

UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

n the Matter of the Application of	3	
GOOD VIBRATION SHOES, INC.	§	WITHDRAWAL OF ACTION
For Review of Action Taken by	§	
FINANCIAL INDUSTRY REGULATORY	§	
AUTHORITY	§	
File No. 3-19238	§	

Allied Corp. (formerly Landmark Technology Group, Inc. and formerly Good Vibration Shoes) (the "Company), by its attorneys Cutler Law Group, P.C., hereby withdraws the application of the Company for review of the Action taken by FINRA with the Securities and Exchange Commission.

Pursuant to discussions with FINRA, this withdrawal will permit the parties to have the opportunity for final determination of FINRA's denial of company related actions by a subcommittee of FINRA's Uniform Practice Committee, which is scheduled for July 30, 2019. By Rule the subcommittee must notify the Company of its decision and the basis of the decision within three days of the hearing. Pursuant to discussions and written correspondence with Alan Lawhead, Vice President and Director – Appellate Group of FINRA, this withdrawal is without prejudice and will not preclude refiling the application in the event Allied Corp. remains aggrieved subsequent to the subcommittee's determination.

Respectfully submitted,

July 17, 2019

M. Richard Cutler Attorney for Petitioner Texas Bar No. 05298500 6575 West Loop South, Suite 500

Bellaire, TX 77401 (713) 888-0040 rcutler@cutlerlaw.com