Paper No. 15

Entered: August 2, 2017

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

INOGEN, INC., Petitioner,

v.

SEPARATION DESIGN GROUP IP HOLDINGS, LLC, Patent Owner.

Case IPR2017-00453 Patent 9,199,055 B2

Before KRISTINA M. KALAN, JON B. TORNQUIST, and CHRISTOPHER M. KAISER, *Administrative Patent Judges*.

KAISER, Administrative Patent Judge.

ORDER

Patent Owner's Motion for *Pro Hac Vice* Admission 37 C.F.R. § 42.10

Patent Owner has filed a Motion for *Pro Hac Vice* Admission of Michael T. Cooke. Paper 13. The Motion is supported by the Declaration of Mr. Cooke. Ex. 2012. Petitioner did not file an opposition.



The Board has reviewed the submissions and determined that the requirements of 37 C.F.R. § 42.10 have been met and there is good cause to admit Mr. Cooke *pro hac vice* in this proceeding.

It is, therefore,

ORDERED that Patent Owner's Motion for *pro hac vice* admission of Michael T. Cooke is granted in this proceeding;

FURTHER ORDERED that Mr. Cooke is authorized to represent Patent Owner as back-up counsel only, and that Patent Owner is to continue to have a registered practitioner represent it as lead counsel;

FURTHER ORDERED that Mr. Cooke shall comply with the Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of the C.F.R.; and

FURTHER ORDERED that Mr. Cooke shall be subject to the Office's disciplinary jurisdiction under 37 C.F.R. § 11.19(a) and the Office's Rules of Professional Conduct set forth in 37 C.F.R. §§ 11.101–11.901.



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PETITIONER:

John B. Sganga, Jr.
Nicholas M. Zovko
Linda H. Liu
KNOBBE, MARTENS, OLSON & BEAR, LLP
2jbs@knobbe.com
2nmz@knobbe.com
2lhl@knobbe.com

PATENT OWNER:

Brett M. Pinkus
Richard Wojcio
Michael T. Cooke
FRIEDMAN, SUDER & COOKE
pinkus@fsclaw.com
wojcio@fsclaw.com
mtc@fsclaw.com

