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Filing date: **04/13/2021**

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

Proceeding	91267990
Party	Defendant USGH Inc.
Correspondence Address	MICHAEL MARKOS LEGALFORCE RAPC WORLDWIDE, P.C. 446 E SOUTHERN AVE TEMPE, AZ 85282 UNITED STATES Primary Email: trademarks@legalforcelaw.com Secondary Email(s): michael@legalforcelaw.com 650-965-8731
Submission	Request to Withdraw as Attorney
Filer's Name	Michael Markos
Filer's email	michael@legalforcelaw.com, lfdisputes@legalforcelaw.com
Signature	/Michael Markos/
Date	04/13/2021
Attachments	Motion to Withdraw INFINITE SHIELD 91267990.pdf(84117 bytes)

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

Mirage Granito Ceramico S.P.A.
Plaintiff,

v.

USGH Inc.
Defendant.

Mark: INFINITE SHIELD
(Serial No. 90066080)

Proceeding No.: 91267990

MOTION TO WITHDRAW AS COUNSEL

The undersigned counsel and the law firm hereby submit this Motion to Withdraw As Counsel (“Motion”) for defendant, USGH Inc (“Defendant”, “Client”), pursuant to 37 C.F.R. § 11.116, Trademark Rule of Practice § 2.19(b), and the Trademark Trial and Appeal Board Manual of Procedure (“TBMP”) § 513.01.

This Motion is made on the ground that “[t]he representation will result in an unreasonable financial burden on the practitioner.” 37 C.F.R. § 11.116(b). In accordance with 37 C.F.R. §11.116, the undersigned counsel has notified the Client of his desire to withdraw, and has allowed time for employment of another counsel; all papers and property that relate to the proceeding and to which the Client is entitled have been delivered to the Client; no fees have been paid in advance and not refunded; and this Motion is served upon the Client itself and upon every other party to the proceeding.

The address and email for the Defendant in this proceeding should be updated to:

USGH Inc
101 Liberty Drive
Thomasville, North Carolina United States 27360
Dtaylor@Usghinc.com

Wherefore, the undersigned counsel, on behalf of the law firm LegalForce RAPC Worldwide, P.C., requests to be relieved of all responsibilities regarding the above-captioned proceeding.

Respectfully submitted.

Date: 4/13/2021

/Michael Markos/
Michael Markos
LegalForce RAPC Worldwide, P.C.
446 E Southern Ave
Tempe, AZ 85282

Emails: lfdisputes@legalforcelaw.com
Michael@legalforcelaw.com
Phone: (650) 390-6400

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing MOTION TO WITHDRAW AS COUNSEL is being served by electronic mail to the parties below:

Counsel of Record for Plaintiff:

Wesley W. Whitmyer, JR.
Whitmyer IP Group LLC
600 Summer Street
Stamford, CT 06901
United States
litigation@whipgroup.com, rkeeler@whipgroup.com; jalexander@whipgroup.com

Defendant:

USGH Inc
101 Liberty Drive
Thomasville, North Carolina United States 27360
Dtaylor@Usghinc.com

Date: 4/13/2021

/Michael Markos/
Michael Markos
LegalForce RAPC Worldwide, P.C.