### UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

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TWITTER INC. and YELP INC. Petitioners, v.

EVOLUTIONARY INTELLIGENCE, LLC, Patent Owner

Title: SYSTEM AND METHOD FOR CREATING AND MANIPULATING INFORMATION CONTAINERS WITH DYNAMIC REGISTERS

Case IPR2014-00092 Patent No. 7,010,536

# MOTION FOR *PRO HAC VICE* ADMISSION *UNDER 37 C.F.R. § 42.10*



The Patent Owner, Evolutionary Intelligence LLC, respectfully requests that the Board recognize Mr. Todd Kennedy as backup counsel *pro hac vice* during this proceeding.

### 1. Statement of Facts

There is good cause for the Board to recognize Mr. Kennedy pro hac vice.

Mr. Kennedy is an experienced litigation attorney, and has been involved in numerous litigations involving patent infringement in District Courts across the country. He has experience in jury and bench trials and *Markman* hearings in patent infringement litigation matters. Mr. Kennedy's biography is attached hereto as Exhibit 2005.

U.S. Patent No. 7,010,536 is currently asserted against Petitioners Twitter and Yelp. in co-pending litigations, *Evolutionary Intelligence, LLC v. Twitter Inc.*, No. 3:13-cv-04207-JSW and *Evolutionary Intelligence, LLC v. Yelp Inc.*, No. 4:13-cv-03587-DMR ("the co-pending litigation"). Mr. Kennedy is lead counsel for Evolutionary Intelligence in the co-pending litigation and, as such, has an established familiarity with the subject matter at issue in this proceeding. In the co-pending litigation, Mr. Kennedy was heavily involved in performing infringement analyses, forming claim construction positions, and drafting claim charts, all of which are relied in on the petition requesting *inter partes* review of U.S. Patent No. 7,010,536. Evolutionary has expended significant financial



resources in the co-pending litigation with Mr. Kennedy as lead litigation

counsel, and Evolutionary wishes to continue using Mr. Kennedy as counsel in

this proceeding.

Further, counsel for Petitioner does not oppose Mr. Kennedy appearing

pro hac vice during this proceeding.

Therefore, Petitioner respectfully submits that there is good cause for the

Board to recognize Mr. Kennedy as backup counsel pro hac vice during this

proceeding.

2. Affidavit or Declaration of Individual Seeking to Appear

This Motion for *Pro Hac Vice* Admission is accompanied by an Affidavit

of Mr. Kennedy as required under 37 C.F.R. § 42.10.

Respectfully Submitted,

Dated: March 26, 2014

/s/Anthony J. Patek/

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### **CERTIFICATE OF SERVICE**

I hereby certify, pursuant to 37 CFR §§ 42.6 and 42.105, that on November 12, 2013, the same day as the filing of the above document, a true and correct copy of the foregoing Motion to Appear Pro Hac Vice, including all attachments, appendices and exhibits, to be served via First Class U.S. Mail on the following:

Counsel for Third Party Requestor.

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