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

Proceeding	91251753
Party	Defendant BBC Innovation Corporation
Correspondence Address	JAVIER GOMEZ REMARKABLE.LEGAL P.O. BOX 4120, ECM #72065 PORTLAND, OR 97208 doCKET2@remarkable.legal no phone number provided
Submission	Request to Withdraw as Attorney
Filer's Name	Javier Gomez
Filer's email	doCKET2@remarkable.legal
Signature	/JG/
Date	10/22/2019
Attachments	OPP-MOTION REQUESTING TO WITHDRAW AS COUNSEL -- 88331111.pdf(94733 bytes)

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

LVD Acquisition, LLC,
Opposer,

Opposition No. 91251753

v.

Mark: OASIS

BBC Innovation Corporation,
Applicant.

Serial No. 88331111

MOTION REQUESTING TO WITHDRAW AS COUNSEL

Pursuant to Trademark Rule 2.19(b), Luke Brean, and Javier Gomez of Remarkable.legal hereby request permission to withdraw from representation of Applicant BBC Innovation Corporation ("Applicant") in Opposition No. 91251753 showing the Board as follows:

1. Counsel for Applicant, Luke Brean, and Javier Gomez and the law firm Remarkable.legal, desire to withdraw from representation of Applicant in the matter of Opposition No.91251753 filed on 10/21/2019 ("the Opposition").
2. The request to withdraw is based on 37 CFR §§ 11.116(b)(1) and (b)(7). Counsel believes that withdrawal can be accomplished without material adverse effect on the interests of the client. Remarkable.legal does not provide trademark litigation services.
3. Counsel has notified Applicant of Counsel's intention to withdraw from representation and has allowed time for Applicant to hire another practitioner if desired. Here, enough time remains before the deadline for Applicant to answer the Notice of Opposition for Applicant to secure new counsel without material adverse effect.
4. All papers and property that relate to the Opposition and to which the Applicant is entitled have been delivered to the Applicant.
5. There is no part of the fee paid that has not been earned.
6. Attached is proof of service of the request to withdraw upon the Applicant and all other parties to the Opposition.
7. This request to withdraw from representation is not a subterfuge to obtain an extension or reopening of time to which Applicant would not be otherwise entitled.

Dated: 10/21/2019

Respectfully submitted,

Remarkable.legal

By: **/JG/**

Javier Gomez, Esq.

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503-743-6631

CERTIFICATE OF SERVICE

Service Upon Applicant:

This is to certify that a copy of this MOTION REQUESTING TO WITHDRAW AS COUNSEL has been emailed to Applicant on 10/21/2019 by email to the address james@biobidet.com .

Service Upon Other Parties:

This is to certify that a copy of this MOTION REQUESTING TO WITHDRAW AS COUNSEL, has been emailed to Opposer on 10/21/2019 by email to the address trademarks@standleyllp.com.

REMARKABLE.LEGAL

By: /JG/

Javier Gomez, Esq.

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