

## **ADVANCED VOICE RECOGNITION SYSTEMS, INC. RETAINS OBLON SPIVAK TO REPRESENT IT IN THE INTERFERENCE WITH ALLVOICE**

SCOTTSDALE, ARIZONA March 22, 2010 Advanced Voice Recognition Systems, Inc. (AVRS) OTCBB AVOI [www.avrsys.com](http://www.avrsys.com) today announced that it has retained Charles L. Gholz, Esq., head of the interference section of Oblon, Spivak, McClelland, Maier, & Neustadt, LLP of Alexandria, VA, to litigate the interference with Allvoice Developments LTD (“Allvoice”). Mr. Gholz represented AVRS in obtaining the Declaration of Interference declared on March 9, 2010.

An interference is a proceeding conducted by the Board of Patent Appeals and Interferences (“BPAI”) in the United States Patent and Trademark Office (“USPTO”) when two or more parties claim patent rights to the same or substantially the same technology which is patentable to each but for the existence of the other(s). The U.S. patent system awards patents to the first party to invent a particular technology. The primary purpose of an interference is to determine which party invented the technology first. The BPAI presumes that the parties made their inventions in the order of the filing dates accorded to their patent applications -- the party with the earliest filing date is referred to as the “senior party,” while those with later filing dates are referred to as “junior parties.” In the recently declared interference with Allvoice, AVRS is the senior party.

If the parties survive a preliminary patentability phase, then the burden of proof to establish priority resides with the junior party. In this case, Allvoice, as the junior party, will bear the burden of proof in establishing priority, and thus it will have to show that its inventors invented the technology covered by its claims before AVRS’s inventors in order to retain its patent. If judgment is entered against Allvoice, its claims will be cancelled.

President and CEO Walter Geldenhuys said, “we consider our previously issued patents to be enforceable, and that our decision to seek the declaration of interference with the Allvoice patent will strengthen our patent portfolio. After careful review and research of many patent firms, we found Oblon Spivak’s reputation and success in these matters to be of the highest quality. We were impressed with the speed and efficiency of Mr. Gholz and his team at Oblon Spivak.”

Mr. Gholz said, “While nothing is certain in litigation, it is clear that AVRS’s position in this interference is very strong.”

### **FORWARD-LOOKING STATEMENTS**

Note: This news release and the Company’s web site referenced in this news release contains "forward looking statements" within the meaning of the federal securities laws regarding the future plans and expected performance of AVRS that are based on assumptions that AVRS considers reasonable. These statements are subject to risks and uncertainties that could cause actual results and events to differ materially from those anticipated, including without limitation, the unpredictability of litigation and other contested actions, the availability of financing, general economic conditions and factors that are beyond the control of AVRS. Readers are cautioned not to place undue reliance on these forward-looking statements that speak only as of the date of this release. AVRS undertakes no obligation to update publicly any forward-looking statements to reflect new information, events or circumstances after the date of this release or to reflect any change in the expectations of AVRS with respect to these forward-looking statements.

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