UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CARDIOCOM, LLC.

Petitioner

v.

ROBERT BOSCH HEALTHCARE SYSTEMS, INC.

Patent Owner

CASE IPR: IPR2013-00449

Patent No. 7,840,420

## AFFIDAVIT OF LILLIAN MAO

BOSCH 2008 Cardiocom v Bosch IPR2013-00449



1. I, Lillian Mao, am competent to present this affidavit, and have personal knowledge of the facts set forth herein.

- 2. This affidavit is given in support of Patent Owner Robert Bosch Healthcare Systems, Inc.'s Motion for *Pro Hac Vice* Admission of Lillian Mao.
- 3. I am an associate at the law firm of Orrick, Herrington & Sutcliffe. I am an experienced litigating attorney and have been a litigating attorney for more than 3 (three) years.
  - 4. I have been litigating patent cases for over 3 (three) years.
- 5. I have litigated patent cases in the area of computerized information systems, the same subject matter as U.S. Patent No. 7,840,420, at issue in this *inter partes* review proceeding.
- 6. I have an established familiarity with the subject matter at issue in this proceeding. I am counsel for Bosch in a co-pending district court litigation against Petitioner Cardiocom, LLC ("Cardiocom"). That litigation is captioned *Robert Bosch Healthcare Systems, Inc. v. Cardiocom, LLC*, Civil Action No. 2:13-cv-349 (E.D. Tex.) and involves U.S. Patent No. 7,840,420 also at issue in this *inter partes* review proceeding. As counsel for Bosch, I have been actively involved in preparing the technical aspects of the case relating to infringement and validity of the '420 Patent, including detailed analysis of the '420 Patent and its file history. As such, I have an in-depth familiarity with the '420 Patent and its file



history, as well as the references asserted as prior art by Cardiocom. I also have an in-depth familiarity with Bosch's related U.S. Patent No. 7,769,605, and its file history, which is also asserted in this co-pending litigation.

- 7. I am also counsel for Bosch in a second co-pending district court litigation against Cardiocom. That litigation is captioned *Robert Bosch Healthcare Systems, Inc. v. Cardiocom, LLC*, Case No. 5:12-CV-3864-EJD (N.D. Cal.) and involves U.S. Patent Nos. 6,368,273; 6,968,375; 7,252,636; 7,941,327; 8,015,025; and 8,140,663, which involve similar computerized information systems technology as the '420 Patent.
  - 8. I am a member in good standing of the State Bar of California.
- 9. I have never been suspended or disbarred from practice before any court or administrative body.
- 10. No court or administrative body has ever denied my application for admission to practice before it.
- 11. No court or administrative body has ever imposed sanctions or contempt citations on me.
- 12. I have read and will comply with the Office Patent Trial Practice
  Guide and the Board's Rules of Practice for Trials set forth in part 42 of Section 37
  of the Code of Federal Regulations.



13. I understand that I will be subject to the USPTO Rules of Professional Conduct set forth in 37 C.F.R. §§ 11.101 et seq. and disciplinary jurisdiction under 37 C.F.R. § 11.19(a).

14. I have not applied to appear *pro hac vice* in any other proceedings before the Office in the last three (3) years. I am concurrently applying to appear *pro hac vice* before the Office in the following *inter partes* review proceedings:

Proceeding	U.S. Patent No.
IPR2013-00431	7,921,186
IPR2013-00439	7,769,605
IPR2013-00449	7,840,420
IPR2013-00451	7,587,469
IPR2013-00460	7,870,249
IPR2013-00468	7,516,192
IPR2013-00469	7,516,192

15. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine



or imprisonment or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.

/Lillian Mao/ Lillian Mao