Patent No. 7,147,759 IPR2014-01086

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

## GLOBAL FOUNDRIES U.S., INC., GLOBALFOUNDRIES DRESDEN MODULE ONE LLC & CO. KG, GLOBALFOUNDRIES DRESDEN MODULE TWO LLC & CO. KG, and THE GILLETTE COMPANY, Petitioners

v.

## ZOND, LLC Patent Owner

Inter Partes Review Case No. IPR2014-010861

Patent 7,147,759 B2

## AFFIDAVIT OF TIGRAN VARDANIAN IN SUPPORT OF PATENT OWNER'S MOTION FOR *PRO HAC VICE* ADMISSION

I, Tigran Vardanian, being duly sworn and upon oath, hereby attest to

the following:

i. I am a member in good standing of the New York and Illinois Bars,

<sup>&</sup>lt;sup>1</sup>Case IPR 2014-00981 has been joined with the instant proceeding.

as well as the following Federal Courts:

a) U.S. District Court for the Northern District of Illinois; and

b) U.S. District Court for the Eastern District of Michigan.

- I have not been suspended or disbarred from practice before any court or administrative body.
- iii. I have never had an application for admission to practice before any court or administrative body denied.
- iv. No sanction or contempt citation has been imposed against me by any court or administrative body.
- V. 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 the Code of Federal Regulations.
- vi. 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).
- vii. Other than presently applying to appear *Pro Hac Vice* before the
  Office in connection with the *Inter Partes* Review proceedings of the
  patents listed below in section ix, I have not applied to appear *Pro Hac Vice* before the Office in any other proceeding in the last three
  years.

- viii. I am an experienced litigation attorney, with experience in many
   litigations involving patent infringement in District Courts across the
   country, including experience with fact and expert document and
   deposition discovery, claim construction, *Markman* hearings, motion
   practice, trials and hearings, and investigations before the
   International Trade Commission.
- ix. I am counsel for Patent Owner Zond, LLC, the plaintiff in related ongoing litigations in which U.S. Patent Nos. 6805779, 6806652, 6853142, 7147759, 7604716, 7808184, 7811421, 6896775, 8125155, and 6896773 are and were asserted by the Patent Owner. I am familiar with the subject matter at issue in this proceeding as a result of my representation of Zond, LLC, in the related litigation, including the prior art that Petitioner presents in this proceeding, as well as issues of claim construction.

Date: November 26, 2014

<u>/Tigran Vardanian/</u> Tigran Vardanian RADULESCU LLP Empire State Building, Suite 6910 350 Fifth Avenue,

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