IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

PATENT: 8,035,649

CASE: IPR2016-01880

INVENTORS: Dae II KIM

FILED: June 28, 2005

ISSUED: October 11, 2011

TITLE: METHOD AND SYSTEM FOR RENEWING SCREEN ASSIGNEE: GAME AND TECHNOLOGY CO., LTD

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PATENT OWNER'S MOTION TO WITHDRAW AS COUNSEL AND SUBSTITUTE NEW COUNSEL

I. 37 C.F.R. §42.10 — STATEMENT OF RELIEF REQUESTED

Pursuant to 37 C.F.R. § 42.10(e), and the Board's authorization provided via e-mail on November 29, 2016, counsel for Game and Technology Co., Ltd. ("Patent Owner "), respectfully requests that the Board authorize withdrawal of its current counsel Richard S. Meyer, Hae-Chan Park, and Yeasun Yoon as its counsel, and appointment of William H. Mandir as lead counsel and Peter S. Park, John M. Bird, Christopher J. Bezak, and Fadi N. Kiblawi as backup counsel in this matter. Petitioners do not oppose this motion.

II. STATEMENT OF FACTS SHOWING GOOD CAUSE FOR THE **BOARD TO AUTHORIZE WITHDRAWAL OF COUNSEL**

Patent Owner desires new counsel in the above-captioned inter partes

review proceeding. Specifically, Patent Owner intends to appoint:

Lead Counsel	Back-Up Counsel
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Patent Owner's lead and back-up new counsel in the proceeding meet the requirements of 37 C.F.R. § 42.10(c) and are registered practitioners. In addition, Patent Owner's new counsel has read and intends to comply with the Office Patent Trail Practice Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of the Code of Federal Regulations.

A Substitute Power of Attorney for Patent Owner's new counsel was submitted on November 30, 2016. In identifying and designating new counsel who are ready and able to take over the representation, reasonable steps have been taken to "avoid foreseeable prejudice to the rights of the client, including giving due notice to his or her client, [and] allowing time for employment of another practitioner." *See* 37 C.F.R. § 10.40(a). In addition, a decision on whether to institute this *inter partes* review has not yet issued, and no extensions of time will be needed upon grant of this Motion. Patent Owner therefore believes that granting this motion will not hinder the economy, the integrity of the patent system, the efficient administration of the Office, or the ability of the Office to timely complete this proceeding. *See* 35 U.S.C. § 316(b).

III. CONCLUSION

Patent Owner respectfully requests that the Board grant this motion to withdraw counsel and substitute new counsel. Updated mandatory notices pursuant to 37 C.F.R. § 42.8(b)(3) and (b)(4) will be filed upon grant of this motion.

Dated: December 1, 2016

Respectfully submitted,

/s/ Richard S. Meyer

Richard S. Meyer, Reg. No. 32,541 H.C. Park & Associates, PLC RMeyer@park-law.com Attorney for Patent Owner

CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), the undersigned certifies that, on this 1st day of December, 2016, a copy of the foregoing PATENT OWNER'S MOTION TO WITHDRAW AS COUNSEL AND SUBSTITUTE NEW COUNSEL was served by e-mail on Petitioners' counsel of record:

John D. Garretson jgarretson@shb.com

Tanya Chaney tchaney@shb.com

Date: December 1, 2016

/s/ Richard S. Meyer

Richard S. Meyer Reg. No. 32,541

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