

IN THE CIRCUIT COURT OF THE  
SIXTH JUDICIAL CIRCUIT IN AND FOR  
PINELLAS COUNTY FLORIDA

IN RE: THE MARRIAGE OF:

**LINDA MARIE BOLLEA,**

Petitioner/Wife,

And

**TERRY GENE BOLLEA,**

Respondent/Husband,

v.

CASE NO. 07-DR-013355-FD-14

FAMILY LAW DIVISION

**TGB Family Limited Partnership, II**, a Florida limited Partnership,  
**TGB Management, LLC**, a Florida limited liability company,  
**TGB-PD Family Limited Partnership, III**, a Florida limited Partnership;  
**Hogan Holdings, LLC**, a Nevada limited liability company, not registered to do business in  
Florida; **Eric Bischoff Group, LLC**, a Nevada limited liability company, not registered to do  
business in Florida; **BH2 Gaming, LLC**, a Nevada limited liability company, not registered to do  
business in Florida; **Worldwide Wellness Partners, LLC**, a Florida limited liability company; **ERIC  
BISCHOFF**, individually; and **TGB Transportation, LLC**, a Florida limited liability company,

Defendants.

**FINAL JUDGMENT OF DISSOLUTION OF MARRIAGE**

Pursuant to the Confidential Marital Settlement Agreement dated and executed on July \_\_, 2009,  
between **LINDA MARIE BOLLEA** ("Wife"), **TERRY GENE BOLLEA** ("Husband"), **TGB  
Family Limited Partnership, II**, a Florida limited Partnership ("FLP2"), **TGB Management, LLC**,  
a Florida limited liability company ("TGB"), **TGB-PD Family Limited Partnership, III**, a Florida  
limited Partnership ("FLP3") **Hogan Holdings, LLC**, a Nevada limited liability company ("HH"),  
**Eric Bischoff Group, LLC**, a Nevada limited liability company, ("EBG"), **BH2 Gaming, LLC**, a  
Nevada limited liability company ("BH2"), and **TGB Transportation, LLC**, a Florida limited liability

company ("TGBT") ("Confidential Settlement Agreement") and the parties' petitions and answers, the Court makes the following findings and rulings.

The Court considered the Confidential Settlement Agreement which was agreed to by the parties; a written version duly and voluntarily executed by the parties, but not filed in this matter. The Court has jurisdiction over the parties and the subject matter of this action. The Husband and Wife were husband and wife; both have been continuous residents of the State of Florida for more than six (6) months before this action was commenced.

Currently, there are no minor children of the marriage and no issue are expected.

The Court finds that the parties have freely and voluntarily entered into the Confidential Settlement Agreement and that the Confidential Settlement Agreement is in the best interest of the parties. Further, the Court accepts the Confidential Settlement Agreement, and considered the evidence presented. The Court hereby ratifies and affirms the Settlement Agreement, but not merged herewith, and is made a part hereof by reference. Accordingly, it is **ADJUDGED:**

**1. THE BONDS OF MARRIAGE BETWEEN HUSBAND AND WIFE ARE DISSOLVED.**

**2. CONFIDENTIAL SETTLEMENT AGREEMENT:** The Confidential Settlement Agreement of the parties is ratified and approved and incorporated within the terms of this Final Judgment of Dissolution of Marriage as if fully set forth herein verbatim. The parties are directed to comply with the terms and conditions of the Confidential Settlement Agreement and jurisdiction is reserved to enforce the Confidential Settlement Agreement.

**3. RESERVATION OF JURISDICTION RELATIVE TO QDROs, OTHER ISSUES AND CHARGING LIENS:** The Court reserves jurisdiction to address and enter orders relative to any

and all transfers, Qualified Domestic Relations orders, the other issues which the parties agreed for the Court to retain jurisdiction over and/or any charging liens asserted or to be asserted and as to attorneys' fees, costs and suit money.

4. **NECESSARY DOCUMENTS:** Each party shall execute, in an appropriate form, all instruments necessary to comply with and effectuate this Final Judgment in a timely fashion. In the absence of such instruments, this Final Judgment will constitute an actual transfer, grant, assignment, conveyance or other consent of the rights with such force and effect that shall be necessary to affect the terms herein.

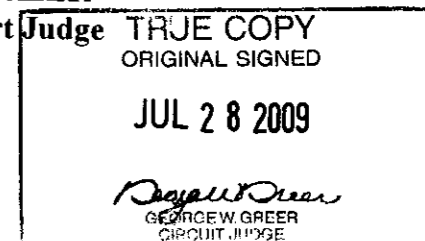
5. **TERMINATION OF TEMPORARY ORDERS:** All temporary orders are terminated and merged with this final judgment, including, but not limited to the order freezing the Morgan Stanley accounts.

6. **RESERVATION OF JURISDICTION TO ENFORCE AND CARRY OUT AGREEMENT:** In addition to the other reservation of jurisdiction provided for herein, this Court reserves jurisdiction to enter any orders necessary to enforce or carry out the intent and purposes of this Final Judgment and the Settlement Agreement.

**DONE AND ORDERED** in Chambers in Clearwater, Pinellas County, Florida, this 28<sup>th</sup> day of July 2009.

\_\_\_\_\_  
**GEORGE GREER**

Circuit Court Judge



*Copies furnished to:*

*Counsel to the Wife:*

**Raymond J. Rafool, Esquire**

*Counsel to the Husband and his entities:*

**Ann Loughridge Kerr, Esquire**

**Regina Hunter, Esquire**

**David Houston, Esquire**

**Charles A. Carlson, Esquire**

**Michael C. Addison, Esquire**

**Worldwide Wellness Partners, LLC, c/o Kevin Thomas**