Page 1 of 4

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

MIRROR WORLDS, LLC

Plaintiff,

V.

APPLE INC.

Defendant.

APPLE INC.

Counterclaim Plaintiff,

v.

MIRROR WORLDS, LLC, MIRROR WORLDS TECHNOLOGIES, INC.,

Counterclaim Defendants.

Civil Action No. 6:08-CV-88 LED

JURY TRIAL DEMANDED

UNOPPOSED MOTION FOR WITHDRAWAL OF APPEARANCE OF RICHARD H. AN

Plaintiff, Mirror Worlds, LLC ("Mirror Worlds"), hereby respectfully requests that Richard H. An be permitted to withdraw as counsel of record for Mirror Worlds in this matter. Mirror Worlds also respectfully requests that Richard H. An be removed from the CM/ECF notices for this action.

Otis Carroll and Deborah Race (of the law firm Ireland Carroll & Kelley, P.C.) and Joseph Diamante, Kenneth L. Stein, Ian G. DiBernardo, and Alexander Solo (of the law firm Stroock & Stroock & Lavan LLP) will remain as counsel of record for Mirror Worlds.

Consequently, the withdrawal of Mr. An will not delay this proceeding and no prejudice will result to any party. Plaintiff Mirror Worlds has met and conferred with Defendant Apple Inc. who has no objections to the withdrawal of Mr. An as counsel for Mirror Worlds in this case.

Dated: January 22, 2010

Respectfully submitted,

/s/ Joseph Diamante

Otis Carroll, Lead Counsel

(Texas States Bar No. 03895700)

Deborah Race (Texas State Bar No.

16448700)

IRELAND CARROLL & KELLEY, P.C.

6101 S. Broadway, Suite 500

Tyler, Texas 75703

Tel: (903) 561-1600

Fax: (903) 581-1071

Email: Fedserv@icklaw.com

Joseph Diamante (Pro Hac Vice)

Kenneth L. Stein (Pro Hac Vice)

Ian G. DiBernardo (Pro Hac Vice)

Richard H. An (Pro Hac Vice)

Alexander Solo (Pro Hac Vice)

STROOCK & STROOCK & LAVAN LLP

180 Maiden Lane

New York, N.Y. 10038

Tel: (212) 806-5400

Fax: (212) 806-6006

Email: idiamante@stroock.com

Email: kstein@stroock.com

Email: ran@stroock.com

Email: idibernardo@stroock.com

Email: asolo@stroock.com

ATTORNEYS FOR PLAINTIFF, MIRROR WORLDS, LLC

CERTIFICATE OF CONFERENCE

I certify that I have satisfied the "meet and confer" requirements of Local Rule CV-7(h), and the counsel of record in this matter are not opposed to the relief sought in this Motion.

> /s/ Joseph Diamante Joseph Diamante

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was filed electronically in compliance with Local Rule CV-5 on this 22nd day of January, 2010. As of this date, all counsel of record have consented to electronic service and are being served with a copy of this document through the Court's CM/ECF system under Local Rule CV-5(a)(3)(A).

> /s/ Joseph Diamante Joseph Diamante