IN THE SUPREME COURT OF THE VIRGIN ISLANDS

IN THE MATTER OF THE APPLICATION FOR THE PRO HAC VICE ADMISSION

OF: RYAN A. SHORES

S. Ct. BA No. 2013-____

RE: SUPER CT. CIV. NO. SX-2013-CV-143

PETITION FOR ADMISSION PRO HAC VICE OF RYAN A. SHORES

Comes now Joel H. Holt, who is an active member of the Virgin Islands Bar in good standing, and hereby respectfully moves for the admission of Ryan A. Shores in accordance with Virgin Islands Supreme Court Rule 201. In support of this petition, it is respectfully submitted as follows:

- 1. Ryan A. Shores of the Washington, D.C. office of Hunton & Williams has been requested by Diageo USVI, Inc. to represent its interests in a pending case filed against it in the Superior Court of the Virgin Islands, *Alleyne v. Cruzan Viril, Ltd and Diageo USVI, Inc.,* Civ. No. SX 13-CV-143. This case involves alleged damages due to the emission of ethanol from the rum distilling operations of the defendants.
- Ryan A. Shores is a specialist in coordinating national litigation for clients who
 need such services, which the client retaining him here is in need of, as will be
 discussed herein.
- 3. Joel H. Holt is local counsel for Diageo USVI, Inc. in that case and has personally met with Ryan A. Shores before filing this motion.
- 4. Attached as **Exhibit A** is the affidavit of Joel H. Holt as required by the rules of this Court, which is submitted in support of this motion. As noted therein, it is respectfully submitted that Ryan A. Shores is a person of good moral character

- and high professional standing and possesses all of the qualifications required to practice law in the U.S. Virgin Islands.
- 5. Ryan A. Shores has completed the required "Pro Hac Vice Application" that is attached hereto as **Exhibit B** in furtherance of this Petition, in accordance with the Rules of the Supreme Court of the Virgin Islands.
- 6. As stated in the attached Application, Attorney Shores has never been the subject of any disbarment or suspension in any jurisdiction.
- 7. In accordance with Superior Court Rule 201(a)(4), all bar membership fees have been paid, including \$200 in dues to the Virgin Islands Bar Association and \$632 in business license fees to the Virgin Islands Department of Licensing and Consumer Affairs, as evidenced by the receipts attached hereto as part of **Group Exhibit C**.
- 8. The Government of the Virgin Islands Department of Licensing and Consumer Affairs issued a business license to Attorney Shores on August 19, 2013, which will be valid through August 31, 2014 attached hereto as **Exhibit D**.
- 9. While Ryan A. Shores has not previously been admitted *pro hac vice* in any case in this jurisdiction, other attorneys from his law firm, Hunton & Williams, have been admitted in the past as noted in the attachment to counsel's affidavit. See **Exhibit A**.
- 10. This disclosure is being made because of the language in Rule 201 stating that "No attorney **or law firm** may appear *pro hac vice* in more than a total of three cases." (Emphasis added). The law firm of Hunton & Williams has never been

¹ A concurrent petition for the *pro hac vice* application of William L. Wehrum, Jr., another member of Hunton & Williams, is also being submitted with this petition. That application is his first as well in this jurisdiction.

admitted *pro hac vice*, but individual lawyers in its firm have been admitted, as noted, in certain specialty areas such as environmental law and bankruptcy matters. See **Exhibit A**.

- 11. It is respectfully submitted that the "or law firm" language in Rule 201 is intended to apply to the admissions of law firms (and not individual lawyers, as contemplated by example by LRCi 83 (6) of the District Court of the Virgin Islands), so that the fact that other members of Hunton & Williams have been admitted over the years is irrelevant to this petition. Indeed, the *pro hac vice* checklist and questionnaire inquires about previous admissions of the individual applicant and does not inquire about the other admissions of the applicant's law firm.
- 12. However, if this language in Rule 201 is intended to apply to the number of admissions of a lawyer **and** his firm, then Ryan A. Shores would have exceeded the number of *pro hac vice* admissions allowed under this rule. If Rule 201 is construed so as to count admissions of other firm members so that Ryan A. Shores cannot meet the limitation of three appearances as provided in Rule 201, then the petitioner respectfully requests this Court to consider a special waiver of the provisions of Rule 201. In this regard, this Court specifically addressed this issue in *In the Matter of the Application of Payton*, 2009 V.I. Supreme LEXIS 17 (VI Supreme Court 2009)(unpublished opinion).
- 13. In support of this alternate request that this provision of Rule 201 be waived in this case for Ryan A. Shores, it is respectfully pointed out that Hunton & Williams

² For example, if Ryan A. Shores left Hunton & Williams and opened his own firm, the fact that his former law firm had other attorneys previously admitted would be irrelevant to this petition. However, counsel wants to fully disclose these facts so the Court can make this determination based on the full disclosure of all facts.

- is Diageo's coordinating national counsel for these emissions issues, which includes cases in other jurisdictions with related regulatory and environmental issues. The client has invested significant time and money in that firm's work on these related matters in order to coordinate these cases. Thus, it is respectfully requested that the equitable waiver of the "three admission rule" be waived here if it is deemed to apply to this application.
- 14. Indeed, this case involves unique legal issues for Diageo USVI, Inc., as the same issues raised in the underlying litigation involve other distillery operations in other locations, including one pending in another jurisdiction (Kentucky) against a related entity. Like the Plaintiffs have done, Diageo has retained national counsel to coordinate the two cases, which services cannot be performed by Joel H. Holt, a sole practitioner who only practices in the Virgin Islands. See **Exhibit A**
- 15. Thus, it is respectfully submitted that the facts in this case support a waiver of the three appearance limitation in Rule 201 for Ryan A. Shores because of these special circumstances if Rule 201 is construed to also include prior admissions of other attorneys in the same firm.
- 16.As such, it is respectfully requested that the equitable waiver of the "three admission rule" be waived here if it is deemed to apply to this application, as valid and extraordinary reasons to justify departing from the "three admission" rule, if it applies, are present here.
- 17.A proposed Order granting *pro hac vice* admission is attached hereto as **Exhibit E**.

Petition *Pro Ha Vice Re* Ryan A. Shores Page 5

WHEREFORE, Defendant, Diageo USVI, Inc., by undersigned counsel, Joel H. Holt, respectfully requests that this Honorable Court approve the *pro hac vice* admission of Attorney Ryan A. Shores.

Dated: August 20, 2013

/s/ Joel H. Holt Joel H. Holt, Esq.(Bar No. 6) Law Offices of Joel H. Holt 2132 Company Street Christiansted, St. Croix USVI, 00820 Telephone: (340) 773-8709

Email: holtvi@aol.com

CERTIFICATE OF SERVICE

I hereby certify that on this 20th day of August, 2013, I filed the foregoing with the Clerk of the Court, and delivered as indicated to the following:

EMAIL AND HAND DELIVER

VINCENT COLIANNI, II
Colianni & Colianni
1138 King Street
Christiansted, St. Croix
U.S. Virgin Islands 00820
vince@colianni.com,
vinny@colianni.com

CHAD C. MESSIER, ESQ. (Bar No. 497)
STEFAN B. HERPEL, ESQ. (Bar No. 1019)
Counsel for Defendant,
Cruzan VIRIL, Ltd.
Dudley, Topper and Feuerzeig, LLP
Law House, 1000 Frederiksberg Gade
P.O. Box 756
St. Thomas, USVI 00804-0756
Telephone: (340) 774-44
E-mail: cmessier@dtflaw.com

/s/Joel H. Holt

IN THE SUPREME COURT OF THE VIRGIN ISLANDS

IN THE MATTER OF THE APPLICATION FOR THE PRO HAC VICE ADMISSION

OF: RYAN A. SHORES,

S. Ct. BA No.	2013
---------------	------

RE: SUPER CT. CIV. NO. SX-2013-CV-143

AFFIDAVIT JOEL H. HOLT IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE

I, Joel Holt, Esq., being duly sworn hereby state as follows:

- 1. I am an adult resident of St. Croix and am familiar with the facts asserted herein.
- 2. I am an attorney currently in good standing and an active member of the Virgin Islands Bar Association.
- 3. I have filed a petition for the admission of Ryan A. Shores, Esq. *pro hac vice* before this Court and submit this affidavit in support of this petition.
- 4. Ryan A. Shores of the Washington, D.C. office of Hunton & Williams has been requested by Diageo USVI, Inc. to represent its interests in a pending case filed against it in the Superior Court of the Virgin Islands, *Alleyne v. Cruzan Viril, Ltd and Diageo USVI, Inc.,* Civ. No. SX 13-CV-143, in which I am local counsel of record. This case involves alleged damages due to the emission of ethanol from the rum distilling operations of the defendants.
- 5. Ryan A, Shores is a specialist in coordinating national litigation for clients such as Diageo, who has retained his services for this specialized purpose.
- 6. I personally met with Ryan A. Shores before filing this motion and I find him to be a person of good moral character and high professional standing who possesses all of the qualifications required to practice law in the U.S. Virgin Islands.

Affidavit of Joel H. Holt Re Pro Hac Vice of Ryan A. Shores Page 2

7. While Ryan A. Shores has not previously been admitted pro hac vice in any

case in this jurisdiction, research by his office indicates that other attorneys

from his law firm, Hunton & Williams, have been admitted in the past as per

the attached schedule.

8. This disclosure is being made because of the language in Rule 201 stating

that "No attorney or law firm may appear pro hac vice in more than a total of

three cases." (Emphasis added). Based on his firm's research, the law firm of

Hunton & Williams has never been admitted pro hac vice, but individual

lawyers in its firm have been admitted, as noted.

9. This case involves unique legal issues for Diageo USVI, Inc., as the same

issues raised in the underlying litigation involve other distillery operations in

other locations, including one pending in another jurisdiction (Kentucky)

against a related entity, so that the coordination of the two cases requires

national counsel, which Ryan Shores performs for Diageo and which services

cannot be performed by me, a sole practitioner who only practices in the

Virgin Islands.

10. For the foregoing reasons and for reasons set forth in Ryan A. Shores, Esq.

affidavit and questionnaire, I respectfully request his admission be permitted.

Joel H. Holt

Dated: August 20, 2013

SUBSCRIBED AND SWORN TO

before me this day of August, 2013

MOTARY PUBLIC

JERRI FARRANTE

Commission Exp: August 26, 2015

NP 078-11

Diageo USVI- Pro Hac Admissions

Name	Court	Case	Case Status	Date Admitted
Andrew Kamensky	US District Court VI, Bankruptcy Division	In re: Emerging Communications, Inc., Debtor Case No. 06-30007 (JKF) and In re: Innovative Communication Co., Debtor Case No. 06-30008 (JKF)	Closed	4/9/2007
		St. Croix Renaissance Group, LLLP, et al. v. St. Croix Alumina, LLC, et al.,		
Cassandra C. Collins	US District Court VI	Case No. 2004/67 Commissioner of DPNR et al. v. Century, Alumina et	Closed	4/10/2008
Cassandra C Collins	118 District Court VI	al.	The case is active -	0000/2/11
Cassandra C. Collins	US District Court VI	DPNR v. SCRG, et al., Case No. 2007/114	Closed	
		St. Croix Renaissance Group, LLLP, et al. v. St. Croix Alumina, LLC, et al.,		
Charles A. Gall	US District Court VI	Case No. 2004/67	Closed	2/24/2009
		Commissioner of DPNR, et al. v. Century Alumina, et		
Charles A. Gall	US District Court VI	al. Case No. 2005/62	The case is active - client was dismissed	10/22/2009
		DPNR v. SCRG, et al.,		
Charles A. Gall	US District Court VI	Case No. 2007/114	Closed	2/16/2010
Chip Nunley	U.S. District Court VI	Berry et al. v. Altria Group, Inc., et al, 3:11-ev-00008-CVG	Case dismissed	2/24/2011
		St. Croix Renaissance Group, LLLP, et al. v. St.		
Dan J. Jordanger	US District Court VI	Croix Alumina, LLC, et al., Case No. 2004/67	Closed	8/4/2008
		Commissioner of DPNR, et al. v. Century Alumina, et		
-		al.	The case is active -	
Dan J. Jordanger	US District Court VI	Case INO. 2003/02	CHERL WAS DISTRISSED	4/2/2007
Dan J. Jordanger	US District Court VI	DPNK V. SCKG, et al., Case No. 2007/114	Closed	7/7/2010
-		Henry, Josephat (Harvey) v. St. Croix Alumina, LLC	-	
David Craig Landin	US District Court VI	Case No. 1999/0036	Closed*	5/15/2007
Douglas Garrou	US District Court VI	Henry, Josephat (Harvey) v. St. Croix Alumina, LLC Case No. 1999/0036	Closed*	5/15/2007
		Chad S. Gass, Plaintiff vs. Virgin Islands Telephone		
		Corporation and RACO, Incorporated, and Ann Marie		
Kellv I., Faglioni	US District Court VI	Estes, Defendants Civil No. 1997/184	Closed	Spring of 1998
The second of the second			2000	Spring or 1779

Diageo USVI- Pro Hac Admissions

Name	Court	Case	Case Status	Date Admitted
		Commissioner of DPNR, et al. v. Century Alumina, et		
Lori E. Jarvis	US District Court VI	al. Case No. 2005/62	The case is active - client was dismissed	10/22/2009
Ĺ		Henry, Josephat (Harvey) v. St. Croix Alumina, LLC		
Lori E. Jarvis	US District Court VI	Case No. 1999/0036	Closed*	5/15/2007
			Case remanded March 2011 -	
			petition for leave to	
			appeal remand was	
Lori E. Jarvis	US District Court VI	Abednego V. St. Croix Alumina, LLC, Civ. No. 1:10-cv-00009	denied in May 2011.**	5/10/2010
				August or September
Stephen R. Blacklocks	US District Court VI	Rhymer v. Philip Morris, Inc., Civ. 2002-20	Closed	2004
		Commissioner of DPNR, et al. v. Century Alumina, et		
		al.	The case is active -	
Thomas R. Waskom	US District Court VI	Case No. 2005/62	client was dismissed	10/29/2009
		LaBast v. Lockheed Martin Corp., et al., Civ. No.		
		502/2007 (applicable to all cases under In re Mixed	Pending - we	
Thomas R. Waskom	Virgin Islands Superior Court	-	withdrew in 2011	6/2/2009
				Mid-90s (worked for
				Howard & Howard
Todd M. Stenerson	US District Court VI	Represented K-mart	Closed	Attorneys)
		Chad S. Gass, Plaintiff vs. Virgin Islands Telephone		
		Corporation and RACO, Incorporated, and Ann Marie		
		Estes, Defendants		
W. Jeffery Edwards	US District Court VI	Civil No. 1997/184	Closed	Spring of 1998
		St. Croix Renaissance Group, LLLP, et al. v. St.		
		Croix Alumina, LLC, et al.,		
William H. Wright Jr.	US District Court VI	Case No. 2004/67	Closed	4/10/2008
Former Employees				
		Henry, Josephat (Harvey) v. St. Croix Alumina, LLC		

Former Employees				
		Henry, Josephat (Harvey) v. St. Croix Alumina, LLC		
Benita Ellen	US District Court VI	Case No. 1999/0036	Closed*	5/15/2007
John A. Sheehan				
		Commissioner of DPNR, et al. v. Century Alumina, et		
		al.	The case is active -	The case is active - 11/07/2007 withdrawn
Patricia M. Sulzbach	US District Court VI	Case No. 2005/62	client was dismissed on 11/02/2009	on 11/02/2009

Diageo USVI- Pro Hac Admissions

Name	Court	Case	Case Status	Date Admitted
		Commissioner of DPNR, et al. v. Century Alumina, et		
		al.	The case is active -	11/07/2007 withdrawn
Patricia M. Sulzbach	US District Court VI	Case No. 2005/62	client was dismissed	on 11/02/2009
		Henry, Josephat (Harvey) v. St. Croix Alumina, LLC		
Patricia M. Sulzbach	US District Court VI	Case No. 1999/0036	Closed*	5/15/2007
	Ē			
Admitted to Bar of District				
Court of Virgin Islands (federal				

Admitted to Bar of District				
Court of Virgin Islands (federal				
district cout)				
		Commissioner of DPNR, et al. v. Century Alumina, et		
		al.	The case is active -	
Jeff Martin	US District Court VI	Case No. 2005/62	client was dismissed	

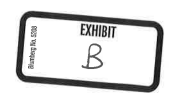
^{*}Several attorneys were admitted at the same time by the Court by oral order in telephone conference. Hunton withdrew as counsel in July 2011. Since then, part of it has settled and part is on appeal to the Third Circuit.

petition for leave to appeal the remand was denied May 2011. She was not admitted pro hac in the territorial court post-remand. **Lori Jarvis was admitted pro hac in federal court after HW removed the case. Case was remanded in March 2011 and HW's

QUESTIONNAIRE FOR ATTORNEY SEEKING ADMISSION PRO HAC VICE BEFORE THE SUPERIOR COURT OF THE VIRGIN ISLANDS PURSUANT TO SUPERIOR COURT RULE 301

PERSONAL INFORMATION

1. Attorney's		ing pro ha n A. Shores	ac vice Admission:		_
2. Professio	nal Address		Hunton & Williams LLP 2200 Pennsylvania Avenue, NW Washington, DC 20037		
(a)	Office Telep	hone Nu	mber:(202) 955-1521		
(b)	Office Fax N	Number:_	(202) 862-3609		
(c)	Email Addr	ess:	rshores@hunton.com		
3. Home Ad	ldress:		h Danville Street VA 22201		
(a)	Home Teler	hone Nu	mber:		
(b)	Fax Numbe	r:			
(a) (b) (c) (d)	Case Numb District of: Motion is b Attorney fo	er: SX-l Superior Coeing mad r: Diageo	Court of the Virgin Islands Division of St. Croix le by: Joel H. Holt USVI, Inc. and Cruzan Viril, Ltd.	one3	
5 (a) A	Virginia		and in good standing in what U.S. or foreign jurisdicti	Olist	
=	District of C	Columbia			
	Have you jurisdiction(en disbarred or suspended, from practicing law	in a	ıny
(c)	If yes, list th	e jurisdic	tion (s):		_
-				-	
-					



5.	(a) Have you ever been denied full or pro hac vice admission in any jurisdiction?
	Yes ZNo
	(b) If yes, list the jurisdiction (s):
7.	(a) Have you ever been admitted pro hac vice in any previous Superior Cour
	(formerly the Territorial Court of the Virgin Islands) or District Court matter(s) Yes No
	(b) If yes, list previous cases by caption and case number, covering the last five years in which you participated. Also list the admission date(s), the case filing dates and Court: (Please list cases chronologically. Use an extra page if necessary.)
	Case Caption (1):
	Case No. Pro Hac Vice Admission Date:
	Case filing date:
	Case Caption (2):
	Case No
	Pro Hac Vice Admission Date:
	Case Caption (3):
	Case No.
	Pro Hac Vice Admission Date:
	Name of Court in which appearance was made:
	Case Caption (4):
	Case No
	Name of Court in which appearance was made:

Questionnaire for Pro Hac Vice Admission Page 3 of 3 $\,$

8.	Did your participation include your presence in the U.S. Virgin Islands?
M	EMBERSHIP DUES/LICENSING FEES
9.	Have you, the attorney seeking pro hac vice admissions, paid the Virgin Islands bar dues and/or licensing fees pursuant to Superior Court Rule 301(a)(4)? (Please attach receipt issued from the VI Bar Association.) No Yes
10	With respect to any income earned from the Superior Court of the Virgin Islands and/or District Court of the Virgin Islands cases, have you filed all necessary reports with and paid all income and gross receipt taxes to the Virgin Islands Bureau of Internal Revenue? Yes No XNot Applicable
	Tes FNO Extract Applicable
11.	If not, state the reason for such non-compliance:
80	85
I a	cknowledge by this application that the Superior Court, and its representatives, may make further uiry with any governmental or private entity or individual concerning myself, in the furtherance this application and I hereby consent to said disclosures.
evi all	rther, I acknowledge that I have attached to this questionnaire, all Certificates of Good Standing, dencing my bar membership in all jurisdictions admitted, receipts evidencing the full payment of bar membership fees to the Virgin Islands Bar Association and the Virgin Islands Department of ensing and Consumer Affairs in accordance with Superior Court Rule 301(a)(4).
	ally, I acknowledge that copies have been forwarded to all counsel
Da	ited: 7115/2013 (Attorney's signature who is seeking pro hac vice Admission)
NC	OTARY SIGNATURE AND SEAL
My	control of the second of the s
Ì	Notary Public, District of Columbia

My Commission Expires 08 31

Supreme Court of Virginia

AT RICHMOND

Certificate

I, Patricia L. Harrington, Clerk of the Supreme Court of Virginia, do hereby certify that

RYAN ASHBY SHORES

was admitted to practice as an attorney and counsellor at the bar of this Court on November 4, 2005.

I further certify that so far as the records of this office are concerned, RYAN ASHBY SHORES is a member of the bar of this Court in good standing.

Witness my hand and seal of said Court

This 26th day of June

A.D. 2013

Deputy Clerk



District of Columbia Court of Appeals Committee on Admissions 430 F Street, N.W. — Room 123 Washington, A. C. 20001 202/879-2710

I, JULIO A. CASTILLO, Clerk of the District of Columbia Court of Appeals, do hereby certify that

RYAN A SHORES

was on **SEPTEMBER 15, 2006** duly qualified and admitted as an attorney and counselor entitled to practice before this Court and is, on the date indicated below, an active member in good standing of this Bar.

In Testimony Whereof, I have hereunto subscribed my name and affixed the seal of this Court at the City of Washington, D.C., on JUNE 20, 2013.

JULIO A. CASTILLO Clerk of the Court

 $\mathcal{B}y$:

Deputy Clerk

FOR THE A NOW PARTY STORY OF THE STATE STATE STORY OF THE STATE STAT	JOEL H. HOLT, ESQ. PC OPERATING ACCOUNT 2132 COMPANY STREET CHRISTIANSTED, VI 00820 (340)773-8709 DATE SALL Y1 PONELLY PONELL	H. HOLT, ESQ. PC RATING ACCOUNT 2132 COMPANY STREET HRISTIANSTED, VI 00820 (340)773-8709 ALJUNALT JUMM JS/F 10 T JUMM JS/F 10
--	--	--

MISCELLANEOUS PAYMENT RECEIPT# 2324966
Gov't of the U.S. Virgin Islands
2314 Kronprindsens Gade
Charlotte Amalie VI 00802
DATE: 08/07/13 TIME: 12:10
CLERK: djoseph1 DEPT: LIC CUSTOMER#: 0
CUSTOMER NAME:
COMMENT: 13N ATTORNEY POL, JDCCLCK
CHARGES:

TIME: 12:10 DEPT: LIC & CONSUMER AFFAIRS STX

CHARGES:

261272 ATTORNEY LICENSE FEE ST. 262992 DEPARTMENTAL SERVICES NOC AMOUNT PAID: 412.00 400.00

10172

PAID BY: RYAN A. SHORES
PAYMENT METHOD: CHECK
REFERENCE: TYSON
AMT TENDERED: 412.00
AMT APPLIED: 412.00
CHANGE: .00 CHANGE:

> 20.00 20.00 00.00 AMT APPLIED: TOILS

COMMENT: DEAK
CHARGES:
CHARGES: TYSON
PANDUAT PAID: CHECK
PANDUAT PAID: CHECK
PANDUAT PAID: CHECK
AMOUNT PAI

CHYMGE:

MISCELLANEOUS PAYMENT RECEIPT# 2324973
Gov't of the U.S. Virgin Islands
2314 Kronprindsens Gade
Charlotte Amalie VI 00802
CLERK: djosephl DEPT: LIC 8
CUSTOMER NAME:
CUSTOMER NAME:
CUSTOMER DPUR
CHARGES: DEPT: LIC & CONSUMER AFFAIRS STX TIME: 12:11

20.00

RECEIPT DATE SIGIB NO. 077421

RECEIVED FROM JOE! H. Holf, Sag.

ADDRESS

ADDRESS

FOR Pro Hac adjectsion of Lyan A. Shore

Locar Course C: JBet H. Holf, Sag.

ACCOUNT HOW PAID

AMT. PAID 200 CHECK 10202

BALANCE DUE ORDER

BY SLEEL

© 2001 REDIFORM® 8L816



THE GOVERNMENT OF THE VIRGIN ISLANDS

DEPARTMENT OF LICENSING AND CONSUMER AFFAIRS

BUSINESS LICENSE

KNOW ALL BY THIS PRESENT

That, in accordance with the applicable provisions of Title 3 Chapter 16 and Title 27 V.I.C. relating to the licensing of businesses and occupations, and compliance having been made with the provisions of 10 V.I.C. Sec. 41 relating to the Civil Rights Act of the Virgin Islands, the following license is hereby granted.

Licensee: RYAN A. SHORES Trade Name: RYAN A. SHORES					
Mailing Address	Physical Address				
2132 COMPANY STREET CHRISTIANSTED ST. CROIX VI 00820	51 ABC COMPANY STREET CHRISTIANSTED ST. CROIX VI 00820				
Business No: 24411 License No: 2-24411-1L					
	Business No: 24411 Types of License(s) Pro Hac Vice Attorney LINITED IN PRICE AND MORE				

As provided by law, the authorized licensing authority shall have the power to revoke or suspend any License issued hereunder, upon finding, after notice and adequate hearing, that such revocation or suspension is in the public interest; provided, that any persons aggrieved by any such decision of this office shall be entitled to a review of the same by the Territorial Court upon appeal made within (30) days from the date of the decision; provided, further, that all decisions of this office hereunder shall be final except upon specific findings by the Court that the same was arrived at by fraud or illegal means.

2013

If a renewal is desired, the holder is responsible for making application for same without any notice from this office. It is the responsibility of the Licensee to notify the Department in writing within (30) days, when a license is to be cancelled or placed in inactive status. Failure to do so will result in the assessment of penalties as authorized by law.

Valid from 08/1

08/19/2013 until 08/31/2014

Printed on 08/19/2013

Issued at St. Croix,V.I.

Fee 600.00

Commissioner, Department of Licensing and Consumer Affairs

THIS LICENSE MUST BE PROMINENTLY DISPLAYED AT PLACE OF BUSINESS



PANNWASSE

IN THE SUPREME COURT OF THE VIRGIN ISLANDS

IN THE MATTER OF THE APPLICATION FOR THE PRO HAC VICE ADMISSION OF: RYAN A. SHORES	S. Ct. BA No. 2013 RE: SUPER CT. CIV. NO. SX-2013-CV-143
ORDER GRANTING PRO HAC	VICE ADMISSION
This matter came before the Court on the Mo	otion for <i>Pro Hac Vice</i> Admission of
Attorney Ryan A. Shores. After consideration by the	e Court, the Defendant's Motion is
hereby GRANTED.	
DONE and ORDERED this day of _	, 2013
HOI	NORABLE JUDGE

cc: Counsel of record

