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Filing date: **04/28/2015**

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

Proceeding	91221130
Party	Defendant Michella J. Guinan
Correspondence Address	STACY R. STEWART Cantor Colburn Llp 20 Church St Fl 22 Hartford, CT 06103-1253 tm-ct@cantorcolburn.com
Submission	Withdrawal Of Application
Filer's Name	Stact Raphael Stewart
Filer's e-mail	tm-ct@cantorcolburn.com
Signature	/Stacy Raphael Stewart/
Date	04/28/2015
Attachments	Abandonment of Application_Dismiss_Final.pdf(25382 bytes)

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

In the Matter of Trademark Application Serial No.:	86404221
Filed:	September 24, 2014
Mark:	IKEY
Published for Opposition:	March 3, 2015

IKEY, LTD.,

Opposer,

v.

MIA GUINAN,

Applicant.

Opposition No: 91221130

**JOINT STIPULATION TO EXPRESSLY ABANDON THE APPLICATION WITH
PREJUDICE
AND WITHDRAW THE OPPOSITION WITHOUT PREJUDICE**

Applicant, Mia Guinan (“Applicant”) and Opposer, Ikey Ltd. (“Opposer”), hereby stipulate to abandon United States Trademark Application Serial No. 86404221 for IKEY (“Application”) WITH PREJUDICE and withdraw the above-captioned Opposition (“Opposition”) WITHOUT PREJUDICE, with CONSENT of both parties, and without entry of judgment against either party, all pursuant to 37 CFR § 2.106(c), 37 CFR § 2.135, and TBMP § 605.03(a).

Applicant’s abandonment of its Application is with prejudice and is made with the express written consent of Opposer, as indicated by Opposer’s counsel’s signature below. Opposer’s withdrawal of the Opposition is without prejudice and is made with the express written consent of Applicant, as indicated by Applicant counsel’s signature below.

This Stipulated Joint Motion To Abandon Application and Withdraw Opposition is submitted with the consent of both parties, and, therefore, the Application may be expressly abandoned, and subject to the entry by the USPTO of the abandonment of the Application, the Opposition may be withdrawn without prejudice and without judgment entering against either party.

WHEREFORE, the parties jointly stipulate: (a) to the abandonment of United States Trademark Application Serial No. 86404221 for the mark IKEY; and (b) subject to the abandonment of United States Trademark Application Serial No. 86404221, the withdrawal without prejudice of the above-captioned Opposition without entry of judgment against either party.

Dated: April 28, 2015

Respectfully submitted,

By: /Gail Taylor Russell/
Gail Taylor Russell, Esq.
Taylor Russell & Russell, P.C.
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Attorneys for iKey, Ltd.

Respectfully submitted,

By: /Stacy Raphael Stewart/
Stacy Raphael Stewart, Esq.
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Attorneys for Mia Guinan

CERTIFICATE OF SERVICE

I, Stacy Stewart, Esq., counsel to Mia Guinan. in the above-captioned proceeding, hereby certify that, on the 28th day of April 2015, I served a copy of the foregoing JOINT STIPULATION TO EXPRESSLY ABANDON THE APPLICATION AND WITHDRAW THE OPPOSITION, via electronic mail, by agreement, upon:

Gail Taylor Russell, Esq.
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10601 FM 2222
Austin, TX 78730
Phone: 512-338-4601
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Attorneys for iKey Ltd.

/Stacy Raphael Stewart/
Stacy Raphael Stewart, Esq.