UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

APPLE INC., SAMSUNG ELECTRONICS CO., LTD., and SAMSUNG ELECTRONICS AMERICA, INC., Petitioner,

v.

SMART MOBILE TECHNOLOGIES LLC, Patent Owner.

Case IPR2022-00807 Patent 9,756,168

DECLARATION OF GREER N. SHAW IN SUPPORT OF PATENT OWNER SMART MOBILE TECHNOLOGIES LLC'S UNOPPOSED MOTION FOR *PRO HAC VICE* ADMISSION OF GREER N. SHAW UNDER 37 C.F.R. § 42.10(c)



- I, Greer N. Shaw, declare as follows:
- 1. I am a partner with Graves & Shaw LLP ("G&S"). Lead counsel in the inter partes review proceeding is Kenneth J. Weatherwax, a Partner at Lowenstein & Weatherwax LLP, who, on information and belief, is registered to practice before the U.S. Patent & Trademark Office ("USPTO") and holds Registration No. 54,528. With respect to these proceedings, I will work closely with Mr. Weatherwax.
- I hold a Bachelor of Arts degree from the University of California,
 Berkeley, and a Doctor of Jurisprudence degree in Law from Boston University
 School of Law.
- 3. I have 25 years of experience as a litigation attorney and representing clients in patent litigation matters in various United States District Courts and the United States Court of Appeals for the Federal Circuit. My experience includes several matters in the electrical and computer science arts. I have experience relevant to the technological and legal matters at issue in this proceeding and the related proceedings, including representing the Smart Mobile Technologies LLC ("Smart Mobile") in a number of other related matters. In particular, I represent Smart Mobile in co-pending district court litigation, involving U.S. Patent No. 9,756,168, in *Smart Mobile Technologies LLC v. Apple Inc.*, 6:21-cv-00603 (W.D.Tex.) and *Smart Mobile Technologies LLC v. Samsung Electronics Co. Ltd.*



and Samsung Electronics America, Inc., 6:21-cv-00701 (W.D.Tex.). I am, therefore, an experienced patent litigation attorney with expertise that is pertinent to the inter partes review proceeding. Smart Mobile desires, and has a need, to be represented in certain aspects of these proceedings by an experienced patent litigation attorney who has expertise that is relevant to the issues involved.

- 4. I am familiar with U.S. Patent No. 9,756,168 (the subject of IPR2022-00807), U.S Patent No. 9,191,083 (the subject of IPR2022-01002), and U.S. Patent No. 8,842,653 (the subject of IPR2022-01248), as well as the legal subject matter, technical subject matter, and prior art discussed in the Petitioner's Request for Inter Partes Review of these patents. I have personally reviewed the patents at issue, as well as their prosecution history and the above-referenced petitions with accompanying declarations and exhibits. I have been and continue to be actively involved with strategic, factual, and technical aspects of this matter.
- 5. I am a member in good standing of the State Bar of California, the State Bar of Arizona, and the Bar of the Commonwealth of Massachusetts. I am admitted to practice before the United States District Courts for the Eastern District of Texas, the District of Nebraska, the District of Massachusetts, the District of Arizona, the Southern District of California, the Eastern District of California, the Northern District of California, and the Central District of California. I am also



admitted to practice before the United States Courts of Appeals for the First, Ninth and Federal Circuits, as well as the Supreme Court of the United States.

- 6. I have never been suspended or disbarred from practice before any court or administrative body.
- 7. I have never had a court or administrative body deny my application for admission to practice.
- 8. I have never been sanctioned or cited for contempt by any court or administrative body.
- 9. 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 part 42 of 37 C.F.R.
- 10. I agree to be subject to the United States Patent and Trademark Office Code of Professional Responsibility set forth in 37 C.F.R. §§ 11.101 et. seq. and disciplinary jurisdiction under 37 C.F.R. § 11.19(a).
 - 11. I have previously been admitted *pro hac vice* in the following matters:
 - Apple Inc., et al. v. Smart Mobile Technologies LLC (IPR2022-00808).
 - Samsung Electronics, Ltd., et al. v. Smart Mobile Technologies LLC (IPR2022-00766).
 - Google LLC v. Neonode Smartphone LLC (IPR2021-01041).



- Samsung Electronics Co., et. al. v. Neonode Smartphone LLC (IPR2021-00144, -00145).
- 12. My applications for *pro hac vice* admission are currently pending in the following matters:
 - Apple Inc., et al. v. Smart Mobile Technologies LLC (IPR2022-00979, -00980, -00981, -00982, -01222, -01223).
 - Samsung Electronics, Ltd., et al. v. Smart Mobile Technologies LLC, (IPR2022-01004, -01005, -01249).
- 13. I am concurrently applying for *pro hac vice* admission in the following matters:
 - Apple Inc., et al. v. Smart Mobile Technologies LLC (IPR2022-00807).
 - Samsung Electronics, Ltd., et al. v. Smart Mobile Technologies LLC (IPR2022-01002, -01248).
- 14. I 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 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 Title 18 of the United States Code.



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