PATENT OWNERS PAICE LLC & THE ABELL FOUNDATION, INC. UNOPPOSED MOTION FOR *PRO HAC VICE* ADMISSION OF DANIEL A. TISHMAN UNDER 37 C.F.R. § 42.10(c)



Pursuant to 37 C.F.R. § 42.10(c), the Patent Owners ("PAICE LLC & THE ABELL FOUNDATION, INC.," hereinafter "Paice & Abell") respectfully request that the Board recognize Daniel A. Tishman as counsel *pro hac vice* in this proceeding. Patent Owner seeks the counsel of Daniel A. Tishman due to his experience in representing Paice & Abell in other patent-related matters and particularly due to his familiarity with the substantive and technical issues involved in this proceeding. This motion is authorized by the Notice of Filing Date Accorded to Petition and Time for Filing Patent Owner Preliminary Response that was mailed on March 17, 2015.

Petitioner does not oppose this pro hac vice motion.

## **Statement of Facts**

Mr. Tishman is a patent litigation attorney whose practice focuses on patent litigation in Federal District Courts and Section 337 proceedings before the International Trade Commission. He has been involved in cases covering a broad range of technologies, including complex computer software, television tuners, micro-electromechanical systems, consumer mobile handsets, and hybrid-electric vehicles. Through his practice in such cases, Mr. Tishman has gained substantial experience in all aspects of patent litigation, including discovery procedures, motions practice, depositions, Markman hearings, and trials. Mr. Tishman began



his legal career as a judicial clerk for the Honorable Judge Yvette P. Kane of the District Court for the Middle District of Pennsylvania from 2011-2013. Mr. Tishman received his J.D., *summa cum laude*, from Tulane Law School in 2011, where he was a managing editor of the Tulane Law Review. He received a B.S. in Information Sciences and Technology from the Pennsylvania State University in 2007. Paice & Abell provide Appendix A, as evidence, Daniel Tishman's biography.

Mr. Tishman also has particular experience and familiarity with the substantive and technical issues involved in this *inter partes* review proceeding: Mr. Tishman represents Paice & Abell in two related matters: *Paice LLC, et. al. v. Hyundai Motor Co., et. al.*, No. CIV. WDQ-12-0499 (D. Md.) and *Paice LLC, et. al. v. Ford Motor Company*, No. CIV. WDQ-14-cv-00492 (D. Md.). Both cases are currently pending in the U.S. District Court for the District of Maryland, and both involve U.S. Patent 7,237,634, as well as other patents in the same family. Paice & Abell have invested significant financial resources in each of these related matters in which Mr. Tishman is serving as counsel. Moreover, through his representation in the related matters, Paice & Abell have developed a particular relationship with Mr. Tishman such that Paice & Abell desire to continue the relationship with Mr. Tishman for the purpose of this proceeding.



## 1. Declaration of Individual Seeking to Appear

This Motion for *Pro Hac Vice* Admission is accompanied by a Declaration of Daniel A. Tishman as required by the Order Authorizing Motion for *Pro Hac Vice* mailed March 17, 2015.

Accordingly, Patent Owners, Paice LLC & The Abell Foundation, Inc., submit that there is good cause under 37 C.F.R. § 42.10(c) for the Board to recognize Daniel A. Tishman as counsel *pro hac vice* during this proceeding.

Respectfully submitted,

Date: January 4, 2016

/ Linda L. Kordziel / Linda L. Kordziel Reg. No. 39,732 Counsel for Petitioner

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## CERTIFICATE OF SERVICE

Pursuant to 37 CFR § 42.6(e)(4), the undersigned certifies that on January 4, 2016, a complete and entire copy of this Patent Owners Paice LLC & The Abell Foundation, Inc. Unopposed Motion for *Pro Hac Vice* Admission Of Daniel A. Tishman under 37 C.F.R. § 42.10(c) and its exhibit, were provided via email to the Petitioner by serving the correspondence email addresses of record as follows:

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