Filed on behalf of NETWORK-1 TECHNOLOGIES, INC.

By: Charles R. Macedo (Reg. No. 32,781) Amster, Rothstein & Ebenstein LLP 90 Park Avenue New York, NY 10016

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UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD """

GOOGLE INC. Petitioner

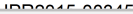
V.

NETWORK-1 TECHNOLOGIES, INC. Patent Owner

Case No. IPR2015-00345 U.S. Patent 8,205,237

DECLARATION OF GREG DOVEL IN SUPPORT OF MOTION FOR *PRO HAC VICE* ADMISSION

NETWORK-1 EXHIBIT 2004 Google Inc. v. Network-1 Technologies, Inc.





I, Greg Dovel, declare as follows:

Counsel is an experienced patent litigation attorney

- 1. I am co-founder of the law firm Dovel & Luner LLP.
- 2. I have been a litigation attorney for 27 years since 1988. I graduated Harvard Law School and then served as law clerk to Ninth Circuit Judge J. Clifford Wallace. I then clerked for Chief Justice Warren E. Burger and Associate Justice Antonin Scalia of the United States Supreme Court. I was a litigation associate and then partner at Kaye, Scholer, Fierman, Hayes & Handler in Los Angeles, before leaving to form my own firm in 1995. I have first-chaired numerous jury and bench trials to verdict.
- 3. I have been primarily litigating patent cases since 2000. I have been lead counsel on over 30 patent cases. I litigated a number of them through trial and have conducted oral arguments on six patent cases before the Federal Circuit.
- 4. I have been admitted *pro hac vice* in the following matters before the Patent Trial and Appeal Board:
 - IPR2015-00179
 - IPR2015-00180



- IPR2013-00071
- IPR2013-00092
- CBM2014-00054
- CBM2014-00170
- CBM2015-00019
- CBM2015-00020.

I conducted the oral hearing in IPR2013-0071 on behalf of the patent owner (IPRs 2013-00385 and 2013-00495 were joined with IPR2013-0071).

<u>Familiarity with the subject matter at issue in the proceeding - U.S. Patent</u> 8,205,237:

- 5. I am familiar with the subject matter at issue in this proceeding, specifically U.S. Patent 8,205,237 (the '237 Patent). My familiarity with the '237 Patent is based on the following.
- I have read, and am therefore familiar with, (a) the '237 Patent, and(b) the prior art references asserted in the Petition attempting to invalidate the '237 Patent.
- 7. I was actively involved in drafting the Patent Owner's Preliminary

 Response in this proceeding, which required a familiarity with (a) the specification of the '237 Patent, (b) the claims of the '237 Patent, and



(c) the validity issues associated with the '237 Patent.

General Requirements

- 8. I am a member in good standing of the Bar of the State of California and am admitted to practice before the United States Supreme Court, United States Courts of Appeals for the Ninth Circuit and the Federal Circuit, and six federal District Courts.
- 9. I have never been suspended, disbarred, sanctioned, or cited for contempt by any court or administrative body.
- 10. I have never had a court or administrative body deny my application for admission to practice.
- 11. I have read and will comply with Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of the C.F.R.
- 12. I agree to be subject to the United States Patent and Trademark Office 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).
- 13. In the past three (3) years, I have applied to appear *pro hac vice* in IPR 2015-00179, IPR 2015-00180, IPR2013-00071, IPR2013-00092, CBM2014-00054, CBM2014-00170, CBM2015-00019, and



Case No. IPR2015-00345

CBM2015-00020 before the Patent Trial and Appeal Board at the

United States Patent and Trademark Office (IPRs 2013-00385 and

00495 were joined with IPR2013-0071).

I hereby declare that all statements made herein of my own knowledge are

true and that all statements made on information and belief are believed to be true;

and further that these statements are made with the knowledge that willful false

statements and the like so made are punishable by fine or imprisonment, or both,

under Section 1001 of Title 18 of the United States Code and that such willful false

statements may jeopardize the validity of U.S. Patent No. 8,205,237.

Date: July 2015

Respectfully submitted,

Mr. Greg Dovel, Esq.

Dovel & Luner LLP

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4