Paper 12 Entered: October 15, 2014

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SKYHAWKE TECHNOLOGIES, LLC, Petitioner,

v.

L&H CONCEPTS, LLC, Patent Owner.

Case IPR2014-00438 Patent 5,779,566

Before JAMES T. MOORE, Administrative Patent Judge.

DECISION Motion for Pro Hac Vice Admission 37 C.F.R. § 42.10

On October 8, 2014, Patent Owner filed an unopposed motion for pro hac vice admission of Mr. David S. Morris. Paper 11. For the reasons provided below, Patent Owner's motion is granted.

Pursuant to 37 C.F.R. § 42.10(c), the Board may recognize counsel pro hac vice during a proceeding upon a showing of good cause, subject to the condition that lead counsel be a registered practitioner. In authorizing motions for pro hac vice admission, the Board requires the moving party to provide a statement of facts showing good cause for the Board to recognize counsel pro hac vice and an affidavit or declaration of the individual seeking



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to appear in this proceeding. Paper 3, Notice of Filing Date Accorded to Petition, 2.

In this proceeding, lead counsel for Petitioner, Mr. David Hoffman, is a registered practitioner. Petitioner's motion urges that there is good cause for the Board to recognize Mr. Morris pro hac vice during these proceedings, and is supported by the affidavit of Mr. Morris. Ex. 2012.

In particular, the motion explains that Mr. Morris is an experienced litigating attorney, and Mr. Morris declares that he has an established familiarity with the subject matter at issue in this proceeding, as he is counsel in a related district court case involving the same patents involved in these proceedings. Paper 11, pp. 1–2; Ex. 2012.

Upon consideration, Petitioner has demonstrated that Mr. Morris possesses sufficient legal and technical qualifications to represent Patent Owner in these proceedings, and the Board recognizes that there is a desire for Patent Owner to have Mr. Morris involved. Accordingly, Patent Owner has established good cause for Mr. Morris' admission. Mr. Morris will be permitted to appear pro hac vice in this proceeding as back-up counsel only. See 37 C.F.R. § 42.10(c).

For the foregoing reasons, it is

ORDERED that Patent Owner's motion for pro hac vice admission of Mr. Davis S. Morris is granted;

FURTHER ORDERED that Mr. David S. Morris is authorized to represent Patent Owner as back-up counsel only;

FURTHER ORDERED that Patent Owner is to continue to have a registered practitioner represent Patent Owner as lead counsel for these proceedings; and



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FURTHER ORDERED that Mr. David S. Miller is to comply with the Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of Title 37, Code of Federal Regulations, and to be subject to the Office's disciplinary jurisdiction under 37 C.F.R. § 11.19(a) and the USPTO Rules of Professional Conduct set forth in 37 C.F.R. § 11.101 et seq.

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