

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS WACO DIVISION

JAWBONE INNOVATIONS, LLC,

Circuit

Plaintiff,

Case No.: 6:21-CV-00984-ADA VS.

APPLE INC., Defendant.

	MOTION FOR ADMISSIO	ON PRO HAC VICE
ТО ТНЕ НО	ONORABLE JUDGE OF SAID COURT:	
Com	es now _ Richard Cowell	, applicant herein, and
moves this (	Court to grant admission to the United State	s District Court for the Western District of
Texas pro ha	ac vice to represent	ns, LLC in this case, and
	ctfully show the Court as follows:	
1.	Applicant is an attorney and a member of	of the law firm (or practices under the name of)
	FABRICANT LLP	with offices at:
	Mailing address: 411 Theodore Fre	md Road, Suite 206 South
	City, State, Zip Code: Rye, New Yo	rk 10580
	Telephone: (212) 257-5797	Facsimile: (212) 257-5796
2.	Since July 7, 2008  member of and in good standing with the	, Applicant has been and presently is a e Bar of the State of New York
	Applicant's bar license number is	
3.	Applicant has been admitted to practice	before the following courts:
	Court: U.S. Court of Appeals for Fed. Circuit	Admission date: February 3, 2011
	U.S. District Court for the Eastern District of Texas	March 25, 2021
	U.S. District Court for Southern District of New York	April 26, 2011
	U.S. District Court For D.D.C	December 7, 2015
	U.S. Court of Appeals for Third	October 27, 2015

October 27, 2015

	<b>1</b> 3/19
4.	Applicant is presently a member in good standing of the bars of the courts listed above,
	except as provided below (list any court named in the preceding paragraph before which
	Applicant is no longer admitted to practice):
5.	I X have have not previously applied to Appear Pro Hac Vice in this district
	court in Case[s]:
	Number: 6:21-cv-00916-ADA on the 3 day of December , 2021.
	Number: on the day of,
	Number: on the day of,
6.	Applicant has never been subject to grievance proceedings or involuntary removal
	proceedings while a member of the bar of any state or federal court, except as
	provided:

7. Applicant has not been charged, arrested, or convicted of a criminal offense or offenses, except as provided below (omit minor traffic offenses):

8. Applicant has read and is familiar with the Local Rules of the Western District of Texas and will comply with the standards of practice set out therein.



9.	Applicant will file an Application for Admission to Practice before the United States		
	District Court for the Western District of Texas, if so requested; or Applicant has		
	co-counsel in this case who is admitted to practice before the United States District		
	Court for the Western District of Texas.		
	Co-counsel: Raymond W. Mort III, THE MORT LAW FIRM, PLLC		
	Mailing address: 100 Congress Avenue, Suite 2000		
	City, State, Zip Code: Austin, Texas 78701		
	Telephone:(512) 865-7950		
-			
Should	the Court grant applicant's motion, Applicant shall tender the amount of \$100.00 pro hac		
vice fee in con	npliance with Local Court Rule AT-l(f)(2) [checks made payable to: Clerk, U.S. District		
Court].			
Where	fore, Applicant prays that this Court enter an order permitting the admission of		
Richard Cov			
	of this case only.		
	Respectfully submitted,		
	Richard Cowell		
	[printed name of Applicant]		
	[signature of Applicant]		
	CERTIFICATE OF SERVICE		
I hereby	certify that I have served a true and correct copy of this motion upon each attorney of		
record and the original upon the Clerk of Court on this the13 day ofDecember, 2021.			
	Richard Cowell		
	[printed name of Applicant]		
	[signature of Applicant]		



## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS

WACO DIVISION

	*****	
1		
1		
- 1		

JAWBONE INNOVATIONS, LLC,			
Plaintiff,			
vs.		Case No.:	6:21-CV-00984-ADA
ADDIFING Defendant.			

## **ORDER**

BE IT REMEMBERED on this day, there v	was presented to the Court the Motion for
Admission Pro Hac Vice filed by Richard Cow	ell, counsel for
	_, and the Court, having reviewed the motion, enters
the following order:	
IT IS ORDERED that the Motion for Adm	ission Pro Hac Vice is GRANTED, and
Richard Cowell may appe	ear on behalf of Jawbone Innovation, LLC
in the above case.	
IT IS FURTHER ORDERED thatRi	chard Cowell , if he/she
has not already done so, shall immediately tender	the amount of \$100.00, made payable to: Clerk, U.S.
District Court, in compliance with Local Court F	Rule AT-1(f)(2).
SIGNED this the day of	<u>December</u> , 20_21
	UNITED STATES DISTRICT JUDGE
	UNITED STATES DISTRICT JODGE

,