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

Paper

APPLE INC., MOTOROLA MOBILITY LLC, TOSHIBA CORP. and TOSHIBA AMERICAN INFORMATION SYSTEMS, INC.

Petitioners

V.

GLOBAL TOUCH SOLUTIONS, LLC Patent Owner

Case IPR2015-01173 Patent No. 7,329,970

MOTION FOR PERMISSION FOR COUNSEL TO WITHDRAW

37 C.F.R. § 41.5(c)



Patent Owner Global Touch Solutions, LLC ("PO" herein) respectfully moves for permission for its lead counsel, Steven B. Kelber ("Kelber" herein), to withdraw as counsel for PO in the above-captioned matter, pursuant to Rule 41.5(c).

As provided for in 37 C.F.R. §11.116(a)(3), withdrawal is required because the client, PO, has discharged Kelber and terminated its engagement with him.

Pursuant to the provisions of 37 C.F.R. §11.116(b), withdrawal can be accomplished without material adverse effect – competent replacement counsel has been identified and will be appointed upon grant of this Motion. Upon grant of this Motion, new lead counsel will be designated from counsel of record and additional counsel, and appropriate amended Mandatory Notices will be filed. See, Seoul Semiconductors Co., Ltd v Trustees of Boston University, 2013 WL 8596810 (PTAB 2013).

With respect to the requirements of 37 C.F.R. §11.116(d), undersigned counsel has conferred with PO, and PO agrees that under the circumstances, withdrawal is appropriate and will not injure PO's interests. Other counsel has been notified. Counsel for Petitioners has graciously indicated this Motion will not be opposed.



Respectfully submitted,

Date: September 22, 2015

/s/ Steven B. Kelber

Steven B. Kelber Reg. No: 30,073

Law Offices Marc R. Labgold, P.C.

12005 Sunrise Valley Drive

Suite 203

Reston, Virginia 20191

E-Mail: skelber@labgoldlaw.com

Tel: (240) 506-6702 Fax: (877) 401-8855

Counsel for Patent Owner



CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. §§ 42.6 and 42.105, I hereby certify that on this 22nd day of September, 2015, the foregoing MOTION FOR PERMISSION FOR COUNSEL TO WITHDRAW, was served by e-mail on counsel for Petitioner:

ROBERT STEINBERG bob.steinberg@lw.com

MATTHEW MOORE matthew.moore@lw.com

Date: September 22, 2015 /s/ Steven B. Kelber Steven B. Kelber

Registration No: 30,073

