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Telecopier: (480) 922-3969

Mark D. Chester – 011423
mchester@cslawyers.com
Attorneys for Respondents

Arizona Corporation Commission

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AZ CORP COMMISSION
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BEFORE THE ARIZONA CORPORATION COMMISSION

KENT MAERKI and NORMA JEAN
COFFIN aka NORMA JEAN MAERKI, aka
NORMA JEAN MAULE, husband and wife,

DENTAL SUPPORT PLUS FRANCHISE,
LLC, an Arizona limited liability company

Respondents.

DOCKET NO. S-20897A-13-0391

**MOTION TO WITHDRAW AS
COUNSEL OF RECORD FOR
RESPONDENTS KENT MAERKI
AND NORMA JEAN COFFIN**

Pursuant to ER 1.16, Rule 42, *Ariz.R.S.Ct.*, and A.A.C. R14-3-104(E), Mark D. Chester and the law firm of Chester & Shein, P.C. (“Movants”) hereby move for leave to withdraw as counsel of record for Respondents Kent Maerki, Norma Jean Coffin and Dental Support Plus Franchise, LLC (the “Maerki Respondents”). This Motion is supported by the Certificate of Moving Counsel, attached hereto as **Exhibit A**.

In support of this Motion, Movants state:

1. Movants undertook limited representation as ‘local’ counsel for the Maerki Respondents in the above referenced matter in approximately July 2014 and have continued to represent the Maerki Respondents, along with Marie Mirch, Esq., in this action from that time to the present. The representation was limited to that of ‘local’ counsel, as Respondents’ lead counsel (Ms. Mirch) was admitted *Pro Hac Vice* from California. Ms. Mirch recently withdrew from this matter and, therefore, there is no

1 longer a need for local counsel to assist the Respondents' California counsel with local
2 procedural compliance.

3 2. The Maerki Respondents have been informed of Movants' intent to
4 withdraw as counsel of record in the above-referenced action, and the Maerki
5 Respondents have been notified, in writing, of the status of the case at the time of the
6 filing of this Motion, all upcoming deadlines, and this Commission's orders, including
7 the possibility of sanctions for failing to comply with this Commission's orders. [*See*
8 *Certificate of Moving Counsel.*]

9 3. The last known addresses, e-mail address, and telephone number for the
10 Maerki Respondents are as follows:

11 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
12 9230 N. 106th Place
13 Scottsdale, AZ 85258-6122

14 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
15 7119 E. Shea Blvd., #109-479
16 Scottsdale, Arizona 85254

17 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
18 10632 N. Scottsdale Road, #B-479
19 Scottsdale, Arizona 85254

20 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
21 8149 North 87th Place
22 Scottsdale, AZ 85258

23 Dental Support Plus Franchise, LLC
24 Kent Maerki Statutory Agent
25 8149 N. 87th P1#212
26 Scottsdale, AZ 85254
emailkentmaerki@gmail.com
no other known emails

 4. Movants do not believe that their withdrawal will have a material adverse
effect or impact on the Maerki Respondents' interests. [*See id.*]

1 The Honorable Marc E. Stern
2 Administrative Law Judge
3 Hearing Division
4 Arizona Corporation Commission
5 1200 West Washington Street
6 Phoenix, Arizona 85007

7 *Sara Mandy*
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EXHIBIT

A

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2 Suite 191
Scottsdale, Arizona 85258
3 Telephone: (480) 922-3933
Telecopier: (480) 922-3969

4 Mark D. Chester – 011423
5 Attorneys for Respondents

6 **BEFORE THE ARIZONA CORPORATION COMMISSION**

7 KENT MAERKI and NORMA JEAN
8 COFFIN aka NORMA JEAN MAERKI, aka
9 NORMA JEAN MAULE, husband and wife,

10 DENTAL SUPPORT PLUS FRANCHISE,
11 LLC, an Arizona limited liability company

12 Respondents.

DOCKET NO. S-20897A-13-0391

**CERTIFICATE OF MOVING
COUNSEL IN SUPPORT OF
MOTION TO WITHDRAW AS
COUNSEL OF RECORD FOR
RESPONDENTS**

13 State of Arizona)
14) ss.
15 County of Maricopa)

16 I, Mark D. Chester, being first duly sworn, state the following:

17 1. I am a partner at Chester & Shein, P.C. and I am the local attorney of
18 record in this matter for Respondents Kent Maerki, Norma Jean Coffin and Dental
19 Support Plus Franchise, LLC (the "Maerki Respondents").

20 2. Chester & Shein, P.C. undertook limited representation as 'local' counsel
21 for the Maerki Respondents in the above-referenced matter in or about July 2014, and
22 has continued to represent the Maerki Respondents, along with Marie Mirch, Esq., in
23 this action from that time to the present. The representation was limited to that of 'local'
24 counsel, as Respondents' lead counsel (Ms. Mirch) was admitted *Pro Hac Vice* from
25 California. Ms. Mirch recently withdrew from this matter and, therefore, there is no
26 longer a need for local counsel to assist the Respondents' California counsel with local
procedural compliance.

1 3. The Maerki Respondents have been informed of Movants' intent to
2 withdraw as counsel of record in the above-referenced action, and the Maerki
3 Respondents have been notified, in writing, of the status of the case at the time of the
4 filing of this Motion, all upcoming deadlines, and this Commission's orders, including
5 the possibility of sanctions for failing to comply with this Commission's orders.

6 4. The last known addresses, e-mail address, and telephone number for the
7 Maerki Respondents are as follows:

8 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean
9 Maule
10 9230 N. 106th Place
11 Scottsdale, AZ 85258-6122

12 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
13 71 19 E. Shea Blvd., #109-479
14 Scottsdale, Arizona 85254

15 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean
16 Maule
17 10632 N. Scottsdale Road, #B-479
18 Scottsdale, Arizona 85254

19 Kent Maerki and Norma Jean Coffin aka Norma Jean Maerki, aka Norma Jean Maule
20 8149 North 87th Place
21 Scottsdale, AZ 85258

22 Dental Support Plus Franchise, LLC
23 Kent Maerki Statutory Agent
24 8149 N. 87th P1#212
25 Scottsdale, AZ 85254

26 emailkentmaerki@gmail.com
no other known emails

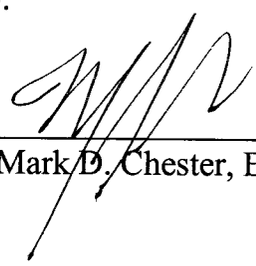
 5. I believe that Movants' withdrawal is proper and necessary pursuant to ER
1.16(b).

 Pursuant to Rule 80, *Ariz. R. Civ. P.*, I, Mark D. Chester, declare under penalty of

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perjury that the foregoing is true and correct.

EXECUTED this 2nd day of June, 2015.

By: 

Mark D. Chester, Esq.