UNITED STATES PATENT AND TRADEMARK OFFICE —————— BEFORE THE PATENT TRIAL AND APPEAL BOARD

COSTCO WHOLESALE CORPORATION, Petitioner,

v.

ROBERT BOSCH LLC, Patent Owner.

DECLARATION OF DR. STEVEN DUBOWSKY REGARDING U.S. PATENT NOS. 6,973,698; 6,944,905; 6,292,974; 7,228,588; 7,484,264; AND 8,099,823

Robert Bosch Exhibit 2003

Page 1

COSTCO (Petitioner) v. ROBERT BOSCH (Patent Owner) IPR2016-00034: IPR2016-00036: IPR2016-00038:



I, Steven Dubowsky, hereby declare as follows:

I have been retained by Patent Owner Robert Bosch LLC ("Patent 1. Owner" or "Bosch") in connection with inter partes review ("IPR") proceedings brought by Costco Wholesale Corporation ("Costco" or "Petitioner"), specifically Case Nos. IPR2016-00034; IPR2016-00036; IPR2016-00038; IPR2016-00039; IPR2016-00040; and IPR2016-00041. These IPRs involve, respectively, U.S. Patent Nos. 6,973,698 ("the '698 patent"); 6,944,905 ("the '905 patent"); 6,292,974 ("the '974 patent"); 7,228,588 ("the '588 patent"); 7,484,264 ("the '264 patent"); and 8,099,823 ("the '823 patent") (collectively, the "Bosch patents"). I submit this declaration in support of Bosch's responses in these IPR proceedings. I have personal knowledge of the matters stated herein and would be competent to testify to them if required.

2. Bosch's counsel has informed me that the following chart sets forth the "grounds," or how the Patent Trial and Appeal Board ("the Board") has preliminarily found various claims of the Bosch patents unpatentable over the prior art:

Robert Bosch Exhibit 2003

Page 2

COSTCO (Petitioner) v. ROBERT BOSCH (Patent Owner) IPR2016-00034 · IPR2016-00036 · IPR2016-00038

IPR No.	Pat. No.	Claims	Grounds
IPR2016-	6,973,698	1	OBVIOUSNESS : prior art is USP 4,807,326
00034			("Arai '326") and USP 4,028,770 ("Appel
			'770")
			ANTICIPATION : prior art is USP 5,325,564
			("Swanepoel '564")
IPR2016-	6,944,905	13, 17,	OBVIOUSNESS : prior art is GB 2,106,775
00036		18	("Prohaska '775") and DE 1,028,896 ("Hoyler
			'896'')
IPR2016-	6,292,974	1, 2, 8	OBVIOUSNESS : prior art is USP 3,192,551
00038			("Appel '551") and Prohaska '775
			OBVIOUSNESS : prior art is Hoyler '896 and
			Prohaska '775
IPR2016-	7,228,588	1, 12, 14	OBVIOUSNESS : prior art is PCT WO
00039			99/02383 ("Kotlarski '383") and Prohaska
			'775
			OBVIOUSNESS : prior art is PCT WO
			99/12784 ("Merkel '784") and Prohaska '775
IPR2016-	7,484,264	1, 2, 3	OBVIOUSNESS : for claims 1 and 2, prior art
00040			is Prohaska '775 and either Kotlarski '383 or
			Merkel '784
			OBVIOUSNESS : for claim 3, prior art is (i)
			Prohaska '775 and (ii) either Kotlarski '383 or
			Merkel '784 and (iii) either PCT WO
			00/34090 ("Kotlarski '090") or USP
			3,121,133 ("Mathues '133")
IPR2016-	8,099,823	1, 6, 9,	OBVIOUSNESS : for claims 1, 9, and 10,
00041		10	prior art is Prohaska '775 and one of Appel
			'551, Hoyler '896, Merkel '784, or Kotlarski
			'383
			OBVIOUSNESS : for claim 6, prior art is (i)
			Prohaska '775 and (ii) one of Appel '551,
			Hoyler '896, Merkel '784, or Kotlarski '383
			and (iii) either Kotlarski '090 or Mathues '133

Robert Bosch Exhibit 2003

Page 3

COSTCO (Petitioner) v. ROBERT BOSCH (Patent Owner) IPR2016-00034 · IPR2016-00036 · IPR2016-00038 ·



3. I have reviewed and am familiar with the Bosch patents, including their specifications. I have also reviewed and am familiar with the prior art in the chart directly above.

4. I have been asked to provide my technical review, analysis, insights, and opinions regarding the Bosch patents in view of the prior art cited in the table above.

QUALIFICATIONS T.

5. I am Professor Emeritus in the Department of Mechanical Engineering and in the Department of Aeronautics and Astronautics at the Massachusetts Institute of Technology.

I was previously the Director of the MIT Mechanical Engineering 6. Field and Space Robotics Laboratory, the Head of the Systems and Design Division of the Mechanical Engineering Department, and have also served as the Associate Head of the MIT Interdepartmental Laboratory for Manufacturing and Productivity. I hold several engineering degrees, including a doctorate in Engineering Science from Columbia University. I am an active researcher with over 350 publications in the area of mechanical and electromechanical systems

Robert Bosch Exhibit 2003

Page 4

COSTCO (Petitioner) v. ROBERT BOSCH (Patent Owner) IPR2016-00034 · IPR2016-00036 · IPR2016-00038

design and analysis. The focus of my work is on advancing design methods and control systems for complex mechanical and electromechanical systems.

- 7. I have many years of industry experience. For a time I worked at Electric Boat Division of the General Dynamics Corporation on nuclear submarines, and then I was employed for about eight years as a Senior Engineer with the Perkin-Elmer Corporation, where I worked in the design and analysis of complex mechanisms, electromechanical and electro-optical systems used in precision, high-speed optical systems and devices.
- 8. I worked on many projects consulting for industry and government over the years. For example, in or around 2000 I worked at MIT on an industrial project for Foster-Miller Corporation that involved design and development of systems to assemble weapons automatically on aircraft carriers. From 2002 to 2005 I worked with U.S. governmental agencies, including National Aeronautics and Space Administration (NASA) and Defense Advanced Research Projects Agency (DARPA), doing research in automotive systems. We collaborated with and were also funded by U.S. Army's Tank-automotive and Armaments Command Research Laboratory and Army Research Office. I also worked on a project related to automotive systems and control systems that was supported by Ford

Robert Bosch Exhibit 2003

Page 5

COSTCO (Petitioner) v. ROBERT BOSCH (Patent Owner)

IPR2016-00034 · IPR2016-00036 · IPR2016-00038



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

