Paper 34 Entered: April 11, 2019

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MICROSOFT CORPORATION and MICROSOFT MOBILE INC., Petitioner,

v.

KONINKLIJKE PHILIPS N.V., Patent Owner.

Case IPR2018-00023 Patent 6,690,387 B2

Before KEVIN F. TURNER, DAVID C. McKONE, and MICHELLE N. WORMMEESTER, *Administrative Patent Judges*.

WORMMEESTER, Administrative Patent Judge.

DECISION Motion to Withdraw Counsel 37 C.F.R. § 42.10



Patent Owner has filed an authorized¹ motion to withdraw its current backup counsel, Jason M. Dorsky and Stephen Kai-tung Yam. Paper 32; *see also* Paper 4, 4 (mandatory notice identifying current backup counsel). The motion indicates that Daniel S. Glueck and Margaret J. Evans of Venable LLP will assume the role of backup counsel. Paper 32; *see also* Paper 31 (second amended mandatory notice identifying new backup counsel). The motion further indicates that Patent Owner's current lead counsel, Justin J. Oliver of Venable LLP, will continue to serve as lead counsel. Paper 32; *see also* Paper 4, 4 (mandatory notice identifying current lead counsel); Paper 22 (first amended mandatory notice updating lead counsel's law firm information). Patent Owner asserts that Petitioner does not oppose its motion. Paper 32. Patent Owner's motion is *granted*.

It is

ORDERED that Jason M. Dorsky and Stephen Kai-tung Yam are no longer recognized as counsel for Patent Owner in this proceeding.

¹ In an e-mail dated April 2, 2019, we authorized Patent Owner to file a motion to withdraw counsel.



IPR2018-00023 Patent 6,690,387 B2

For PETITIONER:

Christina J. McCullough PERKINS COIE LLP cmccullough@perkinscoie.com

For PATENT OWNER:

Justin J. Oliver
Daniel S. Glueck
Margaret J. Evans
Stephen Yam
Jason Dorsky
VENABLE | FITZPATRICK VENABLE LLP
JOliver@Venable.com
DSGlueck@Venable.com
MJEvans@Venable.com
syam@venable.com
jmdorsky@venable.com

