Omni Innovations LLC et al v. BMG Music Publishing NA Inc et al	
Case 2:06-cy-01350- ICC Decument	27

	Case 2:06-cv-01350-JCC Docum	ent 37	Filed 09/17/2007	Page 1 of 2		
1						
2						
3						
4						
5						
6						
7						
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON					
9	AT SEATTLE					
10	OMNI INNOVATIONS, LLC, a Washington Limited Liability Company; and JAMES S.	n				
11	GORDON, JR., a married individual,		CASE NO. CO	-1350-JCC		
12	Plaintiffs,		MINUTE ORD	ER		
13	V.					
14 15	BMG COLUMBIA HOUSE, INC., a New Y corporation,	ork				
16	Defendants.					
17		1				
18	The following Minute Order is made by direction of the Court, the Honorable John C.					
19	Coughenour, United States District Judge:					
20	This matter comes before the Court on Plaintiffs' attorneys' unopposed Motion for Leave to					
21	Withdraw as Counsel and to File Declarations Under Seal (Dkt. No. 30), together with sealed					
22	declarations of Plaintiffs' counsel, Robert J. Siegel and Douglas E. McKinley, Jr. (Dkt. Nos. 31 & 32).					
23	Having fully considered the papers submitted, the Court hereby GRANTS, in full, the Motion to					
24	Withdraw. Mr. Siegel and Mr. McKinley are hereby permitted to withdraw as counsel in this matter. Such					
25	withdrawal is effective as of Thursday, Octobe	er 11, 200	7. Mr. Siegel and Mr.	McKinley are hereby		
26	MINUTE ORDER – 1					

DIRECTED to turn over Plaintiffs' documents and files to Plaintiffs or to the counsel of Plaintiffs' choice
 and facilitate the transition of the case to new counsel as required by the Rules of Professional Conduct.
 Furthermore, the declarations of Mr. Siegel (Dkt. No. 31) and Mr. McKinley (Dkt. No. 32) will remain
 SEALED.

Plaintiff Omni Innovations, LLC, is advised that, as a business entity, it must be represented by a
licensed attorney. *Rowland v. California Men's Colony*, 506 U.S. 194, 202 (1993) ("It has been the law
for the better part of two centuries . . . that a corporation may appear in federal court only through
licensed counsel."); *accord United States v. Unimex*, 991 F.2d 546, 549 (9th Cir. 1993) ("Counsel is
essential for a corporation at trial because it cannot appear pro se."). Therefore, said Plaintiff must be
represented by an attorney and cannot proceed without such representation.

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

DATED this 17th day of September, 2007.

## BRUCE RIFKIN, Clerk of Court

By <u>/s/ C. Ledesma</u>

Deputy Clerk

26 MINUTE ORDER – 2