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Filing date: **11/23/2022**

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

Proceeding no.	91276908
Party	Defendant Shenzhen Muje Technology Co., Ltd
Correspondence address	ADEDAMOLA ITORO FAKUNLE 12234 SHADOW CREEK PKWY BLDG 5 UNIT 110 PEARLAND, TX 77584 UNITED STATES Primary email: dfakunle@damolalegal.com 281-536-0707
Submission	Request to Withdraw as Attorney
Filer's name	Adedamola Ito Fakunle
Filer's email	dfakunle@damolalegal.com
Signature	/Adedamola Ito Fakunle/
Date	11/23/2022
Attachments	D_Motion to Withdraw_Lucky Bar.pdf(71212 bytes)

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

REYNOLDS BRANDS INC.,
Opposer,

v.

SHENZHEN MUJE TECHNOLOGY
CO., LTD
Applicant.

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Opposition No. 91276908

Mark: LUCKY BAR
U.S. Serial No.: 97051552

MOTION TO WITHDRAW AS REPRESENTATIVE

Adedamola Fakunle (“Ms. Fakunle”), counsel for Applicant Shenzhen Muje Technology Co., Ltd. (“Shenzhen Muje”), and, pursuant to 37 C.F.R. § 2.19 and §11.116, hereby respectfully files this motion to permit Ms. Fakunle, including all paralegals, and assistants appearing or engaged in the above-captioned matter, to withdraw as counsel for Shenzhen Muje as permitted by 37 C.F.R. § 2.19(b). In support of the instant Motion to Withdraw as Representative (the “Motion”), Ms. Fakunle states as follows:

Shenzhen Muje has explicitly requested the withdrawal of Ms. Fakunle as counsel of record.

Ms. Fakunle in compliance with the requirements of 37 C.F.R. §11.116(c) and 37 C.F.R. § 11.116(d), makes the statements below.

(1) Ms. Fakunle affirms Shenzhen Muje has explicitly disengaged the law firm of Ms. Fakunle with respect to this matter.

(2) Ms. Fakunle affirms that Ms. Fakunle has accepted Shenzhen Muje’s request to disengage as counsel for this matter as early as October 25, 2022. Further, Ms. Fakunle asserts that

this withdrawal will cause no prejudice to the rights of Shenzhen Muje based on the current status of the proceedings.

(3) Ms. Fakunle affirms that she has or will deliver to Shenzhen Muje or to its replacement counsel to the extent necessary, all relevant electronic files not available on the Trademark Trial & Appeal Board website, to which Shenzhen Muje is entitled as well as notice of any responses that may be due and the deadline for any such responses.

(4) Ms. Fakunle affirms that if any part of a fee paid by Shenzhen Muje to Ms. Fakunle has not been earned, the unearned part has been refunded to Shenzhen Muje, if any.

(5) Ms. Fakunle affirms that the instant Motion has been served on Shenzhen Muje as set forth in the Certificate of Service attached herewith.

WHEREFORE, Ms. Fakunle respectfully requests that this Motion be granted.

Date: November 23, 2022

Respectfully Submitted,
s/Adedamola Fakunle/
Adedamola Fakunle
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ATTORNEY FOR APPLICANT

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 23rd day of November 2022 a true and correct copy of the foregoing MOTION TO WITHDRAW AS REPRESENTATIVE was served upon the Opposer and the Applicant by electronic mail, addressed as follows:

Email: bbryner@kilpatricktownsend.com; totey@kilpatricktownsend.com;
eyates@kilpatricktownsend.com

Counsel for Opposer,
Reynolds Brands Inc

Shenzhen Muje Technology Co., Ltd.

Email: Sandy@jomotech.com; 214863480@qq.com

Applicant

s/Adedamola Fakunle/
Adedamola Fakunle