Case 1:14-cv-09372-GBD-HBP Document 1774 Filed 09/09/19 Page 1-0f2

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

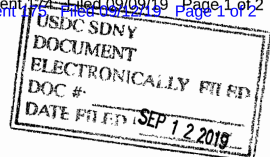
BLACKROCK ALLOCATION TARGET SHARES: SERIES S PORTFOLIO, et al.,

Plaintiffs,

v.

THE BANK OF NEW YORK MELLON,

Defendant.



Case No. 14-cv-9372-GBD

PREJUDICE AND (II) NOTICE OF DISMISSAL TO CURRENT HOLDERS

Having reviewed the Parties' Joint Motion to approve (i) the voluntary dismissal of Plaintiffs' claims with prejudice and (ii) a proposed form of notice required to dismiss the case with prejudice, the Court grants the motion;

NOW, THEREFORE, IT IS HEREBY ORDERED that the Motion is GRANTED and:

- 1. The form of the proposed notice of dismissal to current noteholders in the Trusts, attached as Exhibit 1 to the Declaration of Timothy A. DeLange in support of the motion (the "Notice"), is approved; and
- 2. Within ten (10) calendar days of this Order or a longer period as agreed to by the parties, except as to those trusts that have terminated pursuant to the trusts' governing agreements, The Bank of New York Mellon shall post the Notice to the trust investor reporting website, as to those trusts for which The Bank of New York Mellon administers the website, or send the Notice to the person or entity that administers the trust investor reporting website and request that the Notice be posted, as to those trusts for which The Bank of New York Mellon does not administer the website.

Case 1:14-cv-09372-GBD-HBP Document 174 Filed 09/12/19 Page 2 of 2

3. The parties shall file a Stipulation of Dismissal attesting to the posting of the Notice not less than 40 calendar days after the date of this Order. The dismissal of the case with prejudice shall be effective upon the Parties' filing the Stipulation of Dismissal.

SO ORDERED:

Dated: SEP 1 2 2019

The Honorable George B. Daniels

United States District Judge