Petitioners' Motion for *Pro Hac Vice* Admission IPR2014-00829 (U.S. 6,805,779)

Paper No.\_\_\_\_

## UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY, LTD., TSMC NORTH AMERICA CORPORATION, FUJITSU SEMICONDUCTOR LIMITED, FUJITSU SEMICONDUCTOR AMERICA, INC., ADVANCED MICRO DEVICES, INC., RENESAS ELECTRONICS CORPORATION, RENASAS ELECTRONICS AMERICA, INC., GLOBAL FOUNDRIES U.S., INC., GLOBAL FOUNDRIES DRESDEN MODULE ONE LLC & CO. KG, GLOBAL FOUNDRIES DRESDEN MODULE TWO LLC & CO. KG, TOSHIBA AMERICA ELECTRONIC COMPONENTS, INC., TOSHIBA AMERICA INC., TOSHIBA AMERICA INFORMATION SYSTEMS, INC., TOSHIBA CORPORATION, and THE GILLETTE COMPANY, Petitioners,

v.

ZOND, LLC, Patent Owner

Case IPR2014-00829<sup>1</sup> Patent 6,805,779 B2

## PETITIONERS' MOTION FOR *PRO HAC VICE* ADMISSION PURSUANT TO 37 C.F.R. § 42.10(C)

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<sup>&</sup>lt;sup>1</sup> Cases IPR 2014-00859, IPR2014-01072, and IPR2014-01020 have been joined with the instant proceeding.

This Motion for *Pro Hac Vice* admission is filed solely on behalf of Taiwan Semiconductor Manufacturing Company, Ltd. and TSMC North America Corporation (collectively "TSMC" or "Petitioner"). TSMC respectfully moves that the Board recognize Mr. Anthony J. Fitzpatrick as counsel *pro hac vice* during this proceeding.

The Board has previously approved unopposed motions to add Mr. Anthony J. Fitzpatrick as counsel *pro hac vice* in related proceedings concerning U.S. Patent Nos. 6,853,142, 7,147,759, 7,604,716, 7,808,184, and 7,811,421. Similar motions to recognize Mr. Anthony J. Fitzpatrick as counsel *pro hac vice* are concurrently being filed in the following IPRs involving U.S. Patent No. 6,805,779:

IPR2014-00828	
IPR2014-00829	
IPR2014-00917	

## 1. Time for Filing

This Motion for *Pro Hac Vice* Admission is being filed no sooner than twenty one (21) days after service of the petition. (IPR2013-00639, Paper No. 7).

#### 2. Statement of Facts Showing Good Cause for Counsel Pro Hac Vice

Petitioner has been authorized to file motions seeking admission *pro hac vice* under 37 C.F.R. 42.10(c). (Paper No. 3). Petitioner's lead and back-up counsel are registered practitioners:

Lead Counsel: David M. O'Dell, USPTO Reg. No. 42,044; and Backup Counsel: David L. McCombs, USPTO Reg. No. 32,271.

The following statement of facts shows that there is good cause for the Board to recognize Mr. Fitzpatrick *pro hac vice* on behalf of Petitioner.

In summary, Mr. Fitzpatrick is an experienced litigator, has established familiarity with the subject matter at issue in this proceeding from his participation in co-pending litigation involving the subject patent, and if admitted, will be involved in the depositions that occur in this proceeding. Specifically, U.S. Patent No. 6,803,779 is currently asserted against Petitioner in co-pending litigation, in the District of Massachusetts, 1:13-cv-11634-WGY (*Zond v. Fujitsu, et al.*) ("the co-pending litigation"). Mr. Fitzpatrick is a member of the Massachusetts bar in good standing, and is representing the Petitioner, in the co-pending litigation.

Mr. Fitzpatrick has analyzed prior art references and claim charts in connection with invalidity contentions and has been involved in forming claim construction positions related to the claimed inventions, all of which are relevant to the petition requesting *inter partes* review of U.S. Patent No. 6,805,779. Petitioner wishes to apply Mr. Fitzpatrick's knowledge of the patent by employing him as counsel in this proceeding. Admission of Mr. Fitzpatrick *pro hac vice* will enable Petitioner to avoid unnecessary expense and duplication of work between this proceeding and the co-pending litigation.

Petitioner's lead and backup counsel are registered practitioners and Mr. Fitzpatrick is an experienced litigation attorney having familiarity with the subject matter at issue in this proceeding. Therefore, Petitioners respectfully submit that there is good cause for the Board to recognize Mr. Fitzpatrick as counsel *pro hac vice* during this proceeding.

## 3. Affidavit of Individual Seeking to Appear

This Motion for *Pro Hac Vice* Admission is supported by an Affidavit of Mr. Fitzpatrick (Ex. 1313).

Respectfully submitted,

Date: November 20, 2014

/David M. O'Dell/ David M. O'Dell Lead Counsel for Petitioner TSMC Registration No. 42,044

## Petitioners' Updated Exhibit List November 20, 2014

Exhibit	Description
1301	U.S. Patent No. 6,805,779 ("'779 Patent'')
1302	Kortshagen Declaration ("Kortshagen Decl.")
1303	D.V. Mozgrin, <i>et al</i> , <u>High-Current Low-Pressure Quasi-Stationary Discharge in a Magnetic Field: Experimental Research</u> , Plasma Physics Reports, Vol. 21, No. 5, 1995 ("Mozgrin")
1304	A. A. Kudryavtsev and V.N. Skerbov, Ionization relaxation in a plasma produced by a pulsed inert-gas discharge, Sov. Phys. Tech. Phys. 28(1), pp. 30-35, January 1983 ("Kudryavtsev")
1305	U.S. Patent No. 3,761,836 ("Pinsley")
1306	U.S. Patent No. 3,514,714 ("Angelbeck")
1307	U.S. Patent No. 5,753,886 ("Iwamura")
1308	File History for U.S. Patent No. 6,805,779, Office Action dated February 11, 2004 ("02/11/04 Office Action")
1309	File History for U.S. Patent No. 6,805,779, Response dated May 6, 2004 ("05/06/04 Response")
1310	European Patent Application No. 1614136, Response dated July 24, 2007 (07/24/07 Response in EP 1614136)
1311	J. Vlček, A collisional-radiative model applicable to argon discharges over a wide range of conditions. I: Formulation and basic data, J. Phys. D: Appl. Phys. 22 (1989) pp. 623-631
1312	J. Vlček, A collisional-radiative model applicable to argon discharges over a wide range of conditions. II: Application to low-pressure, hollow-cathode arc and low-pressure glow discharges, J. Phys. D: Appl. Phys. 22 (1989) pp. 632-643

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