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Cc: [Trials](#)
Subject: RE: IPR2025-01458, IPR2025-01459, and IPR2025-01471
Date: Friday, October 31, 2025 11:23:32 AM
Attachments: [image001.png](#)

Counsel,

From the Board –

Patent Owner’s notices of intent (Notices) to designate Ann G. Fort as a provisionally recognized pro hac vice PTAB attorney as back-up counsel in IPR2025-01458, IPR2025-01459, and IPR2025-01471 pursuant to 37 C.F.R. § 42.10(c)(2) are acknowledged. The next step is to file in each proceeding a power of attorney that includes Ms. Fort. See 37 C.F.R. §42.10(b).

Please further note that 37 CFR §42.10(c)(2)(iii) provides that *updated* mandatory notices need to be filed after the expiration of the applicable time period (5 or 10 business days) set forth in 37 C.F.R. § 42.10(c)(2)(iii), in order for the attorney to be deemed admitted. In other words, *pro hac vice* recognition will not be effective until the party files an updated mandatory notice after the expiration of the applicable time period (5 or 10 business days) set forth in 37 C.F.R. § 42.10(c)(2)(iii). Thus, after the objection expiration date (11/3/2025), Patent Owner may file updated mandatory notices in each of IPR2025-01458, IPR2025-01459, and IPR2025-01471 referencing Ms. Fort under 37 C.F.R. §42.10(c)(2)(iii).

Ms. Fort will be recognized as a *pro hac vice* attorney upon the filing of the updated mandatory notices, provided that a power of attorney including Ms. Fort is of record.

Regards,

Andrew Kellogg,
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Patent Trial and Appeal Board
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