



Williams Family Estate™

c/o Gregory-Alan: Williams

173 Gussett Dr, Garner, North Carolina — without the UNITED STATES

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NOTICE OF FINAL ESTOPPEL, SUCCESSION IN OFFICE (CURE OF MISNOMER), AND
CLOSURE OF ADMINISTRATIVE RECORD RE: IRS PRESENTMENT

Ledger Reference ID: IRS-0003 through IRS-0006

Date: September 18, 2025

To: Scott Bessent, Acting Commissioner of Internal Revenue, successor in office to Billy Long and all predecessors noticed in 2025.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT, NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Be it known that lawful presentments, affidavits, and notices were delivered in good faith to the Office of Commissioner of Internal Revenue beginning August 4, 2025. Each subsequent instrument was directed to the office at its proper venue, though the name 'Billy Long' appeared as addressee in error. Trustee was not aware that Billy Long vacated the office on or about August 8, 2025, after a brief tenure of approximately two months. This defect is non-material and cured by relation back to the Office of Commissioner of Internal Revenue, which continued in existence and received said notices.

By maxim, "*Equity regards substance rather than form.*" The notices, though bearing a misnomer, are deemed to have been served upon the Office of Commissioner of Internal Revenue itself. In equity and good conscience, they therefore bind the man presently exercising the functions of that office, namely Scott Bessent, Acting Commissioner.

The Office, by silence and failure to rebut, entered dishonor. *Qui tacet consentire videtur* — silence where there is a duty to speak operates as consent. The defaults thus perfected run with the office, not with the man alone, and attach to all successors.

Accordingly, this Notice of Estoppel is served upon you, Scott Bessent, in both your private and official capacity, as successor trustee of said office. Having been duly noticed, faulted, and defaulted, and having failed to cure within the reasonable timeframes set forth, the matter is now estopped. Neither you nor your office may contradict, deny, or otherwise controvert the perfected record of dishonor.

This estoppel stands as a matter of equity, conscience, and law, binding upon you, your office, and all agents and assigns thereof. Any further attempt to controvert shall constitute fraud and bad faith.

All prior communications issued by the Trustee for the Williams Family Estate™, including:

1. **Affidavit of Status and Conditional Acceptance,**

2. **Commercial Invoice and Notice of Damage,**
3. **Notice of Fault and Opportunity to Cure, and**
4. **Final Notice of Default and Dishonor,**

were delivered in good faith, in equity, and under lawful notice and demand.

As of the date of this notice, no rebuttal in the form of sworn affidavit, verified claim, lawful proof of jurisdiction, or commercial cure has been received from the above-named party or any agent thereof. All notices were delivered via Certified Mail, Return Receipt Requested:

- USPS Certified #: 9214 7901 3247 3400 2239 1530 90; Delivered 2025-08-04 (Initial Presentment)
- USPS Certified #: 9589 0710 5270 2731 0525 15; Delivered 2025-08-25 (Notice of Fault).
- USPS Certified #: 9214 7901 3247 3400 2249 0192 63; Delivered: 2025-08-28 (Notice of Default)

Each notice provided a commercially reasonable period for cure in accordance with the maxims of equity and common right.

OPERATION OF ESTOPPEL

By failure to rebut or cure the sworn testimony and lawful conditions set forth, the IRS and its agents are now **permanently estopped** from:

- Challenging the facts stated in the Affidavit of Status and Conditional Acceptance;
- Asserting jurisdiction or claim over the Williams Family Estate™ or its Trustee;
- Attempting collection or enforcement based on the unverified presentment;
- Denying default and dishonor;
- Denying the validity of the published Commercial Invoice and attached Fee Schedule.

Per established equity and commercial principles:

"He who does not deny, admits."

"A matter must be expressed to be resolved."

"Equity aids the vigilant, not those who slumber on their rights."

All rights, title, and equitable standing are hereby affirmed and published in perpetuity. The record is now closed.

CLAIM FOR PERFORMANCE

Having met all conditions required for lawful administrative default, the Williams Family Estate™ now claims:

- **Liquidated damages in the amount of \$250,000 USD**, per published invoice and fee schedule;
- **Ledger credit against the Private Performance Bond** of the Williams Family Estate™, thereby reducing public liability in equal measure;
- **Protection from future adverse action, interference, or commercial harassment** by the Internal Revenue Service or its agents.

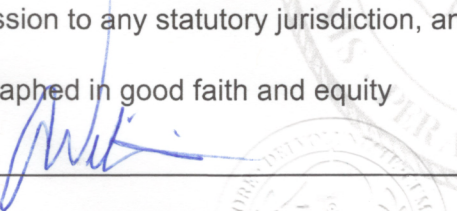
All further attempts at collection, enforcement, or contact regarding this matter shall be considered willful trespass, harassment, and dishonor in commerce.

This record shall be:

- Posted at: <https://williamsfamilyestate.org/notices/IRS-0006>
- Retained in the Estate Ledger;
- Served via Certified Mail to the above-named party.

Done in good faith, in equity, with all rights reserved. This notice stands in the private, not in submission to any statutory jurisdiction, and is binding in conscience, honor, and law.

Autographed in good faith and equity

By: 

Gregory-Alan Williams, Trustee

Williams Family Estate™

c/o 173 Gussett Drive

Garner, North Carolina

Williams Family Estate™