



IT IS ORDERED as set forth below:

Date: February 9, 2026

Sage M. Sigler
U.S. Bankruptcy Court Judge

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

In re:)	
)	Chapter 11
)	
WELLMACRE FLOOR COVERINGS)	Case No. 25-58764-sms
INTERNATIONAL, INC., <i>et al.</i> , ¹)	
)	
Debtors.)	(Jointly Administered)
)	
)	

**FIRST INTERIM APPLICATION FOR COMPENSATION FOR
SMALL HERRIN, LLP AS LOCAL COUNSEL FOR THE COMMITTEE
OF CREDITORS HOLDING UNSECURED CLAIMS**

Upon consideration of the *First Interim Application for Compensation for Small Herrin, LLP, as Local Counsel for the Committee of Creditors Holdings Unsecured Claims* [Docket No. 299] (the “**Application**”), for (a) allowance of reasonable compensation for professional services rendered by Small Herrin, LLP (“**SH**”) to the Committee for the period from August 19, 2025

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, include: Wellmade Industries MFR. N.A LLC (1058) and Wellmade Floor Coverings International, Inc. (8425). The mailing address for the Debtors for purposes of these chapter 11 cases is: 1 Wellmade Drive, Cartersville, GA 30121.



through December 31, 2025 (the “**Fee Period**”), and (b) reimbursement of actual and necessary charges and disbursements incurred by SH during the Fee Period.

A Notice of Filing of Pleadings, Deadline to Object and Hearing (“**Notice**”) regarding the Application, pursuant to the Fifth Amended and Restated General Order No. 24-2018, was filed on January 12, 2026 [Doc. No. 301], and served by electronic mail and/or First Class U.S. mail on the Master Service, as evidenced by the Certificate of Service filed related thereto [Doc. Nos. 299 and 301]. The Notice scheduled a hearing for February 11, 2026 (“Hearing”), if any objections were timely filed on or before February 5, 2026. No parties timely filed an objection to the Application on or before February 5, 2026.

It appearing that the Application meets the standards for the compensation of professionals in these cases, having reviewed and considered the Application and all other matters of record, including the lack of objection thereto, after due deliberation thereon and finding that good cause exists for the entry of this Order and that no further notice or opportunity for hearing is required, for good cause shown, it is hereby ORDERED as follows:

- 1) The Application is hereby APPROVED in its entirety.
- 2) SH is awarded as an administrative expense in these cases, on an interim basis, the sum of \$39,776.00 (Coverings - \$20,693.00; MFR - \$19,083.00) as compensation for necessary and reasonable professional services rendered during the Fee Period and \$1,878.65 (Covering \$449.95; MFR - \$1,428.70) for reimbursement of actual and necessary expenses incurred during the Fee Period.
- 3) SH is authorized to apply against such amounts the amounts that have been, and subsequent to the Application were, paid to SH by the Debtors in the respective Fee Period pursuant to the Complex Case Procedures Order.

4) The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

5) The Debtors are authorized and empowered to take all actions necessary to implement the relief granted in this Order including payment of any remaining amounts due to SH.

6) Notice of the Application as provided therein shall be deemed good and sufficient notice of such Application and the requirements of Bankruptcy Rule 6004(a), the Local Rules, and the Complex Case Procedures Order are satisfied by such notice.

7) The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

[END OF DOCUMENT]

Prepared and presented by:

PACHULSKI STANG ZIEHL & JONES LLP

Lead Counsel for the Committee of Creditors Holding Unsecured Claims

/s/ Shirley S. Cho signed w/express permission by Anna M. Humnicky

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