-	UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD	
3	x	
7	MICROSOFT CORPORATION,	
ł	Petitioner,	
5	Petitioner,	
	-versus-	
	BRADIUM TECHNOLOGIES LLC,	
	Patent Owner.	
	x Case IPR2016-00448	
	Patent 7,908,343 B2	
	Case IPR2016-00449	
	Patent 8,924,506 B2	
	One Broadway	
	New York, New York	
	January 18, 2017	
	9:24 a.m.	
	DEPOSITION OF ISAAC LEVANON, taken	
	pursuant to Notice, held at the offices of Andrews Kurth Kenyon, LLP, before Fran Insley,	
	a Notary Public of the States of New York and	
.	New Jersey.	
		Page 1



1 APPEARANCES:	1 THE VIDEOGRAPHER: Good morning. We
2 PERKINS COIE	2 are going on the record at 9:24 a.m. on
3 Attorneys for Petitioner	3 Wednesday, January 18, 2017. Please note
4 11988 El Camino Real, Suite 350 San Diego, CA 92130-2594	4 that recording will continue with any
5	5 objection to going off the record.
BY: MATTHEW C. BERNSTEIN, ESQ.	
6 Phone: (858) 720-5721	· · · · · · · · · · · · · · · · · · ·
Fax: (858) 720-5821	7 certified legal videographer associated
7 8	8 with Veritext. This deposition is being
9 ANDREWS KURTH KENYON, LLP	9 held at Andrews Kurth, LLP located at
10 Attorneys for Witness and	Battery Park, One Broadway, New York, New
claimant	11 York.
11 O. P. J.	The caption of this case is
One Broadway 12 New York, New York 10004	13 Microsoft Corporation versus Bradium
13 BY: CHRIS J. COULSON, ESQ.	14 Technologies LLC in the United States
-and-	15 Patent and Trademark Office before the
14 MICHAEL N. ZACHARY, ESQ.	16 Patent Trial and Appeal Board, case
Phone: (212) 908-6409	17 numbers IPR2016-00448 and 00449. The name
15 chriscoulson@andrewskurthkenyon.com 16	of the witness is Isaac Levanon.
17 ALSO PRESENT:	19 At this time will counsel identify
18 MICHAEL SHANAHAN, ESQ., inhouse counsel	·
19 for Bradium Technologies	themselves and state whom they represent
20 BOB JORISSEN, Videographer	starting with the noticing attorney after
21 xxxxx 22	which our court reporter, Fran Insley, of
22 23	23 Veritext will swear in the witness and we
24	24 can proceed. Counselor, if you would like
25	25 to start.
D 2	Page 4
Page 2	1 age 4
1INDEX	1 MR. BERNSTEIN: Matthew Bernstein
1 I N D E X 2 WITNESS EXAMINATION BY PAGE	1 MR. BERNSTEIN: Matthew Bernstein 2 from Perkins Coie, San Diego, representing
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1 Q. Are you an Israeli citizen or US 1 Q. What do you mean by fully loaded? 2 citizen or dual citizen? 2 I don't understand the question. A. 3 3 A. Dual. 0. So you don't understand the Have you ever lived in the United 4 Q. 4 question. So if you don't understand the 5 States? 5 question, just let me know and I'll try to 6 rephrase it. You said you reviewed documents A. I have. 7 Q. Can you provide the approximate 7 yesterday. 8 dates when you lived in the United States? 8 Did any of the documents you From around 1979 to 1986 -- '96, 9 reviewed help you remember any of the events 10 '97. 10 described in your declarations in these IPRs? 11 Q. Anything else? Any other times? 11 MR. COULSON: Objection to form. 12 I don't understand your question. 12 A. I don't recall. 13 Were there any other periods of time 13 Q. You don't recall if they refresh 14 that you lived in the United States other than 14 your recollection? 15 coming over for a vacation or a business 15 A. Correct. 16 meeting? 16 Who else -- other than Mr. Coulson, Q. 17 A. Not that I recall. 17 was there anyone else present at the deposition 18 Q. Are you represented by counsel 18 prep meetings? 19 today, Mr. Levanon? 19 A. Attorney Michael Zachary. 20 20 Anyone else? A. I believe so. Q. 21 21 Who is representing you in this A. Not that I can remember. Q. 22 deposition? 22 Was Mr. Shanahan who is sitting here 23 A. Chris Coulson. 23 today, was he present at any of the meetings? 24 Chris Coulson from Andrews Kurth? 24 A. No, he was not. Q. 25 25 A. Correct. Have you met Mr. Shanahan before? Page 6 1 1 Q. Did you meet with Mr. Coulson prior A. I believe so. 2 to your deposition today to prepare for your 2 Q. When did you first meet 3 Mr. Shanahan? 3 deposition? 4 A. I did. 4 5 5 Q. Did you review any documents in the scope. Relevance. FRE403. 6 6 preparation for your deposition? A. I don't recall. 7 7 A. I did. O. 8 8 Mr. Shanahan? Q. Which, what documents did you 9 review? 9 10 10 MR. COULSON: Objection. Calls That's correct. 11 for -- the question calls for attorney 11 12 work product. I instruct the witness not 13 13 Corp.? 14 Q. Are you going to follow your 14 MR. COULSON: Objection. Relevance. 15 counsel's instruction? 15 Outside the scope of the declaration.

16 A. I will.

17 Q. Did any of the documents that you

18 reviewed refresh your recollections as to any

19 of the events or facts contained in your

20 declarations?

21 MR. COULSON: Objection to form.

22 A. Can you dissect the question for me?

23 Q. What do you mean by dissect?

24 A. It was a fully loaded question. I

25 don't understand it.

MR. COULSON: Objection. Outside

You don't recall when you first met

MR. COULSON: Same objections.

Q. Do you know if Mr. Shanahan is also

12 involved with a company named General Patent

16 I believe that's the case.

17 When is the first time you had

18 communications with General Patent Corp.?

MR. COULSON: Objection. Relevance.

20

Outside the scope of the declaration.

21 I cannot recall.

Do you have any business 22

23 relationship with General Patent Corp.?

24 MR. COULSON: Objection. Relevance. 25

Scope.

3 (Pages 6 - 9)

Page 9

Page 8



Page 7

19

1 A. Can you define for me business 1 relates to your witness' bias and a 2 relationship? 2 failure to disclose his interest in the 3 3 Q. Any business relationship at all. outcome of these proceedings to the Board. 4 A. Define for me what is this? Any 4 MR. COULSON: This is the trial. 5 relationship, business relationship? 5 Bring out the facts. Q. Have you ever signed any sort of 6 Q. So, Mr. Levanon, what is the 7 agreement with General Patent Corp.? 7 relationship between Man Trust and Man Holdings 8 MR. COULSON: Objection. Relevance. 8 and General Patent Corp.? 9 A. Personally I did not. MR. COULSON: I have the same 10 Q. Did you sign an agreement on behalf 10 objections. 11 of a company in which you have an interest? 11 A. We both have ownership in Bradium. 12 MR. COULSON: Objection to form. 12 Q. The current patent owner of the 13 13 patents that are being challenged in the IPRs; 14 Q. What is the name of that company or 14 is that correct? 15 companies? 15 MR. COULSON: Objection to form. MR. COULSON: Same objection. 16 16 A. Can you rephrase your question? 17 A. Inovo, Limited. 17 Q. Do you know who currently owns the 18 Q. Where is Inovo, Limited based? 18 '506 and '343 patents that are being challenged 19 A. I didn't finish. 19 in the IPRs? 20 20 Q. Sorry. MR. COULSON: Objection. Scope. Then followed by Man Trust and Man, 21 A. 21 Form. 22 LLC. 22 A. I believe it's Bradium. 23 23 What was the nature of the Q. What interest -- ownership interest, 24 relationship between Man Trust and -- did you 24 if any, does Man Trust and Man Holdings have in 25 say Man Trust and Man Holdings; is that what 25 the Bradium patents? Page 10 1 you said? 1 MR. COULSON: Objection to form. 2 A. Correct. 2 A. Man Holdings and Man Trust has Q. What is the relationship between Man 3 partial ownership in Bradium. 4 Trust and Man Holdings and General Patent Q. What do you mean by partial; what 5 percentage? 5 Corp.? MR. COULSON: Objection to the A. 50 percent. 6 6 7 relevance of this question. This appears 7 O. Who owns Man Trust? 8 to be -- this is far outside the scope of 8 MR. COULSON: Objection to the 9 9 the declaration. Can you identify how scope. this is relevant under the Garmin factors 10 10 A. It's a family trust. 11 applicable and the--11 Q. Whose family? 12 MR. BERNSTEIN: Your witness has an 12 My family trust. 13 13 Can you please identify the members interest in the outcome of this proceeding 14 and has an interest in the outcome of the 14 of your family who are beneficiaries of that 15 litigation. Facts that you withheld from 15 trust? 16 16 the PTAB in his declaration I have every MR. COULSON: Objection to form. 17 17 right to go into his bias. Relevance. 18

MR. COULSON: I disagree with the statement there. You can certainly ask him what his interest is perhaps, but these entities do not seem necessary to do so and seem targeted towards generating litigation material for the parallel

24 litigation. 25

MR. BERNSTEIN: This completely

Page 11

18 A. I don't recall the documentation to

19 give you have the exact information.

20 Q. What about Man Holdings; who are the

21 members of the Man Holdings trust?

22 Myself and possibly others.

Family members? When you say others 23 O.

24 or --

25 A. Family members.

Page 13



19

20

21

22

23

1 Q. Anyone who is a member of either of 2 the Man Trust or Man Holdings Trust who is not 3 a family member? 4 A. Not at all. Q. Any reason why you didn't identify 6 in your declarations in these proceedings that 7 you -- a trust that you're a member of had an 8 ownership stake in Bradium? MR. COULSON: Objection. 10 Argumentative. The witness at this trial proceeding has answered your questions 11 12 about the 50 percent ownership and you 13 appear to be using documents Bradium 14 disclosed in the litigation which provided 15 Microsoft with this information. 16 You've had a full and fair

You've had a full and fair opportunity to inquire into this area and the information is now available to the board in this trial proceeding.

MR. BERNSTEIN: I don't understand your testimony, but there is a question pending, Mr. Levanon.

Q. Any reason why you didn't identify in your declaration in these proceedings that you're a member of a trust that has an

Page 14

1 one and then identify the document number,

2 exhibit number?

3 A. In tab number one, "Public Version

4 (Non-Confidential) United States Patent and

5 Trademark Office Before The Patent Trial and

6 Appeal Board Microsoft Corporation, Petitioner

7 v. Bradium Technologies LLC, Patent Owner.

8 Case IPR2016-00448, Patent 7,908,343 B, like

9 boy, 2. Declaration of Mr. Isaac Levanon." At

10 the bottom it has the Exhibit 2072 and in

11 parentheses, "(Redacted Version Of

12 Exhibit 2004)," closed parentheses.

13 Under Exhibit 2004, "Bradium

14 Technologies, LLC - patent owner." Under it

15 "Microsoft Corporation - Petitioner

16 IPR2016-00448." And the page number one. You

17 want me to do the same for all the rest?

18 Q. Let me see if I can help you. If

19 you can turn to tab number two?

20 A. Yes.

Q. On the bottom right-hand corner,

22 what is the exhibit number?

A. The exhibit number on tab number

24 two?

12

25 Q. The front page there, the page

Page 16

1 ownership stake in Bradium?

MR. COULSON: Objection. Relevance.

3 A. I'm here to testify on my

4 declaration.

17

18

19

2

5 MR. BERNSTEIN: Objection.

6 Nonresponsive.

7 Q. Any reason why you didn't inform the 8 Board that you had an interest in the outcome 9 of these proceedings?

MR. COULSON: Object to the statement by counsel. Argumentative.

12 A. I draft this declaration to the best

13 of my knowledge and that's what I submitted.

Q. You said that you drafted the

15 declarations. You're talking about Exhibits

16 2004 to your declarations or Exhibit 2004 is

17 that what you are talking about?

8 A. No, I'm not. I'm talking about the

19 declaration in front of me. I don't know,

20 there is no -- excuse me. 2072.

21 Q. 2072?

22 A. Correct.

Q. Why don't you, for the record, you

24 have four copies of your declarations in front

25 of you. Why don't you read the title of each

1 you're looking at.

2 A. The one that says the same thing,

3 Protective Order material?

4 O. Right.

5 A. On top it has the same names I

6 guess. It's Exhibit 2004.

Q. Is that the patent number that is on

8 the face of that declaration is that the '343 9 patent?

10 A. I looked at the exhibit number.

11 What do you refer by patent number?

Q. Can you read the case IPR number?

13 A. Case IPR Patent 7,908-343 space B2.

14 Q. So the -- the declaration you have

15 in tab two on the '343 patent, is there any

16 difference, other than the cover page, between

17 the declaration contained behind tab four which

18 should be on the '506 patent?

We didn't see any differences other

20 than maybe if you want to speed this up, but if

21 not, he can look through them.
22 MR. COULSON: Sure, counse

MR. COULSON: Sure, counsel. I was going to say that to my understanding, the

declarations of Mr. Levanon that were
 submitted in the 448IPR and the 506IPR.

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5 (Pages 14 - 17)

DOCKET

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