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Filing date: **02/29/2012**

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

Proceeding	92054360
Party	Plaintiff Texas Concrete Resurfacing LLC dba Koolcote of Texas
Correspondence Address	JASON R LEE LEE LEE & ASSOCIATES PC 2531 JACKSON ROAD, SUITE 234 ANN ARBOR, MI 48103 UNITED STATES jason@llapc.com
Submission	Withdrawal of Cancellation
Filer's Name	Jason R. Lee
Filer's e-mail	jason@llapc.com
Signature	/Jason R. Lee/
Date	02/29/2012
Attachments	MOTION TO WITHDRAW PETITION FOR CANCELLATION.pdf (3 pages) (190130 bytes)

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

Texas Concrete Resurfacing LLC)	
Dba Koolcote of Texas)	
Petitioner,)	Cancellation No. 92054360
)	In the Matter of
v.)	Registration No. 0574843
)	Filed: May 26, 1950
Mobile Paint Manufacturing Company)	Mark: Cool Cote
Of Delaware, Inc.)	
Respondent.)	Registered: May 26, 1953

MOTION TO WITHDRAW PETITION TO CANCEL

Petitioner, Texas Concrete Resurfacing LLC dba Koolcote of Texas (Petitioner), a Texas company, having its principal place of business at 4674 Priem Lane, Suite 105, Pflugerville, TX 78660, having filed its Petition with the knowledge and information available at the time, has taken note of the Respondent’s documentation noting their continued usage of the mark, and therefore, wishes to withdraw its Petition to Cancel, and cease all further unnecessary time and efforts spent on this matter by Respondent, the Board, and the Petitioner.

Wherefore, Petitioner respectfully requests that the Trademark Trial and Appeal Board grant their motion to withdraw their Petition, effectively ending the necessity for further proceedings in this matter.

Respectfully Submitted,
Texas Concrete Resurfacing LLC

By: /Jason R. Lee/
Jason R. Lee, Esq.
Attorney for Applicant

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I certify that the foregoing paper is being filed electronically via the Electronic System for Trademark Trials and Appeals (ESTTA).

Date: February 29, 2012

/Jason R. Lee/
Jason R. Lee

CERTIFICATE OF SERVICE

I hereby certify that on February 29, 2012, a true and correct copy of the foregoing Motion To Withdraw
Petition To Cancel was served upon Respondent's Attorneys:

Frank P. Presta
Nixon & Vanderhye, P.C.
901 North Glebe Road
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Arlington, VA 22203
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By email.

Date: February 29, 2012

/Jason R. Lee/
Jason R Lee