

ESTTA Tracking number: **ESTTA1336592**Filing date: **01/26/2024**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding no.	91282337
Party	Defendant MD Audio Engineering, Inc.
Correspondence address	JESUS SANCHELIMA SANCHELIMA & ASSOCIATES, P.A. 235 S.W. LE JEUNE ROAD MIAMI, FL 33134 UNITED STATES Primary email: jesus@sanchelima.com Secondary email(s): legal@sanchelima.com , chris@sanchelima.com , legalassist@sanchelima.com , tm@sanchelima.com 305-447-1617
Submission	Request to Withdraw as Attorney
Filer's name	Jesus Sanchelima, Esq.
Filer's email	jesus@sanchelima.com , legal@sanchelima.com , paralegal@sanchelima.com
Signature	/Jesus Sanchelima/
Date	01/26/2024
Attachments	240126kg.Motion to Withdraw as AttyTTAB .pdf(117762 bytes)

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

Murvin Persaud

Opposer,

v.

Cancellation No. **91282337**

MD Audio Engineering, Inc.

Applicant,

_____ /

MOTION TO WITHDRAW AS COUNSEL FOR APPLICANT

Undersigned counsel Jesus Sanchelima and the law firm of Sanchelima & Associates, P.A. move the Board for an order permitting the undersigned to withdraw as counsel of record for Applicant, MD Audio Engineering (“Applicant”) and in support states:

Applicant is solely owned and managed by Jose Luis Telle. Unfortunately, Mr. Telle has recently passed away and his estate is handling his affairs. Due to the hardship Defendant’s estate has suffered, it cannot substantially fulfill obligations to the undersigned counsel regarding counsel’s services. The defendant’s estate has been given reasonable notice that counsel would withdraw and has responded that they have no objections to the withdrawal.

The undersigned’s withdrawal can be accomplished without material adverse effect on the interests of the parties, and it will not delay this proceeding. As for the civil case, is now officially closed, marking the conclusion of legal proceedings.

The undersigned counsel for Applicant has delivered to Applicant copies of all papers and property that relate to this proceeding and to which Applicant is entitled including this motion. No fees or expenses have been paid in advance and not refunded. After the withdrawal

of counsel, future communications and documents should be sent to the Applicant, in the care of
its attorneys:

Heidi Marcelo-Calero, Esq.
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Magda L. Marcelo-Robai, Esq.
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Marcelo Law Group
6505 Blue Lagoon Drive, Suite 130
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Accordingly, the undersigned's Motion to Withdraw as Counsel for Applicant should be
granted.

Dated: January 26, 2024

Respectfully submitted,

/s/ Jesus Sanchelima
Jesus Sanchelima, Esq.
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Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing was served via email on January 26, 2024 to the following parties:

By: /s/ Jesus Sanchelima
Jesus Sanchelima, Esq.

SERVICE LIST

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