IN THE CIRCUIT COURT OF THE 20TH JUDICIAL CIRCUIT IN AND FOR COLLIER COUNTY, FLORIDA

Plaintiff(s)),
vs.	Case No.
Defendan	nt(s),
	ORDER PERMITTING WITHDRAWAL OF ATTORNEY
Record fo reviewed hereby:	IIS CASE came before the Court for hearing upon counsel's Motion to Withdraw as Attorney of r, in the above-styled cause and the Court having the pleadings, heard argument, and being otherwise fully advised in the premises, does ND, ORDER, and ADJUDICATE:
 2. 3. 	Court cannot give any legal advice to a <i>pro se</i> litigant. It is a <i>pro se</i> litigant's responsibility to familiarize him/herself with the law applicable to their case, the legal rules (eg. <i>Florida Rules of Court</i>), the Evidence Code, court records (eg. Orders), and anything else applicable to the case. Failure to follow law, rules, orders of the Court, et cetera may result in adverse consequences for a non-compliant <i>pro se</i> litigant, including but not limited to entry of any Order imposing sanctions, fees, fines, court costs, default, dismissal, and/or such other relief as the Court deems appropriate and the law permits.
4.	shall have thirty (30) days from this date of this Order to retain new counsel. All pending matters in the cause are temporarily stayed or otherwise

abated for said period. Said period shall expire early in the event the *pro se* party files a notice of intention to represent him/herself during the thirty (30) day period or if a licensed attorney in good standing authorized to practice law in the State of Florida files a notice of appearance or other pleading on the party's behalf. Thereafter, the Court will entertain any motions to dismiss.

5. In the event new counsel does not file a notice of appearance or other pleading during the next thirty (30) days, the above referenced party shall be deemed a *pro se* litigant and the case shall normally proceed after the thirty (30) day stay/abatement period has passed. This provision does not apply to a corporate entity, however, as Florida law only allows an individual proper person to represent oneself. In the event a corporate entity fails to timely secure counsel along with a timely filed notice of appearance, said party may be subjected to entry of a dismissal of its claims (if any) and/or the striking of its answer and defenses along with the entry of an adverse (default) judgment against it.

DONE	AND	ORDERED	IN	Naples,	Collier	County,	Florida,	this	 day	0
 		, 20)	_•						
					CIR	CUIT COUI	RT JUDGE			

Copies furnished via Clerk's email to: Counsel of Record

Copies via US Mail to: Pro Se Litigant