# UNITED STATES PATENT AND TRADEMARK OFFICE

#### BEFORE THE PATENT TRIAL AND APPEAL BOARD

## ZOLL LIFECOR CORPORATION

Petitioner

v.

PHILIPS ELECTRONICS NORTH AMERICA CORPORATION

Patent Owner

Case IPR2013-00618 Patent 5,607,454

#### PATENT OWNER'S MANDATORY NOTICES

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>. Philips Electronics North America Corp. ("Patent Owner") provides the following mandatory notices pursuant to 37 C.F.R. § 42.8.

## I. Real Party-in-Interest Under 37 C.F.R. § 42.8(b)(1)

Philips Electronics North America Corp. and Koninklijke Philips N.V. are the real parties-in-interest in this proceeding.

## II. Related Matters Under 37 C.F.R. § 42.8(b)(2)

Patent Owner has asserted eight patents, including U.S. Patent No.

5,607,454 ("the '454 patent"), in Koninklijke Philips N.V. & Philips Electronics

North America Corp. v. ZOLL Lifecor Corp., Civil No. 12-1369 (W.D. Pa.)

("the Pennsylvania suit"). Each of the eight patents asserted in the Pennsylvania

suit is in the same patent family, stemming from a common parent application,

namely, U.S. Patent Application No. 08/103,837.

ZOLL Lifecor Corp. ("Petitioner") has also filed *Inter Partes* Review petitions for the remaining seven patents asserted in the Pennsylvania suit:

Patent No.	IPR No.
5,593,427 ("the '427 patent")	IPR2013-00606
5,749,904 ("the '904 patent")	IPR2013-00607
5,836,978 ("the '978 patent")	IPR2013-00609
5,803,927 ("the '927 patent")	IPR2013-00612
5,735,879 ("the '879 patent")	IPR2013-00613
6,047,212 ("the '212 patent")	IPR2013-00615
5,749,905 ("the '905 patent")	IPR2013-00616

Patent Owner has also asserted the '978, '927, '879, '212, '905, and '454

patents, which are currently asserted in the Pennsylvania suit, against ZOLL

Medical Corp. in Koninklijke Philips N.V. & Philips Electronics North America

Corp. v. ZOLL Medical Corp., Civil No. 10-11041 (D. Mass.) ("the Massachusetts

suit"). Petitioner ZOLL Lifecor Corp. is a wholly owned subsidiary of ZOLL

Medical Corp. Trial in the Massachusetts suit is currently scheduled to begin on

December 2, 2013.

#### III. Lead and Back-up Counsel Under 37 C.F.R. § 42.8(b)(3)

Patent Owner identifies the following lead and back-up counsel:

Lead Counsel	Back-up Counsel
J. Michael Jakes	Denise W. DeFranco
Reg. No. 32,824	Reg. No. 36,401
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#### IV. Service Information Under 37 C.F.R. § 42.8(b)(4)

Patent Owner consents to electronic service. Please address all

correspondence and service to lead and back-up counsel as listed above, and to

PTABdocket@finnegan.com and Philips-Zoll@finnegan.com.

Respectfully submitted,

Dated: October 15, 2013

By:

/J. Michael Jakes/ J. Michael Jakes Reg. No. 32,824 Counsel for Patent Owner, Philips Electronics North America Corp.

## **CERTIFICATE OF SERVICE**

Pursuant to 37 C.F.R. § 42.6(e), I certify that on this 15th day of October, 2013, a copy of

# PATENT OWNER'S MANDATORY NOTICES

was served by electronic mail on Petitioner's counsel, John C. Phillips (lead counsel) and Dorothy P. Whelan (back-up counsel), at the following addresses: Phillips@fr.com; Whelan@fr.com; and IPR38855-1005IP1@fr.com. The parties have agreed to electronic service.

By:

Dated: October 15, 2013

/J. Michael Jakes/ J. Michael Jakes Reg. No. 32,824 Counsel for Patent Owner, Philips Electronics North America Corp.