

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

mc

Mailed: June 4, 2016

Cancellation No. 92061399

Resignation Holdings, LLC

v.

Entravision Communications Corporation

By the Trademark Trial and Appeal Board:

On May 2, 2016, Petitioner filed a withdrawal of the petition to cancel with prejudice. In view thereof, the petition to cancel is dismissed with prejudice.

The proof of service indicates that Petitioner sent that service copy to an attorney for Respondent, rather than to Respondent. As provided in amended Trademark Rule 2.111(a), a Petitioner must include "proof of service on the owner of record for the registration, or the owner's domestic representative of record, at the correspondence address of record.

The rule does not direct a Petitioner to serve an attorney, though an attorney should be served if the attorney is the Respondent's designated domestic representative. The reference in the rule to correspondence address is a reference to the address for the owner of the registration or the domestic representative, if one has been appointed. While Petitioner's proof of service is a reasonable attempt

to effect service, Petitioner is directed to forward an additional copy of its petition to the owner of record for the registration, at its address of record. In addition, any future filing must be served directly on the owner of the registration. If an attorney files an answer or other paper for Respondent, thereby entering an appearance, Petitioner may thereafter forward service copies to that attorney rather than Respondent.