Paper No. 7

Entered: February 21, 2017

# UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

INTEL CORPORATION, GLOBALFOUNDRIES U.S., INC., AND MICRON TECHNOLOGY, INC., Petitioners,

v.

DANIEL L. FLAMM, Patent Owner.

Cases: IPR2017-00279 (Patent RE40,264 E) IPR2017-00280 (Patent RE40,264 E) IPR2017-00281 (Patent RE40,264 E) IPR2017-00282 (Patent RE40,264 E) <sup>1</sup>

Before JO-ANNE M. KOKOSKI, Administrative Patent Judge.

# **ORDER**

Petitioners' Motions for Admission *Pro Hac Vice* of Jared Bobrow and Chad S. Campbell 37 C.F.R. § 42.10

<sup>&</sup>lt;sup>1</sup> This Order addresses identical issues in each of four related cases. We exercise our discretion to issue one Order to be entered in each case. The parties are not authorized to use this style heading in their papers.

IPR2017-00279 (Patent RE40,264 E) IPR2017-00280 (Patent RE40,264 E) IPR2017-00281 (Patent RE40,264 E) IPR2017-00282 (Patent RE40,264 E)

It is

ORDERED that Petitioners' unopposed motions for *pro hac vice* admission of Mr. Jared Bobrow and Mr. Chad S. Campbell are *granted*;

FURTHER ORDERED that Mr. Bobrow and Mr. Campbell are authorized to represent Petitioners as back-up counsel only;

FURTHER ORDERED that Mr. Bobrow and Mr. Campbell are to comply with the Office Patent Trial Practice Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of Title 37, Code of Federal Regulations; and

FURTHER ORDERED that Mr. Bobrow and Mr. Campbell are subject to the Office's disciplinary jurisdiction under 37 C.F.R. § 11.19(a), and the USPTO's Rules of Professional Conduct set forth in 37 C.F.R. §§ 11.101 *et seq*.

## PETITIONER:

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## PATENT OWNER:

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