UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
ZHONGSHAN BROAD OCEAN MOTOR CO., LTD., Petitioner,
v.
NIDEC MOTOR CORPORATION, Patent Owner.

DECLARATION OF CHARLES S. BAKER IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE

Case IPR2015-00762 Patent 7,626,349

I, Charles S. Baker, declare as follows:

- 1. I have been practicing in the field of intellectual property, and particularly, patent litigation, for over twenty years.
- I am a member in good standing of the Bar of the State of Texas and
 am admitted to practice before the United States Supreme Court, United States
 IPR2015-00762 EXHIBIT 1011



Courts of Appeals for the Fifth, Ninth and Federal Circuits, the United States

District Courts for the Northern, Southern, Eastern and Western Districts of Texas,

United States Tax Court and United States Court of Federal Claims.

- 3. I am a member of the State Bar of Texas, as well as the American, Federal, Houston, Travis County and Fifth Federal Circuit Bar Associations, American Intellectual Property Law Association, International Trademark Association, International Trade Commission Trial Lawyers Association, Houston Intellectual Property Law Association and Defense Counsel of America.
- 4. I have been in private practice since November 1985, and litigating patent cases since September 1993, been lead counsel on several patent cases over my career, and litigated many of them through both trial and appeal.
- 5. I have never been suspended, disbarred, sanctioned or cited for contempt by an court or administrative body.
- 6. I have never had a court or administrative body deny my application for admission to practice.
- 7. I have read and will comply with the Office Patent Trial Practice
 Guide and the Board's Rules of Practice for Trials, as set forth in Part 42 of the
 CFR.



- 8. I agree to be subject to the United States Patent and Trademark Office Rules of Professional Conduct set forth in 37 CFR §§ 11.101 *et seq.* and disciplinary jurisdiction under 37 CFR § 11.19(a).
- 9. In the past three (3) years, I have not appeared *pro hac vice* in any proceedings before the United States Patent and Trademark Office.
- 10. I am familiar with the subject matter at issue in the proceeding. I am lead counsel in the following proceeding, which is a related matter and involves the same patent issue in this proceeding: *Nidec Motor Corporation v. Broad Ocean Motor LLC et al.*, Civil Action No. 4:13-CV-01895-JCH (E. D. Mo.) (filed September 25, 2013).
- 11. As part of my role in the above related proceeding I have extensively reviewed and analyzed the patent at issue as well as the presently cited art.
- 12. 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 are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of U.S. Patent No. 7,626,349.



Dated: March <u>12</u>, 2015

Respectfully submitted,

Charles S. Baker (pro hac vice)

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CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. §42.6(e) and 37 C.F.R. §42.105(b), the undersigned hereby certifies that on March 16, 2015, a complete and entire copy of the foregoing **Declaration of Charles S. Baker in Support of Motion for Admission** *Pro Hac Vice* was electronically served in its entirety on the Patent Owner of record (as agreed upon by counsel) at sbrown@hoveywilliams.com, mwalters@hoveywilliams.com, and litigation@hoveywilliams.com.

Additionally, the undersigned certifies that on March 16, 2015, a complete and entire copy of the foregoing **Declaration of Charles S. Baker in Support of Motion for Admission** *Pro Hac Vice* was electronically served on the Patent Owner's below-listed counsel of record at jschwent@thompsoncoburn.com, djinkins@thompsoncoburn.com, and syoo@thompsoncoburn.com, in the co-pending litigation *Nidec Motor Corporation v. Broad Ocean Motor LLC et al.*, Civil Action No. 4:13-CV-01895-JCH (E.D. Mo.), as agreed upon by the parties.

Dated: March 16, 2015

/ Steven F. Meyer /

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Attorneys for Petitioner Zhongshan Broad Ocean Motor Co., Ltd.; Broad Ocean Motor LLC; and Broad Ocean Technologies, LLC

