UNITED STATES OF AMERICA

BEFORE THE

SECURITIES AND EXCHANGE COMMISSION

In the Matter of the Application of	§	
GOOD VIBRATION SHOES, INC.	§	ADMINISTRATIVE PROCEEDING
For Review of Action Taken by	§	No. 3-19407
FINRA	§	

NOTICE TO WITHDRAW APPLICATION

This matter involves an appeal from a determination by the Financial Industry Regulatory Authority ("FINRA") under FINRA Rule 6490 to deny the application of Good Vibration Shoes, Inc. ("GVSI") to FINRA for certain corporate actions. On March 20, 2019, GVSI submitted an application to FINRA to complete a name change to Allied Corp., obtain a new symbol, and conduct a reverse stock exchange pursuant to a merger. FINRA determined the application was deficient on June 21, 2019. GVSI filed an appeal to the Uniform Practice Committee of FINRA (the "Committee") on June 27, 2019. On August 16, 2019, the Committee affirmed FINRA's determination. The Company timely filed with the U.S. Securities Exchange Commission ("SEC") an application for reversal of FINRA's deficiency determination on August 22, 2019 (the "Application").

On May 4, 2021, in light of (i) the absence of a functioning Board of Directors, (ii) revocation of GVSI's charter, (iii) abandonment by GVSI of its business and (iv) the urgency for GVSI to meet the deadline established by the SEC under recent amendments to SEC Rule 15c2-11 requiring delinquent OTC market filers to provide current and publicly available information for broker-dealers to quote their securities in the OTC market, the Second Judicial District Court of the State of Nevada in and for Washoe County issued an Order Granting Emergency Motion for Appointment of Custodian Pursuant to NRS78.347

And For Temporary Restraining Order And Mandatory Injunctive Relief (Case No. CV21-00710) appointing George Sharp as Custodian of GVSI.

Under his authority as Custodian, George Sharp appointed himself as the sole member of the Board and President, Secretary and Treasurer of the Company by resolutions of the registrant's Board of Directors on May 4, 2021. In his roles as President and Chairman of the Board of Directors, Mr. Sharp has determined that it is in the best interests of GVSI's shareholders to withdraw the Application.

The applicant may be served upon his attorneys, whose address is below.

Dated: May 17, 2023

Respectfully submitted,

CULHANE MEADOWS HAUGHIAN & GRANT PLLC

Attorneys for Applicant Good Vibration Shoes, Inc.

By:<u>D a vid J a coby</u>

David Jacoby New York Bar Registration #1543578 888 Main Street, Suite 543 New York, New York 10044 (917) 853-0057 djacoby@cm.law

CERTIFICATE OF SERVICE

I, David Jacoby, certify that on May 17, 2023, I caused a copy of Good Vibration Shoes, Inc.'s Notice to Withdraw Application, Administrative Proceeding No. 3-19407, to be served via electronic mail on

Vanessa Countryman, Secretary Securities and Exchange Commission 100 F Street, NE, Room 10915 Washington, D.C. 20549-1090 secretarys-office@SEC.gov

and

Jennifer Brooks Appellate Group FINRA – Office of General Counsel 1735 K Street NW Washington, D.C. 20006 Jennifer.broooks@finra.org .

Respectfully submitted,

May 17, 2023

<u>D a vid J a coby</u> David Jacoby Attorney for the Petitioner