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Filing date: **08/23/2016**

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

Proceeding	91227258
Party	Defendant Anastasia Lilly, LLC
Correspondence Address	MARVIN A GLAZER CAHILL GLAZER PLC 2141 E HIGHLAND AVE, SUITE 155 PHOENIX, AZ 85016 UNITED STATES mglazer@cvglaw.com
Submission	Request to Withdraw as Attorney
Filer's Name	Marvin A Glazer
Filer's e-mail	mglazer@cvglaw.com
Signature	/s/Marvin A. Glazer
Date	08/23/2016
Attachments	08-23-2016_Renewed_Request to Withdraw.pdf(48943 bytes )

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

<b>Mattel, Inc.,</b>	)	Opposition No. 91227258
<b>Opposer,</b>	)	
	)	Application Ser. No.: 86/637,702
<b>v.</b>	)	
	)	Application Filing Date: May 21, 2015
<b>Anastasia Lily, LLC,</b>	)	
<b>Applicant.</b>	)	Subject Mark: MASTER OF THE
	)	UNIVERSE
_____	)	

**RENEWED REQUEST/MOTION FOR WITHDRAWAL OF APPLICANT’S ATTORNEY**

In response to the Board’s Order dated August 19, 2016, and pursuant to 37 CFR §2.19(b); 37 CFR §11.116; and TBMP Section 116, Marvin A. Glazer, and Cahill Glazer PLC, hereby renew their request, and move, the Trademark Trial and Appeal Board for an Order permitting attorney Marvin A. Glazer and Cahill Glazer PLC to withdraw from further representation of Applicant Anastasia Lily, LLC (“Applicant”) in the above-identified Opposition Proceeding.

Attorney Glazer originally provided written notice by hand delivery to Applicant on July 22, 2016 that attorney Glazer and Cahill Glazer PLC were withdrawing from employment, and would be filing the necessary documents for withdrawal with the Trademark Office. Attorney Glazer advised Applicant of the original Request/Motion that was filed on August 2, 2016, and suggested to Applicant at that time that Applicant retain substitute counsel. Attorney Glazer has stated to Applicant that attorney Glazer and Cahill Glazer PLC will provide reasonable cooperation to any successor counsel of Applicant to avoid prejudice to Applicant.

Attorney Glazer has advised Applicant that Applicant may obtain from Cahill Glazer PLC all documents and property in the files of Cahill Glazer PLC concerning this proceeding to which Applicant is entitled, without charge. Attorney Glazer notified Applicant of the Order issued by the TTAB dated

July 26, 2016, and of the deadlines set forth therein. On August 19, 2016, a copy of the Board's Order dated August 19, 2016 was forwarded, via email attachment, to the Applicant.

Attorney Glazer and Cahill Glazer PLC are renewing their prior request to withdraw from further representation of Applicant in this proceeding because: a) Applicant has failed substantially to fulfill an obligation to Cahill Glazer PLC regarding its legal services as set forth within that certain Representation Agreement dated May 10, 2016, and Applicant was given reasonable warning that attorney Glazer and Cahill Glazer PLC would withdraw unless such obligation was fulfilled; and b) continued representation will result in an unreasonable financial burden on attorney Glazer and Cahill Glazer PLC.

A copy of this paper is being forwarded today via email attachment, and via U.S. mail, to the Applicant, as reflected by the Proof of Service below.

WHEREFORE, attorney Glazer and Cahill Glazer PLC respectfully request that they be permitted to withdraw from further representation of Applicant in this proceeding.

**Attorney Certification:**

I, Marvin A. Glazer, a Member of Cahill Glazer PLC, being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements and the like may jeopardize the validity of the application or submission or any registration resulting therefrom, declare that all statements made herein of my own knowledge are true, and all statements made herein on information and belief are believed to be true.

Respectfully submitted,

CAHILL GLAZER PLC

Date: August 23, 2016

By: /s/ Marvin A. Glazer

Marvin A. Glazer

CAHILL GLAZER PLC

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**CERTIFICATE OF ELECTRONIC TRANSMISSION**

I hereby certify that this correspondence is being transmitted on August 23, 2016 to the United States Patent and Trademark Office Trademark Trial and Appeal Board using the Electronic System for Trademark Trials and Appeals (ESTTA).

/s/ Marvin A. Glazer  
Marvin A. Glazer

**PROOF OF SERVICE**

I, Marvin A. Glazer, of Cahill Glazer PLC, hereby certify that a true and complete copy of the foregoing RENEWED REQUEST/MOTION FOR WITHDRAWAL OF APPLICANT’S ATTORNEY was served on August 23, 2016:

1) upon Applicant, by first class mail, postage prepaid, to Anastasia Lily, LLC, P.O. Box 52157, Mesa, AZ 85206, and via email attachment to email address: [witglobal3@gmail.com](mailto:witglobal3@gmail.com), and that Applicant has previously authorized the undersigned attorney to communicate with Applicant via email regarding this proceeding; and

2) upon Counsel for Opposer, namely:

Bobby Ghajar, Esq. old email address: [bobby.ghajar@pillsburylaw.com](mailto:bobby.ghajar@pillsburylaw.com)  
new email address: [bghajar@cooley.com](mailto:bghajar@cooley.com)

and

Marcus Peterson, Esq. email address: [marcus.peterson@pillsburylaw.com](mailto:marcus.peterson@pillsburylaw.com)  
PILLSBURY WINTHROP SHAW PITTMAN  
725 S. Figueroa St., Suite 2800  
Los Angeles, CA 90017,

and that counsel for the parties have mutually agreed that, in regard to papers filed in the Trademark Trial and Appeal Board in this opposition proceeding, electronic service upon opposing counsel via email attachment shall be treated as the equivalent of mail service, provided that any files above 5MB are split prior to sending them by email.

/s/ Marvin A. Glazer  
Marvin A. Glazer