## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

v. ALTICE USA, INC., et al.	<pre>\$</pre>
TOUCHSTREAM TECHNOLOGIES, INC. v. CHARTER COMMUNICATIONS, INC., et al.	<pre> §     CASE NO. 2:23-cv-00059-JRG § (Member Case) § </pre>
TOUCHSTREAM TECHNOLOGIES, INC.  v.  COMMCAST CABLE COMMUNICATIONS, LLC d/b/a XFINITY, et al.	<pre> §     CASE NO. 2:23-cv-00062-JRG § (Member Case) § § </pre>

## **ORDER**

Before the Court is the Unopposed Motion to Withdraw Counsel (the "Motion") filed by Plaintiff Touchstream Technologies, Inc. ("Plaintiff"). (Dkt. No. 139.) In the Motion, Plaintiff requests that Michael W. Gray be permitted to withdraw as counsel of record for Plaintiff because he is changing law firms and will no longer be employed by Shook, Hardy & Bacon L.L.P. (*Id.* at 1.) The Motion is unopposed. (*Id.* at 3.)

Having considered the Motion, and noting its unopposed nature, the Court is of the opinion that it should be and hereby is **GRANTED**. Accordingly, it is **ORDERED** that Michael W. Gray be permitted to **withdraw** as counsel of record for Plaintiff in the above-captioned case. It is further



**ORDERED** that the Clerk shall **terminate** Michael W. Gray as counsel of record and all electronic notifications to the same.

So ORDERED and SIGNED this 4th day of March, 2024.

RODNEY GILSTRAP

UNITED STATES DISTRICT JUDGE