALUE LLC

/s/ Megan Parisi By: Megan Parisi Member

JOSEPH STILWELL

/s/ Joseph Stilwell*
Joseph Stilwell

*/s/ Megan Parisi Megan Parisi Attorney-In-Fact CUSIP No. 496904202 SCHEDULE 13D Page 32 of 32

SCHEDULE A

On March 16, 2015, Stilwell Value LLC ("Value") and Joseph Stilwell consented to the entry of a civil administrative SEC order (the "Order") that, among other things, alleged violations of sections of the Investment Advisers Act of 1940 and certain rules promulgated thereunder for failing to adequately disclose conflicts of interest presented by inter-fund loans. No investor suffered monetary loss from the alleged conduct. The Order, among other things, (1) suspended Mr. Stilwell from March 2015 to March 2016 from association with any investment adviser, broker, dealer, or certain regulated organizations, and imposed upon him a \$100,000 civil money penalty; and (2) censured Value, imposed upon it a \$250,000 civil money penalty (as well as the repayment obligation of \$239,157 in fees), and required it to retain an independent monitor for three years, which monitorship concluded on April 9, 2018. All obligations set forth in the Order have been fully satisfied; there are no remaining obligations or restrictions pursuant to the Order.