Paper No. _____

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MOTOROLA MOBILITY LLC, GOOGLE INC. AND APPLE INC. Petitioners

v.

ARENDI S.A.R.L. alleged Patent Owner

Patent No. 7,917,843 Issue Date: March 29, 2011

Title: METHOD, SYSTEM AND COMPUTER READABLE MEDIUM FOR ADDRESSING HANDLING FROM AN OPERATING SYSTEM

Inter Partes Review No. IPR2014-00208

UNOPPOSED MOTION FOR ADMISSION PRO HAC VICE OF JULIE S. TURNER



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I. Relief Requested

Pursuant to 37 C.F.R. § 42.10, Petitioners Motorola Mobility LLC and Google Inc. request that the Board admit Julie S. Turner *pro hac vice* in this proceeding.

II. Statement of Facts Showing Good Cause for the Board to Recognize Counsel *Pro Hac Vice* During the Proceeding

In accordance with 37 C.F.R. § 42.10(c), the Board may recognize counsel *pro hac vice* during a proceeding, subject to the conditions set forth therein, and any others that the Board may impose. Petitioner sets forth these facts in support of this motion:

1. The undersigned contacted counsel for patent owner Arendi (Mr. Asher), who indicated that Patent Owner did not plan to oppose Ms. Turner's admission *pro hac vice*.

Lead counsel for the proceeding, David Fehrman (counsel for Apple),
is a registered practitioner. Matthew A. Smith (counsel for Google and Motorola
Mobility) is also a registered practitioner.

3. Julie Turner is an experienced litigator and has established familiarity with the subject matter at issue in this proceeding. Accompanying this motion is **Ex. 1011**, the Declaration of Julie S. Turner in Support of this Motion for Admission *Pro Hac Vice* ("Turner Dec."). In her declaration, Ms. Turner attests, among other things, that she is a member in good standing of the California Bar

and several United States District and Appellate Courts. Turner Dec. ¶ 2. Ms. Turner has over sixteen years of experience in patent litigation. Turner Dec. ¶¶ 1-3. In addition, Ms. Turner's familiarity with the subject matter at issue in this proceeding is demonstrated by her review of the '843 patent and the cited prior art, as well as her assistance to the undersigned in preparing a petition for a related patent sharing the same specification. Turner Dec. ¶ 9.

4. In her declaration, Ms. Turner also attests as to her admission to practice in other courts, and also to each of the required items set forth by 37 C.F.R. §42.10(c). *See* Turner Dec. ¶¶ 2, 4-8.

III. Conclusion

For the foregoing reasons, Petitioners respectfully request that the Board admit Julie S. Turner *pro hac vice* in this proceeding.

Respectfully submitted,

Dated: July 28, 2014

By: <u>/Matthew A. Smith/</u> Matthew A. Smith Registration No. 49,003 Counsel for Petitioner

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Motion for Admission *Pro Hac Vice* was served on July 28, 2014 by electronic mail (by prior agreement with the Patent Owner) to the attorneys of record for the Patent Owner at:

Sunstein Kann Murphy & Timbers LLLP 125 Summer Street Boston Ma 02110-1618

by transmitting the documents to the attorneys' email addresses at:

RAsher@sunsteinlaw.com, BSunstein@sunsteinlaw.com,

Jstickevers@sunsteinlaw.com, and Dwu@sunsteinlaw.com.

By: /s/ Ashley Campbell

Ashley Campbell Morrison & Foerster LLP 707 Wilshire Boulevard Los Angeles, CA 90017