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business. No other member of Global LLC, in its capacity as such, will have any authority or right to control the management of Global LLC or to bind it in connection with any matter. Any material amendment, supplement or waiver of the Global LLC operating agreement must be approved by a majority of our Corporate Governance and Conflicts Committee.

**Amendments**

The operating agreement of Global LLC may be amended, supplemented, waived or modified by our written consent, in our sole discretion, without the approval of any other person, however, no amendment may (i) modify the limited liability of any member, or increase the liabilities or obligations of any member, in each case, without the consent of each such affected member or (ii) materially and adversely affect the rights of a holder of Class A units, Class B units or Class B1 units, in their capacity as holders of Class A units, Class B units or Class B1 units, in relation to other classes of equity securities of Global LLC, without the consent of the holders of a majority of such classes of units. So long as we are the managing member, any such material amendment, supplement or waiver must be approved by a majority of our Corporate Governance and Conflicts Committee. Notwithstanding the foregoing, we may, without the written consent of any other member or any other person, amend, supplement, waive or modify any provision of Global LLC's operating agreement and execute, swear to, acknowledge, deliver, file and record whatever documents may be required in connection therewith, to:

- reflect any amendment, supplement, waiver or modification that we determine is necessary or appropriate in connection with the creation, authorization or issuance of any class of units or other equity securities in Global LLC or other Global LLC securities in accordance with the Global LLC operating agreement;
- reflect the admission, substitution, withdrawal or removal of members in accordance with the Global LLC operating agreement;
- reflect a change in Global LLC's name, the location of its principal place of business, its registered agent or its registered office;
- reflect a change in Global LLC's fiscal or taxable year and any other changes that we determine to be necessary or appropriate as a result of a change in Global LLC's fiscal or taxable year, including a change in the dates on which Global LLC is to make distributions; or
- cure any ambiguity, mistake, defect or inconsistency.

**Voting rights**

The Class A units, Class B units and Class B1 units will not have any voting rights.

**Exchange rights of members; automatic conversion**

Global LLC will issue Class A units, which may only be issued to Global, as the sole managing member, and Class B units, which may only be issued and held by our Sponsor or its controlled affiliates. Additionally, we will establish the Class B1 units which may be issued in connection with a reset of incentive distribution levels (see "—Distributions—IDRs—IDR holders' right to reset incentive distribution levels"), or in connection with acquisitions from our Sponsor or third parties.

Each Class B unit and each Class B1 unit of Global LLC, together with a corresponding number of shares of Class B common stock or Class B1 common stock, as applicable, will be exchangeable at any time for a share of our Class A common stock, subject to equitable adjustments for stock splits, stock dividends and