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

Proceeding	91194431
Party	Defendant Formosa Sunrise Corporation
Correspondence Address	JENNIFER L. WHITELAW WHITELAW LEGAL GROUP 3838 TAMIAMI TRL N STE 310 NAPLES, FL 34103-3586 UNITED STATES ttabmail@whitelawfirm.com
Submission	Request to Withdraw as Attorney
Filer's Name	JENNIFER L. WHITELAW
Filer's e-mail	ttabmail@whitelawfirm.com, rlehv@frosszelnick.com, lapolzon@frosszelnick.com
Signature	/JENNIFER L. WHITELAW/
Date	09/14/2010
Attachments	Formosa Sunrise Withdrawal Motion.pdf (4 pages)(20305 bytes)

Opposition No. 91194431

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

TIFFANY (NJ), LLC,

Opposer,

v.

Opposition No. 91194431

FORMOSA SUNRISE CORPORATION,

Applicant.

_____ /

CERTIFICATE OF MAILING

I HEREBY CERTIFY that the original of this Motion to Withdraw is being electronically filed with the Trademark Trial and Appeal Board of the United States Patent and Trademark Office through the web site at <http://esta.uspto.gov> on September 14, 2010.

/JENNIFER L. WHITELAW/
JENNIFER L. WHITELAW

**MOTION TO WITHDRAW AS COUNSEL FOR APPLICANT AND REQUEST
FOR EXTENSION OF TIME FOR APPLICANT TO ANSWER OR OTHERWISE
DEFEND IN THIS PROCEEDING**

In accordance with 37 CFR 10.40 the undersigned counsel hereby moves this Board for an order granting the withdrawal as counsel for Applicant herein and

Opposition No. 91194431

in support states as follows:

Circumstances have arisen and do exist preventing the undersigned from continuing to represent the Applicant in this matter, including the fact that Applicant has not provided needed communication for the representation in this matter to continue or to function properly.

The deadline for Applicant to answer is today. Applicant has been repeatedly advised in writing of its obligation to answer or otherwise defend this proceeding. In light of this motion, and to preserve Applicant's ability to answer or otherwise defend, it is requested that the deadline to answer be extended by thirty (30) days.

Applicant has been advised of this withdrawal in advance of the filing hereof and has at all times been given copies of Applicant's papers. The undersigned has taken reasonable steps to avoid foreseeable prejudice to the rights of the Applicant. The Applicant has requested no further action be taken by counsel herein, making withdrawal mandatory per 37 C.F.R. 10.40(b)(4).

The undersigned has also spoken directly with opposing counsel, Richard Lehv, as to this motion and the request for additional time for the Applicant to answer, to which Mr. Lehv stated on September 14, 2010, that he agrees to this motion and the extension, so long as this proceeding is granted a suspension together with TTAB Proceeding No. 91172112, Tiffany, Inc. v. United Wu (the

Opposition No. 91194431

“Prior Proceeding”) is also granted a suspension. The undersigned also seeks to withdraw in the Prior Proceeding for the same reasons stated herein.

WHEREFORE, the exercise of prudence requires that this motion be granted, and that Applicant be given an additional thirty (30) days to answer or otherwise defend in this proceeding.

Respectfully submitted,

/JENNIFER L. WHITELAW/
JENNIFER L. WHITELAW
WHITELAW LEGAL GROUP
Florida Bar No. 0938629
Counsel for Applicant
3838 Tamiami Trail North
Third Floor
Naples, Florida 34103
Telephone: 239-262-1001
Facsimile: 239-261-0057
Email: ttabmail@whitelawfirm.com

Opposition No. 91194431

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original of this motion has been provided to:

Richard Lehv
Fross Zelnick Lehrman & Zissu PC
866 United Nations Plaza
New York, NY 10017
rlehv@frosszelnck.com
lapolzon@frosszelnick.com

and

Formosa Sunrise Corporation
Attention: Wen Wu 14795 Technology Court
Fort Myers, Florida 33912
Telephone: 239-277-7099
Facsimile: 239-277-9863
wenwu@houseofwu.com

via facsimile or email on September 14, 2010.

/JENNIFER L. WHITELAW/
JENNIFER L. WHITELAW