

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

TTAB

In the Matter of Application Serial No. 77/490/049
For: INNOCENT SKIN in Int'l Classes 09, 35, 38 and 41
Published in the Official Gazette on 10/28/2008

Innocent Skin, Inc.,

Opposer,

v.

Morgen Bentsen,

Applicant

Opposition No.: 91188241

REQUEST TO WITHDRAW AS OPPOSER'S REPRESENTATIVE

Opposer's undersigned representative in the above-identified, consolidated oppositions requests to withdraw, pursuant to TBMP 116.02 and 37 CFR Sec. 10.40. The reasons this request is being made are because the undersigned is unable to reasonably communicate with the Opposer's principal such that it is unreasonably difficult to carry out representation effectively. Further, Opposer is behind in paying its bills to the Undersigned.

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09-14-2009

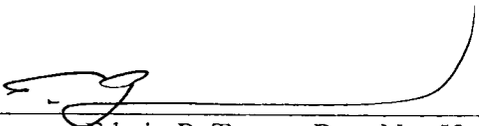
Opposer was contacted by email and telephone on or about 07/30/2009 and notified of Opposer's representative's intent to withdraw, suggesting that Opposer find other legal counsel, and notifying Opposer of the upcoming date that concludes Opposer's discovery period (09/10/2009). Of course, the undersigned will make available to Opposer its files and records pertaining to this opposition.

On 08/31/2009 Applicant's representative was contacted and has no objection to the Board permitting the withdrawal of Opposer's representative. For the foregoing reasons, the request to withdraw should be GRANTED.

Respectfully Submitted,

Date: 09/08/2009

By: _____


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ATTORNEYS FOR OPPOSER

cc: Mason McKay,
Innocent Skin, Inc.

CERTIFICATE OF SERVICE

I, STEVE ALLEN, do hereby certify that on the 8th day of September, 2009, a true and correct copy of the foregoing document was served by FIRST CLASS MAIL service to:

John R. Yastes
Greenberg & Bass LLP
16000 Ventura Boulevard, Suite 1000
Encino, CA 91436-2730


Steve Allen