

ESTTA Tracking number: **ESTTA217770**

Filing date: **06/13/2008**

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

| | |
|------------------------|---|
| Proceeding | 92047581 |
| Party | Defendant Mor-Nutech, Inc. |
| Correspondence Address | Ellen P. Winner Greenlee, Winner & Sullivan, P.C. 4875 Pearl East Circle, Suite 200 Boulder, CO 80301 UNITED STATES winner@greenwin.com,usptomail@greenwin.com |
| Submission | Request to Withdraw as Attorney |
| Filer's Name | GARY B. CHAPMAN |
| Filer's e-mail | gchapman@greenwin.com,usptomail@greenwin.com,rfriedland@greenwin.com |
| Signature | /gbchapman/ |
| Date | 06/13/2008 |
| Attachments | 320-003_Mandatory_Withdrawal.pdf (4 pages)(51670 bytes) |

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

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| ACTIBIOL, S.A. | Cancellation No. 92047581 |
| Petitioner, | Trademark: CAPSOL-T |
| v. | Registration No.: 3,149,821 |
| MOR-NUTECH, INC. | Attorney Docket No. 320-003 |
| Registrant. | |

**MANDATORY WITHDRAWAL FROM EMPLOYMENT UNDER
37 CFR § 10.40(b) and 2.19**

In accordance with 37 CFR 2.19 and 10.40, the undersigned seeks the Office's permission to withdraw from representation of Mor-Nutech, Inc. for this matter. The basis for this withdrawal is 37 CFR 10.40(b)(iv), as the practitioner is discharged by the client.

The withdrawal is believed to be proper as the conditions of 10.40(a) are met. In particular, the practitioner has taken reasonable steps to avoid foreseeable prejudice to the rights of the client, including:

- Giving due notice to the client of the withdrawal;
- The client has been informed of any deadlines;
- Sufficient time has been given the client to obtain employment of another practitioner;
- The client has copies of all papers and property to which the client is entitled; and
- Proof of service of the request for withdrawal has been given client and opposing counsel as evidenced by the attached Certificate of Mailing and Service.

With this notification, the Office is requested to communicate directly with the defendant to this proceeding at:

MorNutech, Inc.
Dr. D. James Morr 
1112 Cherry Lane
West Lafayette, IN 47906

email: dj_morre@yahoo.com

Respectfully submitted,
GREENLEE, WINNER AND SULLIVAN, P.C.

By /gbchapman/

Gary B. Chapman
Attorneys for Registrant/Defendant

Greenlee, Winner and Sullivan
4875 Pearl East Circle, #201
Boulder, Colorado 80301
Telephone 303-499-8080
Fax: 303-499-8089
Email: gchapman@greenwin.com
Atty. Docket No. 320-003
Date: June 13, 2008

