

ESTTA Tracking number: **ESTTA1084776**

Filing date: **09/28/2020**

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

Proceeding	91264787
Party	Plaintiff CVB Inc.
Correspondence Address	PRESTON P. FRISCHKNECHT PROJECT CIP 399 N MAIN, STE 220 LOGAN, UT 84321 UNITED STATES Primary Email: preston@projectcip.com 4355124893
Submission	Request to Withdraw as Attorney
Filer's Name	Preston P. Frischknecht
Filer's email	preston@projectcip.com
Signature	/Preston P. Frischknecht/
Date	09/28/2020
Attachments	amendedwithdraw092820d.pdf(129762 bytes)

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

CVB INC.,	:	
	:	
Opposer,	:	AMENDED
	:	MOTION TO WITHDRAW
	:	
vs.	:	
	:	Opposition No. 91264787
CASPER SLEEP INC.,	:	
	:	App. Ser. No. 88859166
Applicant.	:	Mark: CASPER HAVEN
	:	
	:	

Practitioner Preston P. Frischknecht wishes to withdraw as CVB's attorney in this proceeding and requests Board permission to do so under 37 C.F.R. § 2.19(b) and 37 C.F.R. § 11.116 as follows:

1. This withdrawal request is made pursuant to arrangement between Mr. Frischknecht and CVB.
2. CVB has been notified by Mr. Frischknecht of this withdrawal through telephone and email conversations and pursuant to the arrangement. Mr. Frischknecht has allowed time for employment of another practitioner; arrangement discussions have taken place over three (3) weeks. Moreover, CVB consents to the withdrawal.
3. Withdrawal can be accomplished without material adverse effect on CVB's interests.
4. All papers and property that relate to this proceeding, and to which CVB is entitled, have been delivered to CVB via cloud link.

5. No CVB fees have been paid in advance and not refunded.

6. No part of this withdrawal relates to subterfuge and/or extension of time that CVB would not otherwise be entitled to under the rules.

DATED this 28th day of September, 2020.

By: Preston P. Frischknecht/_____

Preston P. Frischknecht

PROJECT CIP

399 N Main, Suite 220

Logan, UT 84321

(435) 512-4893

preston@projectcip.com

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing **AMENDED MOTION TO WITHDRAW**, has been served on CVB Inc by forwarding said copy on September 28, 2020, via email to:

Jeff Steed
General Counsel
CVB Inc.
1525 W 2960 S
Logan, UT 84321
jeffsteed@maloufsleep.com

and to Applicant via US mail, postage first class and email, on September 28, 2020 to Applicant's correspondence address:

CATHERINE M.C. FARRELLY
FRANKFURT KURNIT KLEIN & SELZ PC
28 LIBERTY STREET
NEW YORK, NY 10005
UNITED STATES
pto@fkks.com, mmcguire@fkks.com
Phone: 212-908-0120

By: Preston P. Frischknecht/

Preston P. Frischknecht

PROJECT CIP

399 N Main, Suite 220

Logan, UT 84321

(435) 512-4893

preston@projectcip.com