

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

Am

Mailed: September 12, 2011

Cancellation No.92052260

Steven Westlake

v.

Edgar Alexander Barrera

Cheryl S. Goodman, Interlocutory Attorney:

On, September 5, 2011 respondent's attorneys filed a request to withdraw as respondent's counsel of record in this case. The request to withdraw as counsel is in compliance with the requirements of Trademark Rule 2.19(b) and Patent and Trademark Rule 10.40, and is accordingly granted.<sup>1</sup> The law firm of Riezman Berger PC no longer represents respondent in this proceeding.

In view of the withdrawal of respondent's counsel, and in accordance with standard Board practice, proceedings herein are suspended, and respondent is allowed until thirty days from the mailing date of this order to appoint new counsel, or to file a paper stating that respondent chooses to represent itself. If respondent files no response, the Board may issue an order to show cause why default judgment should not be

Cancellation No. 92052260

entered against respondent based on respondent's apparent loss of interest in the case.

The parties will be notified by the Board when proceedings are resumed.

Respondent's motion to extend time to file initial disclosures and motion to secure new legal counsel, filed September 6, 2011 is noted. Upon resumption petitioner will be allowed time to respond to respondent's motion. However, inasmuch as this order provides respondent with thirty days to hire new counsel, the motion to extend is moot as to that portion of the motion.

A copy of this order has been sent to all persons listed below.

cc:

R EMMETT MCAULIFFE  
RIEZMAN BERGER PC  
7700 BONHOMME, 7TH FLOOR  
ST LOUIS, MO 63105

MARK LEVY  
HINMAN HOWARD & KATTELL LLP  
80 EXCHANGE STREET, PO BOX 5250  
BINGHAMTON, NY 13901

KEVIN GUYETTE  
19 CHENANGO ST  
# 1101  
BINGHAMTON, NY 13901-2904

ALEXANDER BARRERA  
10 CASTANIA CT  
ST AUGUSTINE, FL 32086

---

<sup>1</sup>Respondent complains about not being provided an e-mail copy of his counsel's motion to withdraw; however, respondent's counsel's filing indicates service to respondent by U.S. mail.