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Filing date: **07/03/2025**

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

Proceeding no.	91292758
Party	Defendant Chatbuddy, Inc.
Correspondence address	BRYAN PEROFF PEROFF IP 169 MADISON AVENUE SUITE 2478 NEW YORK, NY 10016 UNITED STATES Primary email: bryan@peroff-ip.com Secondary email(s): docket@peroff-ip.com 917-225-1889
Submission	Request to Withdraw as Attorney
Filer's name	Bryan Peroff
Filer's email	bryan@peroff-ip.com
Signature	/BDP/
Date	07/03/2025
Attachments	Request to Withdraw as Attorney.pdf(109775 bytes )

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

In re Application No. 97/909,271 for the mark **ROYAL SPICE** filed on April 26, 2023 and published on March 12, 2024.

<b>LT OVERSEAS NORTH AMERICA, INC.,</b>	)	
	)	
Opposer,	)	
	)	
v.	)	<b>Opposition No. 91291402</b>
	)	
<b>ROYAL SPICE, LLC,</b>	)	
	)	
Applicant.	)	
	)	
_____	)	

**APPLICANT’S ATTORNEY’S REQUEST TO WITHDRAW AS ATTORNEY**

Pursuant to all applicable rules of the Trademark Trial and Appeal Board (“TTAB Rules”) governing withdrawals of attorney representation in a proceeding, the undersigned attorney respectfully requests permission to withdraw as counsel for Royal Spice LLC in the above-referenced opposition proceeding. The reasons for this request include irreconcilable differences between counsel and client, ongoing disputes over payment of fees, and overriding ethical concerns held by the undersigned attorney about continuing counsel’s legal representation in this proceeding.

In compliance with the TTAB Rules, the undersigned attorney affirms the following:

1.           **Notification to Client:** The client has been notified of the attorney’s intention to withdraw and has been advised to seek new counsel or represent themselves in this matter.
  
2.           **No Prejudice to Client:** The withdrawal will not cause any material adverse effect on the interests of the client, as there are no imminent deadlines or hearings scheduled that would be affected by this withdrawal.

3. **Return of Client Property:** All papers and property to which the client is entitled have been returned, and any unearned fees have been refunded.
4. **Service of Withdrawal Request:** A copy of this request has been served on the client and all other parties involved in the proceeding.

July 3, 2025

Respectfully submitted,

*/Bryan D. Peroff/*

Bryan D. Peroff

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*Attorney for Applicant*

**CERTIFICATE OF SERVICE**

I hereby certify that the foregoing Request To Withdraw As Attorney was served by email on July 3, 2025 to Opposer's Counsel, Joseph Gerber and to Royal Spice, LLC as detailed below:

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Dated: July 3, 2025

By: /Bryan D. Peroff/

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