

# EXHIBIT 7

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December 7, 2021

Via Odyssey E-FileThe Honorable Kevin W. Eide  
Presiding Judge  
Carver County Justice Center  
604 E. 4<sup>th</sup> Street  
Chaska, Minnesota 55318RE: *In Re Estate of Prince Rogers Nelson*  
Case Number 10-PR-16-46

Dear Judge Eide:

This letter responds to the questions raised by Primary Wave IP Fund I, LP) ("Primary Wave") through its counsel, Attorney Eric J. Magnuson, in response to a Notice of Application for Determination and Establishment of Attorney's Lien and Entry of Judgment filed on August 4, 2021. As the Court is aware, the undersigned attorney represented Alfred Jackson, Jr., one of six (6) heirs-at-law of Prince Rogers Nelson. Mr. Jackson has since died, and his estate entered into a settlement agreement whereby Primary Wave purchased Mr. Jackson's interests in the Prince Estate. In connection with the purchase of Mr. Jackson's interests, this Court entered an Order recognizing Primary Wave as an Interested Person in the Prince Estate on or about April 4, 2021. Upon reasoned information and belief, no distribution has been ordered or requested in the Prince Estate, and the probate proceeding remains open.

Mr. Magnuson's letter challenges whether an attorney lien can be determined and established against Mr. Jackson's interests in the Prince Estate since any proceeds (money or otherwise) that are ultimately distributed and attributed to Mr. Jackson's inheritance will flow to Primary Wave. In this regard, Primary Wave asserts that "there currently is no property interest in the Prince Estate to which the lien may attach." In other words, Mr. Magnuson suggests that because Mr. Jackson's estate will no longer receive any proceeds from the Prince Estate, there can be no attorney's lien against any distribution attributable to Mr. Jackson's interest. However, this position contradicts well-established Minnesota statutory and case authority regarding attorney liens.

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