Paper 38

Date Entered: May 15, 2014

## UNITED STATES PATENT AND TRADEMARK OFFICE

\_\_\_\_\_

### BEFORE THE PATENT TRIAL AND APPEAL BOARD

\_\_\_\_\_

# RICOH AMERICAS CORPORATION and XEROX CORPORATION Petitioners

v.

# MPHJ TECHNOLOGY INVESTMENTS, LLC Patent Owner

Case IPR2013-00302 Patent 7,986,426 B1

\_\_\_\_\_

Before MICHAEL P. TIERNEY, KARL D. EASTHOM, and GREGG I. ANDERSON, *Administrative Patent Judges*.

EASTHOM, Administrative Patent Judge.

ORDER
Conduct of the Proceeding
37 C.F.R. § 42.5



Patent Owner filed a Notice of Withdrawal of Motion to Amend (Paper 37), seeking to withdraw its prior Motion to Amend (Paper 29). Patent Owner is not required to file a Motion to Amend, and Petitioners have not yet filed an opposition thereto. *See* 37 C.F.R. § 42.121 (a) ("A patent owner may file one motion to amend a patent . . . ."). Accordingly, we find it appropriate to grant the withdrawal.

It is hereby ORDERED that Patent Owner's Motion to Amend is withdrawn.

#### For PETITIONERS:

Michael Specht
Jason Eisenberg
H. Keeto Sabharwal
Dennies Varughese
Richard Bemben
STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C
mspecht-PTAB@skgf.com
jasone-PTAB@skgf.com
keetos-PTAB@skgf.com
dvarughe-PTAB@skgf.com
rbemben-PTAB@skgf.com

#### For PATENT OWNER:

Scott Horstemeyer
Andrew Crain
Vivek Ganti
THOMAS HORSTEMEYER LLP
scott.horstemeyer@thomashorstemeyer.com
andrew.crain@thomashorstemeyer.com
vivek.ganti@thomashorstemeyer.com

