

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

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Mailed: January 30, 2012

Opposition No. 91203191

Future Ads LLC

v.

Kent G. Anderson

**Robert H. Coggins,
Interlocutory Attorney:**

The motion (filed January 3, 2012) to withdraw as applicant's counsel of record in this case is denied without prejudice because it fails to comply with the requirements of Trademark Rule 2.19(b) and Patent and Trademark Rule 10.40. Specifically, the motion does not include (1) a specification of the basis for the request; (2) a statement that the practitioner has notified the client of his or her desire to withdraw from employment and has allowed time for employment of another practitioner; (3) a statement that all papers and property that relate to the proceeding and to which the client is entitled have been delivered to the client; (4) if any part of a fee paid in advance has not been earned, a statement that the unearned part has been refunded; and (5) proof of service

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of the request upon the client. See Patent and Trademark Rule 10.40, 37 CFR § 10.40. Cf. *In re Legendary Inc.*, 26 USPQ2d 1478 (Comm'r 1992).

In view thereof, applicant's counsel is allowed **thirty days** from the mailing date of this order in which to submit a motion that complies with Trademark Rule 2.19(b) and Patent and Trademark Rule 10.40. Except to the extent indicated above, proceedings are suspended. A reply from applicant's counsel is required.

A copy of this order has been sent to each address listed below:

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