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October 4, 2011

To:

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

77855572

Opposition No. 91198660
Broadcom Corporation v. Broadchip Technology Group Led.

Dear DIR/Madam:

On September 20, 2011, we received the letter from your office that you had granted our motion to withdraw James F. Landrum, Jr., Esq. and the law firm of Landrum & Company, Inc. as our counsel.

We file this paper to the board to state that we have decided that we will represent ourselves in this case. We have also assigned the contact person here in US, please contact her for all future responses:

Kathy Geng
Secretary, Broadchip Technology Group Ltd.
1008 Strayer Dr.
San Jose, CA 95129
Tel: 408-799-9485
e-mail: jdai@broadchip.com

Sincerely


Jerry Dai

CEO

Broadchip Technology Group Ltd.
33 Le Shan Road, Building # 1, Suite 305
Shanghai, P.R. China, 200030
Tel: 01186-21-64472385
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10-11-2011

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

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Mailed: September 20, 2011

Opposition No. 91198660

Broadcom Corporation

v.

Broadchip Technology Group Ltd.

Yong Oh (Richard) Kim, Interlocutory Attorney:

On September 8, 2011, counsel for applicant filed a motion to withdraw at the request of applicant and with applicant's written consent.¹ As the motion serves as applicant's revocation of counsel's authority to represent applicant in this proceeding, the motion is **GRANTED**. Trademark Rule 2.19. James F. Landrum, Jr., Esq. and the law firm of Landrum & Company, Inc. no longer represent applicant in this proceeding.

In view thereof and in accordance with standard Board practice, applicant is allowed until **THIRTY DAYS** from the mailing date of this order to appoint new counsel, or to file a paper stating that applicant chooses to represent itself. If applicant files no response, the Board may issue an order to show cause why default judgment should not be entered against

¹ Applicant's filing fails to indicate proof of service on opposer as required by Trademark Rule 2.119. In order to expedite this matter, opposer is referred to the following link to view a copy of the filing: <http://ttabvueint.uspto.gov/ttabvue/v?pno=91198660&pty=OPP&eno=5>. Notwithstanding, strict compliance with Trademark Rule 2.119 is required by applicant in all future papers filed with the Board.

Opposition No. 91198660

applicant based on applicant's apparent loss of interest in the case. Proceedings are otherwise **SUSPENDED**.

A copy of this order has been sent to all persons listed below.

cc:

James F. Landrum, Jr.
Landrum & Company, Inc.
560 S. Winchester Blvd., #500
San Jose, CA 95128

Susan M. Natland
Knobbe, Martens, Olson & Bear, LLP
2040 Main Street, 14th Floor
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33 Le Shan Road, Building #1, Suite 305
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