# OP \$65.00 88254028

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM583525

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
WEWORK COMPANIES LLC	FORMERLY WEWORK COMPANIES, INC.	06/11/2020	Limited Liability Company: DELAWARE

### **RECEIVING PARTY DATA**

Name:	NAZARE CAPITAL MANAGEMENT, LLC
Street Address:	430 PARK AVENUE, 19TH FLOOR
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	Limited Liability Company: DELAWARE

### **PROPERTY NUMBERS Total: 2**

Property Type	Number	Word Mark
Serial Number:	88254028	SOLFL
Serial Number:	88424376	STUDENT OF LIFE FOR LIFE

### **CORRESPONDENCE DATA**

**Fax Number:** 3055037079

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 786-581-2542

Email: admin@dsmiami.com

**Correspondent Name:** Christopher A. DISchino, Esq. **Address Line 1:** 4770 Biscayne Blvd., Suite 1280

Address Line 4: Miami, FLORIDA 33137

NAME OF SUBMITTER: CHRISTOPHER A. DISCHINO, ESQ			
SIGNATURE:	/CHRISTOPHER DISCHINO/		
DATE SIGNED:	06/29/2020		

### **Total Attachments: 9**

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### TRADEMARK ASSIGNMENT AGREEMENT

This **TRADEMARK ASSIGNMENT AGREEMENT** (this "Assignment") is made and entered into as of June 11, 2020 (the "Effective Date"), by and between WeWork Companies LLC (formerly, WeWork Companies, Inc.), a Delaware limited liability company (the "Assignor") and Nazare Capital Management, a Delaware limited liability company (the "Assignee"). The Assignor and the Assignee are collectively referred to herein as the "Parties."

WHEREAS, pursuant to that certain Amended and Restated Asset Purchase Agreement, dated as of June 12, 2020, by and among the Assignor, the Assignee and WeGrow NYC, LLC, a New York limited liability company (the "Asset Purchase Agreement"), the Assignor and WeGrow NYC, LLC, as sellers, have conveyed, transferred and assigned to the Assignee, as buyer, among other assets, certain intellectual property relating to the Student of Life for Life (the "Student of Life for Life Mark") and SOLFL (the "SOLFL Mark," and together with the Student of Life for Life Mark, the "Assigned Trademarks") trademarks, as set forth in Schedule A hereto.

WHEREAS, in connection with the Asset Purchase Agreement, the Parties wish to effect the assignment, transfer, conveyance and delivery to Assignee of any and all right, title and interest Assignor owns in and to the Assigned Trademarks.

**NOW, THEREFORE**, in consideration of the premises and the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, each intending to be legally bound, hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby sells, transfers, assigns, contributes, conveys and delivers to Assignee, and its successors and assigns, all right, title and interest in and to (a) the Assigned Trademarks (including all goodwill associated therewith) and (b) the top-level domain names, as set forth in <u>Schedule A</u> hereto. Further, Assignor shall take all commercially reasonable steps to transfer, assign, convey and deliver the exclusive control of all social media handles, including the WeGrow Instagram page, (as defined in the Asset Purchase Agreement) set forth in <u>Schedule A</u> hereto, to the Assignee. For the avoidance of doubt, and in accordance with the Asset Purchase Agreement, Assignee shall not use the @wegrow handle on social media and shall cause the @wegrow handle to be changed.
- 2. Recordation and Further Actions. Assignor hereby authorizes the Commissioner for Trademarks in the United States Patent and Trademark Office, and the officials of corresponding entities or agencies in any applicable jurisdictions, to record and register this Trademark Assignment upon request by the Assignee. Following the date hereof, upon Assignee's reasonable request and at the Assignee's sole cost and expense, Assignor shall take such steps and actions, and provide such cooperation and assistance to the Assignee, including the execution and delivery of any affidavits, declarations, exhibits, assignments or other documents, as may be reasonably necessary to effect, evidence, or perfect the assignment of the Assignment Trademarks to Assignee. In the event Assignor fails, within ten days of a request from Assignee, to execute and/or deliver any document described herein, Assignor consents (consent not to be unreasonably withheld) to irrevocably appoint Assignee as Assignor's agent and attorney-in-fact solely for the purpose of executing such document on Assignor's behalf (such agency being deemed an agency coupled with an interest) upon notice to Assignor by Assignee.
- 3. <u>Terms of the Asset Purchase Agreement</u>. The Parties hereto acknowledge and agree that this Assignment is entered into pursuant to the Asset Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Assignee and Assignor with respect to the Assigned Trademarks. The representations, warranties, covenants, agreements, and indemnities contained in the Asset Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the

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event of any conflict or inconsistency between the terms of the Asset Purchase Agreement and the terms hereof, the terms of the Asset Purchase Agreement shall govern.

- 4. Representations and Warranties. The Parties acknowledge and agree that Assignor is assigning, conveying, and transferring the Assigned Trademarks without any representations or warranties of any kind. As additional consideration for the assignment of the Assigned Trademarks, Assignee shall assume, agree to discharge and become liable for all liabilities related to the Assigned Trademarks. Assignor shall not retain any liability with respect to the Assigned Trademarks. For the avoidance of doubt, as of the Effective Date all control, fees, and costs associated with the Assigned Trademarks, if any, including all applications, registrations, renewals, taxes, assignment recordals, as well as enforcement or defensive actions shall be the sole responsibility and cost of Assignee.
- 5. <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this Assignment delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Assignment.
- 6. <u>Successors and Assigns</u>. This Assignment shall be binding upon and shall inure to the benefit of the Parties hereto and their respective successors and assigns.
- 7. <u>Governing Law</u>. This Assignment and any claim, controversy, dispute, or cause of action (whether in contract, tort, or otherwise) based upon, arising out of, or relating to this Assignment Agreement and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the United States and the State of New York, without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction).

[Signature Page Follows]

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**IN WITNESS WHEREOF**, this Assignment has been executed by duly authorized representatives of the Parties on the Effective Date.

WEWORK COMPANIES LLC

By Name: Jared DeMatteis

Title: Deputy Chief Legal Officer and Assistant

Secretary

NAZARE CAPITAL MANAGEMENT, LLC

By Max Fink
Name: Max Fink

Title: Authorized Signatory

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## SCHEDULE A

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# **Trademark Records By Country**

Australia WeWork Companies Inc.  STUDENT FOR LIFE  Brazil WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.	Australia	1484172	1484172			
WeWork Companies Inc.  STUDENT FOR LIFE  Brazil  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  SOLFL  SOLFL  SOLFL  SOLFL	Australia	1484172	1484172			
WeWork Companies Inc.  Brazil  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.	***************************************		1707112	May 10 2019	35,36,41	Registered
WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  STUDENT		1489455	1489455	May 14 2019	35,36,41	Registered
WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  SOLFL  WeWork Companies Inc.						
WeWork Companies Inc.  SOLFL  WeWork Companies Inc.  STUDENT	Brazil	917296966	917296966	Dec 17 2019	35	Registered
WeWork Companies Inc.  STUDENT	Brazil	917297008	917297008	Dec 17 2019	36	Registered
EOD I IEE	Brazil	917297032	917297032	Dec 17 2019	41	Registered
	OF LIFE Brazil	917297083	917297083	Dec 17 2019	35	Registered
WeWork Companies Inc.		917297105	917297105	Dec 17 2019	36	Registered
WeWork Companies Inc.  STUDENT FOR LIFE		917297121	917297121	Dec 17 2019	41	Registered
Canada						
SOLFL WeWork Companies Inc.	Canada	1962538			35,36,41	Pending
WeWork Companies Inc.  STUDENT FOR LIFE		1962536			35,36,41	Pending
China						
SOLFL WeWork Companies Inc.	China	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.  STUDENT FOR LIFE		1489455	1489455	May 14 2019	35,36,41	Pending
Colombia WeWork Companies Inc. SOLFL						

WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Colombia	1489455	1489455	May 14 2019	35,36,41	Pending
Costa Rica							
WeWork Companies Inc.	SOLFL	Costa Rica	2019-4039	284710	Dec 2 2019	35,36,41	Registered
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Costa Rica	2019-4040	285332	Jan 10 2020	35,36,41	Registered
EUTM							
WeWork Companies Inc.	SOLFL	EUTM	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	EUTM	1489455	1489455	May 14 2019	35,36,41	Registered
Hong Kong							
WeWork Companies Inc.	SOLFL	Hong Kong	304919491	304919491	May 9 2019	35,36,37,38,41,42	Registered
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Hong Kong	304919509	304919509	May 9 2019	35,36,41	Registered
India	SOLFL						
WeWork Companies Inc.	OOLI E	India	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	India	1489455	1489455	May 14 2019	35,36,41	Pending
Indonesia							
WeWork Companies Inc.	SOLFL	Indonesia	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Indonesia	1489455	1489455	May 14 2019	35,36,41	Pending
International Reg	ister						
WeWork Companies Inc.	SOLFL	International Register	1484172	1484172	May 10 2019	35,36,41	Registered
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	International Register	1489455	1489455	May 14 2019	35,36,41	Registered

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Israel							
NeWork Companies Inc.	SOLFL	Israel	1484172	1484172	May 10 2019	35,36,41	Pending
NeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Israel	1489455	1489455	May 14 2019	35,36,41	Pending
Japan							
VeWork Companies Inc.	SOLFL	Japan	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Japan	1489455	1489455	May 14 2019	35,36,41	Pending
Korea (South)							
VeWork Companies Inc.	SOLFL	Korea (South)	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Korea (South)	1489455	1489455	May 14 2019	35,36,41	Pending
Mexico							
VeWork Companies Inc.	SOLFL	Mexico	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Mexico	1489455	1489455	May 14 2019	35,36,41	Pending
Vorocco							
VeWork Companies Inc.	SOLFL	Morocco	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Morocco	1489455	1489455	May 14 2019	35,36,41	Pending
New Zealand							
VeWork Companies Inc.	SOLFL	New Zealand	1484172	1484172	May 10 2019	35,36,41	Registered
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	New Zealand	1489455	1489455	May 14 2019	35,36,41	Pending
Norway							
VeWork Companies Inc.	SOLFL	Norway	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Norway	1489455	1489455	May 14 2019	35,36,41	Pending

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Philippines							
WeWork Companies Inc.	SOLFL	Philippines	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Philippines	1489455	1489455	May 14 2019	35,36,41	Pending
Russian Federatio	on						
WeWork Companies Inc.	SOLFL	Russian Federation	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Russian Federation	1489455	1489455	May 14 2019	35,36,41	Pending
Singapore							
WeWork Companies Inc.	SOLFL	Singapore	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Singapore	1489455	1489455	May 14 2019	35,36	Pending
South Africa							
WeWork Companies Inc.	SOLFL	South Africa	2019/12787			35	Pending
WeWork Companies Inc.	SOLFL	South Africa	2019/12788			36	Pending
WeWork Companies Inc.	SOLFL	South Africa	2019/12789			41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	South Africa	2019/12784			35	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	South Africa	2019/12785			36	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	South Africa	2019/12786			41	Pending
Thailand							
WeWork Companies Inc.	SOLFL	Thailand	1484172	1484172	May 10 2019	35,36,41	Pending
WeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Thailand	1489455	1489455	May 14 2019	35,36,41	Pending

United Kingdom  VeWork Companies Inc.	SOLFL	United Kingdom	1484172	1484172	May 10 2019	35,36,41	Registered
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	United Kingdom	1489455	1489455	May 14 2019	35,36,41	Registered
United States of A	America						
VeWork Companies LLC	SOLFL	United States of America	88/254,028			35,36,41	Pending
VeWork Companies LLC	STUDENT OF LIFE FOR LIFE	United States of America	88/424,376			35,36,41	Pending
/ietnam							
VeWork Companies Inc.	SOLFL	Vietnam	1484172	1484172	May 10 2019	35,36,41	Pending
VeWork Companies Inc.	STUDENT OF LIFE FOR LIFE	Vietnam	1489455	1489455	May 14 2019	35,36,41	Pending

TM Administrator - END OF REPORT

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