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LTB1, R. Gregory Shepard and Neldon Johnson

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

VS.

RAPOWER-3, LLC, INTERNATIONAL AUTOMATED SYSTEMS, INC., LTB1, LLC, R. GREGORY SHEPARD, and NELDON JOHNSON.

Defendants.

Civil No. 2:15-cv-00828-DN-EJF

ORDER RE: NOTICE AND/OR MOTION TO WITHDRAW AS COUNSEL FOR ALL DEFENDANTS

Judge David Nuffer

Pursuant to Denver C. Snuffer, Jr., Steven R. Paul, Daniel B. Garriott, Joshua D. Egan, and the law firm of Nelson, Snuffer, Dahle, and Poulsen P.C. 's ("Counsel") Motion for Withdrawal of Counsel and DUCivR 83-1.4, the Court ORDERS that Counsel may withdraw, and is hereby removed, as counsel for RAPower-3, LLC, International Automated Systems, Inc., LTB1, R. Gregory Shepard and Neldon Johnson ("Clients").

With regard to Client's continued representation, the Court **ORDERS** as follows:

**For individual parties:** Client or new counsel for Client must file a Notice of Appearance within twenty-one (21) days after the entry of this order, unless otherwise

ordered by the Court. Pursuant to Utah DUCivR 83-1.3, no corporation, association, partnership or other artificial entity may appear pro se, but must be represented by an attorney who is admitted to practice in this court.

**For entity parties:** New counsel shall file a Notice of Appearance on behalf of any corporation, association, partnership or other artificial entity whose attorney has withdrawn. Pursuant to DUCivR 83-1.3, no such entity may appear pro se, but must be represented by an attorney who is admitted to practice in this court.

A party who fails to file a Notice of Substitution of Counsel or Notice of Appearance as set forth above, may be subject to sanction pursuant to Federal Rule of Civil Procedure 16(f)(1), including but not limited to dismissal or default judgment.

With regard to scheduling, the Court **ORDERS** as follows:

## **NOTICE TO PARTY**

The action shall be stayed until twenty-one (21) days after entry of this order.

The Court will cause this Order to be sent to Client at the address set forth in the Motion for Withdrawal of Counsel and to all other parties.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_, \_\_\_\_.

**BY THE COURT:** 

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing **ORDER RE: NOTICE AND/OR MOTION TO WITHDRAW AS COUNSEL FOR ALL DEFENDANTS** was sent to the following and in the manner described below.

Erin Healy Gallagher Erin R. Hines US Dept. of Justice P.O. Box 7238 Ben Franklin Station Washington, DC 20044 Attorneys for USA Wayne Klein, Receiver P.O. Box 1836 Salt Lake City, Utah 84110	Sent via: MailHand DeliveryEmail: erin.healygallagher@usdoj.gov
Jonathan O. Hafen Joseph M.R. Covey PARR BROWN GEE & LOVELESS 101 South 200 East, Suite 700 Salt Lake City, Utah 84111 Attorneys for Receiver	Sent via:  Mail  Hand Delivery  Email: jhafen@parrbrown.com  jcovey@parrbrown.com  X Electronic Service via Utah Court's efiling program
Neldon P. Johnson International Automated Systems, Inc. RaPower-3, LLC LTB1, LLC 2730 West 4000 South Oasis, Utah 84624	Sent via:  X Email: glendaejohnson@hotmail.com X Mail
R. Gregory Shepard 858 W. Clover Meadow Dr. Murray, Utah 84123	Sent via:  X Email: greg@rapower3.com X Mail
	/s/ Steven R. Paul Attorneys for Defendants