ESTTA Tracking number:

ESTTA709702 11/19/2015

Filing date:

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

Proceeding	91211317
Party	Defendant Eventure Interactive, Inc. (by change of name from Live Media Inc.)
Correspondence Address	BARRY F SOALT PROCOPIO CORY HARGREAVES & SAVITCH LLP 525 B ST, STE 2200 SAN DIEGO, CA 92101 UNITED STATES calendaring@procopio.com, barry.soalt@procopio.com, heather.cameron@procopio.com, glj@procopio.com
Submission	Request to Withdraw as Attorney
Filer's Name	Barry F. Soalt
Filer's e-mail	calendaring@procopio.com, barry.soalt@procopio.com, heath- er.cameron@procopio.com, glj@procopio.com, jdt@rhemalaw.com
Signature	/Barry F. Soalt/
Date	11/19/2015
Attachments	TTAB Notice of Withdrawal as Counsel.pdf(14829 bytes)

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

INTERACTIV CORPORATION,	Opposition No. 91211317
Opposer,)
v. EVENTURE INTERACTIVE, INC. (by change of name from Live Media Inc.) Applicant.	Trademark: EVENTURE Application Serial No. 85/815,499 Filing Date: June 27, 2013
)

NOTICE AND MOTION FOR WITHDRAWAL AS COUNSEL OF RECORD FOR APPLICANT

Pursuant to 37 CFR § 2.19(b) and 37 CFR § 11.116, counsel of record for Applicant, Eventure Interactive, Inc., Barry F. Soalt (hereafter "counsel of record"), hereby provides notice of withdrawal as counsel of record for Applicant in this proceeding. As grounds for withdrawal, counsel of record states the following:

- (1) Applicant has failed substantially to fulfill an obligation to the counsel of record regarding counsel of record's services and has been given reasonable warning that counsel of record will withdraw unless the obligation if fulfilled. 37 CFR § 11.116(b)(5); and
- (2) Applicant has consistently failed to communicate in a timely manner with counsel of record. 37 CFR § 11.116(b)(7)

Counsel of record has notified Applicant of withdrawal from employment and the filing of this request for withdrawal with the U.S. Patent and Trademark Office ("USPTO") Trademark Trial and Appeal Board (TTAB").

Counsel of record will deliver to Applicant all documents and property in any file

concerning this proceeding to which Applicant is entitled on or before November 20, 2015.

Counsel of record has notified Applicant of any response that may be due and the deadline for

filing said response. Counsel of record has notified Applicant that any prior e-mail authorization

will not continue and that, to ensure the receipt of prompt communication in this proceeding,

Applicant must provide the TTAB with an e-mail address and authorize the TTAB to

communicate via e-mail with Applicant and/or with new counsel retained by Applicant. Counsel

of record has provided Applicant with notice that withdrawal from employment at least one (1)

month prior to the expiration of the response period for any current response due, and provided

Applicant with more than two (2) months' notice that withdrawal from employment would occur

if certain reasonable requirements were not met.

Dated: November 18, 2015

Respectfully submitted,

/Barry F. Soalt/

Barry F. Soalt

Heather A. Cameron

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Attorney for Applicant,

EVENTURE INTERACTIVE, INC. (by

change of name from Live Media Inc.)

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CERTIFICATE OF SERVICE

Pursuant to C.R.F. § 2.111, I hereby certify that a true and correct copy of the foregoing NOTICE AND MOTION FOR WITHDRAWAL AS COUNSEL OF RECORD FOR APPLICANT was served, via U.S. Mail to the following on November 19, 2015:

John D. Tran Rhema Law Group, P.C. 1 Park Plaza 6th Floor Irvine, CA 92614

Telephone: (949) 852-4430 Facsimile: (312) 616-5700 Email: ipdocket@rhemalaw.com Email: jdt@rhemalaw.com

Dated: November 19, 2015 /Geena L. Jackson/ Geena L. Jackson

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