HFF, Inc. Form SC 13G/A February 16, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G (Amendment No. 3)*

Under the Securities Exchange Act of 1934

HFF, INC.
(Name of Issuer)
Class A Common Stock, par value \$0.01 per share
(Title of Class of Securities)
40418F108
(CUSIP Number)
December 31, 2009
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:
[] Rule 13d-1(b) [X] Rule 13d-1(c) [] Rule 13d-1(d)
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
CUSIP No. 40418F108
(1) Names of Reporting Persons: WS Capital, L.L.C.
I.R.S. Identification Nos. of Above Persons (entities only):

(2)	Check the Appropriate Box if	a Me	mber of a Group (See Instruc	ctions)
	(a) []		b) [X]	
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	izat	ion: Texas	
	of Shares Beneficially Owned Cach Reporting Person	(5)	Sole Voting Power:	0 *
		(6)	Shared Voting Power:	1,310,000*
		(7)	Sole Dispositive Power:	0 *
		(8)	Shared Dispositive Power:	1,310,000*
(9)	Aggregate Amount Beneficially 1,310,000*	Own	ed by Each Reporting Person	
(10)	Check Box if the Aggregate	Amou	nt in Row (9) Excludes Ce	rtain Shares
(11)	Percent of Class Represented	by A	mount in Row (9): 7.9%*	
(12)	Type of Reporting Person:	HC/	00	

* Based on information set forth on the Form 10-Q of HFF, Inc. (the "Company") for the quarterly period ended September 30, 2009, as filed with the Securities and Exchange Commission on November 6, 2009, there were 16,538,830 shares of Class A common stock, par value \$0.01 per share (the "Shares"), of the Company issued and outstanding as of October 30, 2009. As of December 31, 2009 (the "Reporting Date"), Walker Smith Capital, L.P. ("WSC"), Walker Smith Capital (Q.P.), L.P. ("WSCQP"), Walker Smith International Fund, Ltd. ("WS International") HHMI Investments, L.P. ("HHMI") and GT Global Hedge, L.P. ("GT Global," and collectively with WSC, WSCQP, WS International and HHMI, the "WS Funds") owned in the aggregate 1,310,000 Shares. WS Capital Management, L.P. ("WSC Management") is the general partner of WSC and WSCQP, the agent and attorney-in-fact for WS International and the investment manager for HHMI. WS Capital, L.L.C. ("WS Capital") is the general partner of WSC Management. Reid S. Walker and G. Stacy Smith are members of WS Capital. As a result, WSC Management, WS Capital, and Messrs. Reid S. Walker and G. Stacy Smith possess shared power to vote and direct the disposition of the Shares held by the WS Funds. Thus, as of the Reporting Date, for the purposes of Reg. Section 240.13d-3, (i) Messrs. Reid S. Walker and G. Stacy Smith and (ii) WS Capital and WSC Management are deemed to beneficially own 1,310,000 Shares, or approximately 7.9% of the Shares deemed issued and outstanding as of the Reporting Date. In addition, as of the Reporting Date, WS Ventures Management, L.P., WSV Management, L.L.C. and Patrick P. Walker owned no securities in the Company. Each of the reporting persons hereby expressly disclaims membership in a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder with respect to the Shares reported herein, and this Schedule 13G Amendment No. 3 shall not be deemed to be an admission that any such reporting person is a member of such a group.

CUSIP 1	No. 40418F108		
(1)	Names of Reporting Persons: W	WS Capital Management, L.P.	
	I.R.S. Identification Nos. of	Above Persons (entities only):	
(2)	Check the Appropriate Box if a	Member of a Group (See Instruc	tions)
	(a) []	(b) [X]	
(3)	SEC Use Only		
(4)	Citizenship or Place of Organi	zation: Texas	
	r of Shares Beneficially Owned Each Reporting Person	(5) Sole Voting Power:	0*
		(6) Shared Voting Power:	
		(7) Sole Dispositive Power:	0*
		(8) Shared Dispositive Power:	
(9) (10)	1,310,000* Check Box if the Aggregate A	Owned by Each Reporting Person: Amount in Row (9) Excludes Cer	
(11)	Percent of Class Represented b	by Amount in Row (9): 7.9%*	
(12)	Type of Reporting Person:	IA/PN	
for the and Exc Class A issued "Report (Q.P.), Interna Global, Funds") ("WSC attorne Capital Walker Manager	ational") HHMI Investments, L., and collectively with WSC, We will appreciate the aggregate 1,310, Management") is the general ey-in-fact for WS International L.L.C. ("WS Capital") is the and G. Stacy Smith are mement, WS Capital, and Messrs. power to vote and direct the	aber 30, 2009, as filed with the 5, 2009, there were 16,538,830 per share (the "Shares"), of 30, 2009. As of December 31 tal, L.P. ("WSC"), Walker Sm Smith International Fund, P. ("HHMI") and GT Global Hedge WSCQP, WS International and HH 000 Shares. WS Capital Manage partner of WSC and WSCQP, the and the investment manager f general partner of WSC Managemeembers of WS Capital. As a relid S. Walker and G. Stacy Sm	Securities shares of the Company, 2009 (the lith Capital Ltd. ("WS, L.P. ("GT MI, the "WS ment, L.P. e agent and for HHMI. WS ent. Reid S. esult, WSC lith possess d by the WS

240.13d-3, (i) Messrs. Reid S. Walker and G. Stacy Smith and (ii) WS Capital and WSC Management are deemed to beneficially own 1,310,000 Shares, or approximately 7.9% of the Shares deemed issued and outstanding as of the Reporting Date. In addition, as of the Reporting Date, WS Ventures Management, L.P., WSV Management, L.L.C. and Patrick P. Walker owned no securities in the Company. Each of the reporting persons hereby expressly disclaims membership in a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder with respect to the Shares reported herein, and this Schedule 13G Amendment No. 3 shall not be deemed to be an admission that any such reporting person is a member of such a group.

CUSIP 1	No. 40418F108			
(1)	Names of Reporting Persons:	Reid	S. Walker	
	I.R.S. Identification Nos. of	Abo	ve Persons (entities only):	:
(2)	Check the Appropriate Box if	a Me	mber of a Group (See Instru	actions)
	(a) []	(b) [X]	
(3)	SEC Use Only			
(4)	Citizenship or Place of Orgar	nizat	ion: United States	
	r of Shares Beneficially Owned Each Reporting Person	(5)	Sole Voting Power:	0 *
		(6)	Shared Voting Power:	1,310,000*
		(7)	Sole Dispositive Power:	0*
		(8)	Shared Dispositive Power:	
(9)	Aggregate Amount Beneficially	y Own	ed by Each Reporting Persor	
(10)	Check Box if the Aggregate	Amou	nt in Row (9) Excludes Ce	ertain Shares
(11)	Percent of Class Represented	by A	mount in Row (9): 7.9%*	
(12)	Type of Reporting Person:	IN		
* Baso	d on information sot forth on	+ h o	Form 10-0 of HFF Inc. (the	"Company")

^{*} Based on information set forth on the Form 10-Q of HFF, Inc. (the "Company") for the quarterly period ended September 30, 2009, as filed with the Securities and Exchange Commission on November 6, 2009, there were 16,538,830 shares of Class A common stock, par value \$0.01 per share (the "Shares"), of the Company issued and outstanding as of October 30, 2009. As of December 31, 2009 (the "Reporting Date"), Walker Smith Capital, L.P. ("WSC"), Walker Smith Capital

(Q.P.), L.P. ("WSCQP"), Walker Smith International Fund, Ltd. ("WS International") HHMI Investments, L.P. ("HHMI") and GT Global Hedge, L.P. ("GT Global," and collectively with WSC, WSCQP, WS International and HHMI, the "WS Funds") owned in the aggregate 1,310,000 Shares. WS Capital Management, L.P. ("WSC Management") is the general partner of WSC and WSCQP, the agent and attorney-in-fact for WS International and the investment manager for HHMI. WS Capital, L.L.C. ("WS Capital") is the general partner of WSC Management. Reid S. Walker and G. Stacy Smith are members of WS Capital. As a result, WSC Management, WS Capital, and Messrs. Reid S. Walker and G. Stacy Smith possess shared power to vote and direct the disposition of the Shares held by the WS Funds. Thus, as of the Reporting Date, for the purposes of Reg. Section 240.13d-3, (i) Messrs. Reid S. Walker and G. Stacy Smith and (ii) WS Capital and WSC Management are deemed to beneficially own 1,310,000 Shares, or approximately 7.9% of the Shares deemed issued and outstanding as of the Reporting Date. In addition, as of the Reporting Date, WS Ventures Management, L.P., WSV Management, L.L.C. and Patrick P. Walker owned no securities in the Company. Each of the reporting persons hereby expressly disclaims membership in a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder with respect to the Shares reported herein, and this Schedule 13G Amendment No. 3 shall not be deemed to be an admission that any such reporting person is a member of such a group.

CUSIP N	No. 40418F108			
(1)	1) Names of Reporting Persons: G. Stacy Smith			
	I.R.S. Identification Nos. of	Abo	ve Persons (entities only):	
(2)	Check the Appropriate Box if	a Me	mber of a Group (See Instru	ctions)
	(a) []	,	b) [X]	
(3)	SEC Use Only			
(4)	Citizenship or Place of Organ	izat	ion: United States	
	of Shares Beneficially Owned Cach Reporting Person	(5)	Sole Voting Power:	0 *
		(6)	Shared Voting Power:	
		(7)	Sole Dispositive Power:	0*
		(8)	Shared Dispositive Power:	1,310,000*
(9)	Aggregate Amount Beneficially 1,310,000*	Own	ed by Each Reporting Person	
(10)	Check Box if the Aggregate	Amou	nt in Row (9) Excludes Ce	rtain Shares

(11) Percent of Class Represented by Amount in Row (9): 7.9%*

(12) Type of Reporting Person: IN

* Based on information set forth on the Form 10-Q of HFF, Inc. (the "Company") for the quarterly period ended September 30, 2009, as filed with the Securities and Exchange Commission on November 6, 2009, there were 16,538,830 shares of Class A common stock, par value \$0.01 per share (the "Shares"), of the Company issued and outstanding as of October 30, 2009. As of December 31, 2009 (the "Reporting Date"), Walker Smith Capital, L.P. ("WSC"), Walker Smith Capital (Q.P.), L.P. ("WSCQP"), Walker Smith International Fund, Ltd. ("WS International") HHMI Investments, L.P. ("HHMI") and GT Global Hedge, L.P. ("GT Global," and collectively with WSC, WSCQP, WS International and HHMI, the "WS Funds") owned in the aggregate 1,310,000 Shares. WS Capital Management, L.P. ("WSC Management") is the general partner of WSC and WSCQP, the agent and attorney-in-fact for WS International and the investment manager for HHMI. WS Capital, L.L.C. ("WS Capital") is the general partner of WSC Management. Reid S. Walker and G. Stacy Smith are members of WS Capital. As a result, WSC Management, WS Capital, and Messrs. Reid S. Walker and G. Stacy Smith possess shared $\,$ power to vote and direct the $\,$ disposition $\,$ of the Shares $\,$ held by the WS $\,$ Funds. Thus, as of the Reporting Date, for the purposes of Reg. Section 240.13d-3, (i) Messrs. Reid S. Walker and G. Stacy Smith and (ii) WS Capital and WSC Management are deemed to beneficially own 1,310,000 Shares, or approximately 7.9% of the Shares deemed issued and outstanding as of the Reporting Date. In addition, as of the Reporting Date, WS Ventures Management, L.P., WSV Management, L.L.C. and Patrick P. Walker owned no securities in the Company. Each of the reporting persons hereby expressly disclaims membership in a "group" under Section 13(d) of the Securities Exchange Act of 1934, as amended, and the rules and regulations thereunder with respect to the Shares reported herein, and this Schedule 13G Amendment No. 3 shall not be deemed to be an admission that any such reporting person is a member of such a group.

Item 1(a). Name of Issuer: HFF, INC.

Item 2(a). Name of Person Filing:
 WS Capital, L.L.C.
 WS Capital Management, L.P.
 Reid S. Walker
 G. Stacy Smith

Item 2(c). Citizenship:
 WS Capital, L.L.C.:
 WS Capital Management, L.P.:
 Reid S. Walker:
 G. Stacy Smith:
 United States

Item 2(e). CUSIP Number: 40418F108

Item 3. Not Applicable.

Item 4. Ownership:

(a)	Amount Beneficially Owned:	
	WS Capital, L.L.C.	1,310,000*
	WS Capital Management, L.P.	1,310,000*
	Reid S. Walker	1,310,000*
	G. Stacy Smith	1,310,000*

(b)	Percent of Class:	
	WS Capital, L.L.C.	7.9%*
	WS Capital Management, L.P.	7.9%*
	Reid S. Walker	7.9%*
	G. Stacy Smith	7.9%*

- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote:

WS Capital, L.L.C.	0 *
WS Capital Management, L.P.	0 *
Reid S. Walker	0 *
G. Stacy Smith	0 *

(ii) shared power to vote or to direct the vote:

WS Capital, L.L.C.	1,310,000*
WS Capital Management, L.P.	1,310,000*
Reid S. Walker	1,310,000*
G. Stacy Smith	1,310,000*

(iii) sole power to dispose or to direct the disposition of:

WS Capital, L.L.C.	0 *
WS Capital Management, L.P.	0 *
Reid S. Walker	0 *
G. Stacy Smith	0*

(iv) shared power to dispose or to direct the disposition of:

WS Capital, L.L.C.	1,310,000*
WS Capital Management, L.P.	1,310,000*
Reid S. Walker	1,310,000*
G. Stacy Smith	1,310,000*

^{*} See footnote to cover pages.

Item 5. Ownership of Five Percent or Less of a Class:

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

Not applicable.

Item 7. Identification and Classification of Subsidiary Which Acquired the Securities:

Not applicable.

Item 8. Identification and Classification of Members of the Group:

Not applicable.

Item 9. Notice of Dissolution of Group:

Not applicable.

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

February 16, 2010

WS CAPITAL, L.L.C.

By: /s/ Reid S. Walker

Reid S. Walker, Member

WS CAPITAL MANAGEMENT, L.P.

By: WS Capital, L.L.C., its general partner

By: /s/ Reid S. Walker

Reid S. Walker, Member

/s/ Reid S. Walker

REID S. WALKER

/s/ G. Stacy Smith
-----G. STACY SMITH

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

EXHIBIT 1

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them a Statement on Schedule 13G (including amendments thereto) with regard to the common stock of HFF, INC. and further agree that this Joint Filing Agreement be included as an Exhibit to such joint filings. In evidence thereof, the undersigned, being duly authorized, hereby execute this Joint Filing Agreement as of February 16, 2010.

WS CAPITAL, L.L.C.

By: /s/ Reid S. Walker

Reid S. Walker, Member

WS CAPITAL MANAGEMENT, L.P.

By: WS Capital, L.L.C., its general partner

By: /s/ Reid S. Walker

Reid S. Walker, Member

/s/ Reid S. Walker

REID S. WALKER

/s/ G. Stacy Smith

G. STACY SMITH