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Filing date: **09/19/2018**

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

Proceeding	91239942
Party	Plaintiff MS. AMERICA PAGEANT
Correspondence Address	PAUL J BACKOFEN CROCKETT & CROCKETT PC 6B LIBERTY SUITE 145 ALISO VIEJO, CA 92656 UNITED STATES pto@crockett-crockett.com, paulbackofen@crockett-crockett.com 949-588-6171
Submission	Other Motions/Papers
Filer's Name	Paul J. Backofen, Esq.
Filer's email	paulbackofen@crockett-crockett.com, pto@crockett-crockett.com
Signature	/Paul J. Backofen/
Date	09/19/2018
Attachments	667.01- Motion to withdraw.pdf(71303 bytes )

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

<b>MS. AMERICA PAGEANT</b>	)	
	)	
<b>Opposer</b>	)	
	)	
v.	)	<b>Opposition No. 91239942</b>
	)	<b>Serial No.: 87/479,153</b>
<b>Richardson, Mary C.</b>	)	<b>Mark: MS. INTERNATIONAL</b>
<b>Richardson, Melvin A.</b>	)	<b>Filed: June 7, 2017</b>
	)	<b>Publication Date: February 13, 2018</b>
<b>Applicant</b>	)	
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**MOTION TO WITHDRAW AS REPRESENTATIVE**

Paul J. Backofen, and the law firm of Crockett & Crockett, PC. (collectively “C&C”), counsel for Plaintiff/Opposer Ms. America Pageant (“MAP”), and, pursuant to 37 C.F.R. §§ 2.19 and 11.116, hereby respectfully files this motion to permit C&C, including all C&C attorneys appearing or engaged in the above- captioned matter, to withdraw as counsel for MAP as permitted by 37 CFR § 2.19(a)(1).

In support of the instant Motion to Withdraw as Representative (the “Motion”), C&C states as follows:

MAP discharged C&C effective Wednesday, September 19, 2018.

C&C affirms that it has delivered or will deliver to MAP all papers and property in C&C’s possession that relate to these proceedings and to which MAP is entitled.

C&C affirms that no part of a fee paid by MAP to C&C has not been earned.

C&C affirms that MAP has been given notice of any responses that may be due and of the deadline for any such responses, if any.

C&C affirms that the instant Motion has been served on Opposing Counsel as well as MAP as set forth in the Certificate of Service below.

WHEREFORE, C&C respectfully requests that this Motion be granted.

Date: September 19, 2018

Respectfully submitted,

/Paul J. Backofen/  
Crockett & Crockett, PC.  
6B Liberty, Suite 145  
Aliso Viejo, CA 92656  
Tel: (949) 588-6171  
Fax: (949) 588-6172  
paulbackofen@crockett-crockett.com

**CERTIFICATE OF SERVICE**

I, Paul J. Backofen hereby certify that on September 19, 2018, a true and correct copy of the foregoing Initial Disclosure was served via email upon the following:

Michael J. Hertz  
Woods Rogers PLC  
10 South Jefferson St., Ste. 1400  
Roanoke, VA 24011  
mhertz@woodsrogers.com

Susan Jeske  
Ms. America Pageant  
2973 Harbor Boulevard #235  
Costa Mesa, CA 92626  
msamericapageant@aol.com

/Paul J. Backofen/

Signature

Attorney for

Plaintiff/Opposer