UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MICROSOFT CORPORATION AND MICROSOFT MOBILE INC.,

Petitioner,

v.

KONINKLIJKE PHILIPS N.V.,

Patent Owner.

Case IPR2017-01766 Patent No. RE44,913

AFFIDAVIT OF CHAD S. CAMPBELL IN SUPPORT OF PETITIONER'S MOTION FOR *PRO HAC VICE* ADMISSION UNDER 37 C.F.R. §42.10(c)

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I, Chad S. Campbell, being duly sworn and upon oath, hereby apply to appear pro hac vice before the Office in *Inter Partes Review* proceedings under the following PTAB Case Nos:

> *i. Microsoft Corporation et al. v. Koninklijke Philips N.V.,* Cases: IPR2017-00890, Patent No. 6,522,695 IPR2017-01754, Patent No. 7,529,806 IPR2017-01766, Patent No. RE44,913

I hereby attest to the following:

1. I am a member in good standing of the state Bars of Arizona and California, as well as the United States Court of Appeals for the Federal Circuit.

2. I have never been suspended or disbarred from practice before any court or administrative body.

3. I have never had an application for admission to practice before any court or administrative body denied.

4. No sanction or contempt citation has been imposed against me by any court or administrative body.

5. 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 37 C.F.R. Part 42. 6. 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.P.R. § 11.19(a).

7. I have applied, and have been admitted by the Office, to appear *pro hac vice* before the Office in the last three (3) years. I have applied to appear before the PTAB in the in the following PTAB proceedings:

- i. Microsoft Corporation v.Enfish, LLC Cases: IPR2013-00559 IPR2013-00560 IPR2013-00561 IPR2013-00562 IPR2013-00563 IPR2013-00574 IPR2013-00575 IPR2013-00576 IPR2013-00577
- ii. Microsoft Corporation v. Mobile Telecommunications Technologies, LLC

Cases:	IPR2016-01576
	IPR2016-01581

- iii. Intel Corporation et al. v. Daniel L. Flamm Cases: IPR2017-00279 IPR2017-00280 IPR2017-00281 IPR2017-00282
- iv. Micron Technology et al. v. Daniel L. Flamm Cases: IPR2017-00391 IPR2017-00392 IPR2017-00406

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8. I am an experienced litigation attorney with more than 23 years of experience representing clients in patent cases involving semiconductor technology, computer design and software. I regularly litigate patent cases in the United States Court of Appeals for the Federal Circuit and various federal district courts. Through my experience in patent litigation and other matters, I have represented clients in many phases of litigation including discovery, Markman hearings, jury trials, bench trials, and appeals. Through my experience in patent litigation including discovery, Markman hearings, jury trials, jury trials, and appeals.

9. I have an established familiarity with the subject matter at issue in this proceeding, having represented Petitioner in a court proceeding against Patent Owner involving the same technology (*Koninklijke Philips N.V. et al. v. Acer Inc. et al.*, Case No. 1:15-cv-01170-GMS (D. Del.); *Koninklijke Philips N.V. et al. v. Asustek Computer Inc. et al.*, Case No. 1:15-cv-01125-GMS (D. Del.); *Koninklijke Philips N.V. et al. v.* 01130-GMS (D. Del.); *Koninklijke Philips N.V. et al. v.* 01130-GMS (D. Del.); *Koninklijke Philips N.V. et al. v.* Visual Land, Inc., Case No. 1:15-cv-01127-gms (D. Del.); *Koninklijke Philips N.V. et al. v. Yifang USA,* Inc., Case No. 1:15-cv-01131-GMS (D. Del.)).

10. I am familiar with the technologies and issued claims in the 6,522,695, 7,529,806 and RE44,913 Patents. I am also familiar with the prior art references cited in PTAB Case Nos. IPR2017-00890, IPR2017-01754 and IPR2017-01766 and the associated invalidity grounds before the PTAB.

I hereby declare that all statements made of my own knowledge are true and that all statements made on information and belief are believed to be true. I further declare that these statements were 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 the Title 18 of the United States Code.

Dated: September 7, 2017

Respectfully submitted,

/Chad S. Campbell/_____

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