United States Court of AppealsFor the First Circuit

No. 20-1239

IN RE: EX PARTE APPLICATION OF PORSCHE AUTOMOBIL HOLDING SE FOR AN ORDER PURSUANT TO 28 U.S.C. § 1782 GRANTING LEAVE TO OBTAIN DISCOVERY FOR USE IN FOREIGN PROCEEDINGS

PORSCHE AUTOMOBIL HOLDING SE, Petitioner, Appellee,

v.

JOHN HANCOCK LIFE INSURANCE COMPANY (USA); JOHN HANCOCK ADVISERS, LLC; JOHN HANCOCK INVESTMENT MANAGEMENT SERVICES, LLC, Respondents, Appellants,

FPCAP LLC; FINEPOINT CAPITAL LP; FINEPOINT PARTNERS LLC, Respondents.

No. 20-1241

IN RE: EX PARTE APPLICATION OF PORSCHE AUTOMOBIL HOLDING SE FOR AN ORDER PURSUANT TO 28 U.S.C. § 1782 GRANTING LEAVE TO OBTAIN DISCOVERY FOR USE IN FOREIGN PROCEEDINGS

PORSCHE AUTOMOBIL HOLDING SE, Petitioner, Appellee,

v.

FINEPOINT CAPITAL LP; FINEPOINT PARTNERS LLC; FPCAP LLC;

JOHN HANCOCK LIFE INSURANCE COMPANY (USA);

JOHN HANCOCK ADVISERS, LLC;

JOHN HANCOCK INVESTMENT MANAGEMENT SERVICES, LLC,

Respondents,

JOHN HANCOCK WORLDWIDE INVESTORS PLC; CRAIG BROMLEY, as Trustee for John Hancock Variable Insurance Trust,

John Hancock Funds II, John Hancock Funds III, and

John Hancock Strategic Series for JHF Income Fund,

Interested Parties, Appellants.

ERRATA SHEET

The judgment of this Court issued on January 15, 2021, is amended as follows:

On page 11, line 4, insert the word "discovery" after "1782(a)."