

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM690105

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	COURT ORDER
RESUBMIT DOCUMENT ID:	900652847

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
HG, Inc.		03/08/2021	Corporation: MISSOURI

RECEIVING PARTY DATA

Name:	Williams Sales, Inc.
Street Address:	4150a Industrial Drive
City:	St. Peters
State/Country:	MISSOURI
Postal Code:	63376
Entity Type:	Corporation: MISSOURI

PROPERTY NUMBERS Total: 27

Property Type	Number	Word Mark
Registration Number:	0760996	VAN ELI
Registration Number:	0855135	BAREFOOT ORIGINALS
Registration Number:	0846733	VANELI
Registration Number:	0934008	WOLFFIES
Registration Number:	1427563	MARMI
Registration Number:	1427477	MARMI
Registration Number:	1534421	NECESSAIRE
Registration Number:	1560919	SESTO MEUCCI
Registration Number:	1648547	WOLFFTRAP
Registration Number:	1729522	MEZZO
Registration Number:	1768977	MARMI
Registration Number:	2759580	SESTINO
Registration Number:	2809238	VERO VE
Registration Number:	3349043	VANELI DI NOTTE
Registration Number:	3647978	CUSHINO
Registration Number:	3596964	WOLFF SHOE COMPANY
Registration Number:	3640026	VANELI COMFORT
Registration Number:	3767782	SESTO GOLF

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	3877178	VANELI SPORT
Registration Number:	4263858	BAREFOOT ORIGINALS
Registration Number:	4257811	VANELI EAST
Registration Number:	4730617	DITTO BY VANELI
Registration Number:	5041925	L'ARTE DELLA VITA
Registration Number:	5060355	MARMI DESIGNER SHOE RACK
Registration Number:	4990507	L'ARTE DELLA VITA
Registration Number:	5849279	LINKS TO LEISURE
Registration Number:	6027504	PURPLE COLLECTION

CORRESPONDENCE DATA

Fax Number: 3147267501

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 314-726-7500

Email: jwgrp@hdp.com

Correspondent Name: Joseph E. Walsh, Jr.

Address Line 1: 7700 Bonhomme, Suite 400

Address Line 4: St. Louis, MISSOURI 63105

NAME OF SUBMITTER: Joseph E. Walsh, Jr.

SIGNATURE: /Joseph E. Walsh, Jr./

DATE SIGNED: 11/23/2021

Total Attachments: 4

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IN THE CIRCUIT COURT FOR ST. LOUIS COUNTY, STATE OF MISSOURI

Gary Wolff as Trustee of the William Wolff
Revocable Living Trust Agreement dated
August 1, 1990,

Plaintiff,

v.

Wolff Shoe Company,

Defendant.

Case No. 20SL-CC05685

Division 4

ORDER GRANTING MOTION FOR APPOINTMENT OF SUCCESSOR RECEIVER

The Motion for Appointment of Successor Receiver (the "**Motion**") filed by Defendant Wolff Shoe Company ("**Wolff**"), under Mo. Rev. Stat. §§ 515.500 et seq., (the "**Missouri Commercial Receivership Act**" or "**MCRA**"), came before the Court on the 8th day of March 2021. The Court finds as follows:

- A. On November 17, 2020, plaintiff Gary Wolff as Trustee of the William Wolff Revocable Living Trust Agreement dated August 1, 1990 (the "**Trust**") filed this case seeking the appointment of a general receiver for Wolff.
- B. This Court entered its First Amended Consent Order Granting Motion for Appointment of Receiver on December 14, 2020 ("**Receiver Order**"), under which this Court appointed HG, Inc. as the general receiver.
- C. Richard Harmon was the sole shareholder of HG, Inc. As such, Mr. Harmon was the only person authorized or able to direct and control HG, Inc. Consequently, Mr. Harmon was the only person that could direct the actions of the receiver in this case.
- D. Mr. Harmon passed away suddenly on February 21, 2020.

- E. Since the Court appointed HG as receiver, HG and its professionals undertook extensive efforts to obtain control of the assets of Wolff, work with Wolff's existing management to stabilize operations, prepare Wolff's assets for marketing and sale, and consummate a sale of Wolff's assets. This Court entered its Order approving the sale of substantially all of Wolff's assets on February 1, 2020 ("**Sale Order**").
- F. Mr. Harmon, on behalf of HG, worked with all parties to close the sale in accordance with the Sale Order, and the sale closed on or about February 3, 2021.
- G. Although all or substantially all of the assets contemplated under the Sale Order have transferred to the buyer, the receivership estate needs continued administration, including the transfer of certain accounts and administrative authorizations to buyer, filing of reports, preparation of any necessary tax returns, payment of taxes, compensation of professionals, and, if there are any available funds, processing of administrative claims and other claims.
- H. During the receivership, Edward Page, through his company, Williams Sales, Inc. d/b/a Williams Capital Corp. ("**Williams**"), was retained by HG as part of this case. Mr. Page assisted the receivership estate in the sale of Wolff's assets.
- I. Mr. Page, through his company Williams, is a proper party to be appointed as successor receiver given Mr. Page's experience with Wolff in this case, his knowledge of the current state of operations, and his knowledge of Wolff overall. As set forth further in Mr. Page's affidavit that was filed concurrently with the Motion, Mr. Page has the receivership and workout experience that is necessary to administer the remainder of this case and execute the duties of a receiver.

Appointment of Successor Receiver

1. Missouri law provides for the appointment of a successor receiver when the existing receiver can no longer serve, including upon the death of the receiver. Although HG is the current receiver, HG can no longer act because its sole shareholder has died.

2. Under MO. REV. STAT. § 515.655 (part of the Missouri Commercial Receivership Act):

1. The court shall remove or replace the receiver on application of the debtor, the receiver, or any creditor, or any party or on the court's own motion if the receiver fails to perform the receiver's duties or obligations under sections 515.500 to 515.665, as ordered by the court.
2. Upon removal, resignation, or death of the receiver the court shall appoint a successor receiver if the court determines that further administration of the estate is required. The successor receiver shall immediately take possession of the estate and assume the duties of receiver.

...

MO. REV. STAT. § 515.655.

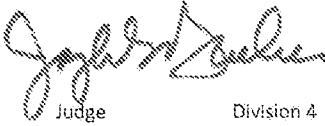
3. In this case, for the reasons stated above, the Court finds that grounds exist for the appointment of a successor general receiver, and Williams Sales, Inc. d/b/a Williams Capital Corp. is hereby appointed as the successor receiver in this case.

4. As receiver, Williams will serve under the same powers, rights and terms as provided under the Receiver Order, and Williams is bound by the terms of the Receiver Order, except as otherwise provided in this Order. Williams and Mr. Page are approved to serve at the rate of \$275 per hour.

5. Williams is authorized, but not required, to retain any or all professionals previously retained by HG as receiver.

6. Williams is authorized to serve as receiver without the need for any additional bond to be provided.

SO ORDERED:



Judge

Division 4

March 08, 2021

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