Filed on behalf of Innovative Display Technologies LLC

By: Justin B. Kimble (JKimble-IPR@bcpc-law.com)

Jeffrey R. Bragalone (jbragalone@bcpc-law.com)

Bragalone Conroy P.C.

2200 Ross Ave.

Suite 4500 – West

Dallas, TX 75201

Tel: 214.785.6670 Fax: 214.786.6680

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

LG DISPLAY CO., LTD., Petitioner,

v.

INNOVATIVE DISPLAY TECHNOLOGIES LLC, Patent Owner.

Case IPR2014-01362 U.S. Patent No. 7,384,177

PRO HAC VICE MOTION TO ADMIT ATTORNEY T. WILLIAM KENNEDY PURSUANT TO 37 C.F.R. § 42.10(c)

EXHIBIT 2017: DECLARATION OF T. WILLIAM KENNEDY

Mail Stop PATENT BOARD Patent Trial and Appeal Board U.S. Patent & Trademark Office P.O. Box 1450



- I, T. William Kennedy, make the following declaration based on my own personal knowledge and, if called to testify before the court, could and would testify as follows:
 - 1. I am an attorney with the law firm of Bragalone Conroy, P.C., located at 2200 Ross Avenue, Suite 4500-West, Dallas, TX 75201.
 - 2. I am a member in good standing of the Texas State Bar.
 - 3. I have never been subject to any suspensions or disbarments from practice before any court or administrative body.
 - 4. None of my applications for admission to practice before any court or administrative body has ever been denied.
 - 5. I have never been sanctioned nor had contempt citations imposed by any court or administrative body.
 - 6. I have read and will comply with the Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials set forth in part 42 of 37 C.F.R.
 - 7. I will be subject to the USPTO Rules of Professional Conduct set forth in 37 C.F.R. §§ 11.101 *et. seq.* and disciplinary jurisdiction under 37 C.F.R. § 11.19(a).
 - 8. During the past three years, I have applied to appear *pro hac vice* before the PTAB in five other proceedings, all pending. All five of the *pro hac*



vice motions involve the same or related parties as this proceeding and also involve the same or similar subject matter:

- i. IPR2014-01096 (pending);
- ii. IPR2014-01097 (pending);
- iii. IPR2015-00487 (pending);
- iv. IPR2015-00506 (*pending*); and
- v. IPR2015-01717 (pending).

I have not applied to appear *pro hac vice* in any other proceeding before the PTAB.

9. I have familiarity with the subject matter at issue in this proceeding. I currently represent the Patent Owner in its assertion of the patent at issue in this proceeding and its related patents in numerous cases resolved in the Eastern District of Texas and pending in the District of Delaware. See, e.g., Delaware Display Group LLC et al. v. LG Electronics, Inc. et al., No. 1:13-cv-02109 (D. Del., filed Dec. 31, 2013); see also Delaware Display Group LLC et al. v. Vizio Inc., et al., No. 1:13-cv-02112 (D. Del., filed Dec. 31, 2013). As counsel in those actions, I have become very familiar the subject matter at issue in this proceeding, i.e., light emitting panel assemblies. Moreover, during the course of those lawsuits, I have analyzed the prior art involved in this



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petition as it relates to the patent-at-issue as well as its related patents,

all of which concern light emitting panel assemblies. Furthermore, in

those lawsuits I have developed infringement allegations that assert the

patent-at-issue in this petition against various light emitting panel

assemblies, including those found in smart phones, tablets, laptop

computers, and televisions to name a few. In my role as counsel in those

litigations, I have spent significant time learning the technology

involved in light emitting panel assemblies such as those found in the

patent-at-issue in this proceeding.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 9th day of September, 2015.

T. William Kennedy Bragalone Conroy PC

Bill Kennedy

2200 Ross Ave.

Suite 4500 West

Dallas, TX 75201

