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

Proceeding	92074203
Party	Defendant Beauty Visions, LLC and As Beauty LLC
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Date	03/01/2021
Attachments	MOTION TO WITHDRAW AS REPRESENTATIVE TPR Holdings.pdf(129550 bytes)

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

**In the Matter of Registration No. 3146027
Mark: LIGHT WAND**

ISLESTARR HOLDINGS LIMITED)	
)	
Petitioner,)	
)	
v.)	Cancellation No. 92074203
)	
BEAUTY VISIONS, LLC)	
)	
Registrant.)	
)	

MOTION TO WITHDRAW AS REGISTRANT’S REPRESENTATIVE

Pursuant to 37 CFR § 2.19(b), the undersigned, Practitioner, requests withdrawal as representative for registrant BEAUTY VISIONS, LLC (“Registrant”) in Cancellation No. 92074203 for the following reason:

Registrant was given reasonable warning that the Practitioner would withdraw as counsel. On November 19, 2020, Practitioner filed a Withdrawal of Attorney via the TEAS system for the registration that is the subject of this proceeding. A true and correct copy of Registrant’s Withdrawal of Attorney is attached hereto as Exhibit A. Practitioner intended to withdraw as counsel via the filing submitted in this proceeding on November 18, 2020, and thereby communicated to the Board and opposing counsel that all future correspondence on this matter should be directed to the client at the address provided in that filing. Note that Practitioner’s November 18, 2020 filing in this proceeding states expressly that Registrant had been disengaged as a client.

Practitioner provided at least two months' notice to Registrant prior to the November 18, 2020 filing that Practitioner was withdrawing from employment and filing a request for withdrawal with the U.S. Patent & Trademark Office and the TTAB. Practitioner has delivered to Registrant all documents and property in Practitioner's file concerning the proceeding to which the Registrant is entitled. Practitioner has notified Registrant of any responses that were due, and of the deadline for such response.

In view of the foregoing, Practitioner respectfully request that the Board grant this Motion to Withdraw as Registrant's Representative in this proceeding.

Dated: March 1, 2021

By:  _____

Melanie Howard
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Attorneys for Defendant Beauty Visions, LLC

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing **MOTION TO WITHDRAW AS REGISTRANT'S REPRESENTATIVE** has been served upon:

SALLY ABEL
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via email, on March 1, 2021.



Aleson Clarke