UNITED STATES PATENT AND TRADEMARK OFFICE _____

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ZOLL LIFECOR CORPORATION Appellant,

V.

MICHELLE K. LEE, Deputy Director, United States Patent and Trademark Office,

and

PHILIPS ELECTRONICS NORTH AMERICA CORPORATION Patent Owner-Appellee

Case IPR2013-00616 Patent 5,749,905

NOTICE OF APPEAL TO THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT BY ZOLL LIFECOR CORPORATION

Case IPR2013-00616 Attorney Docket No: 38855-0003IP1

Notice is hereby given that Petitioner, ZOLL LIFECOR CORPORATION

("ZOLL LIFECOR") hereby appeals to the United States Court of Appeals for the
Federal Circuit for the instant matter, Case IPR2013-00616, ZOLL LIFECOR

CORPORATION v. PHILIPS ELECTRONICS NORTH AMERICA

CORPORATION.

ZOLL LIFECOR appeals the decision denying Institution of Inter Partes Review, paper 17, entered March 20, 2014, by the Patent Trials and Appeals Board. The appellee is the United States Patent and Trademark Office as represented by Deputy Director, Michelle K. Lee. Jurisdiction for the appeal is founded at least upon two wholly separate bases:

• 28 U.S.C. § 1295(a)(4)(A) (granting the Federal Circuit jurisdiction "with respect to a patent application, derivation proceeding, reexamination, post-grant review, or *inter partes* review under title 35), alone or in combination with 35 U.S.C. §§ 311 (establishing *inter partes* review under title 35), 312 (governing requirements for naming real party in interest), and 315 (governing requirements for *inter partes* review to be filed within "1 year after the date on which the petitioner, real party in interest, or privy of the petitioner is served with a complaint alleging infringement of the patent.").

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28 U.S.C. § 1295(a)(4)(A) and 35 U.S.C. § 314 (governing

authorization of review based on "a reasonable likelihood that the

petitioner would prevail with respect to at least one of the claims

challenged in the petition"). ZOLL LIFECOR recognizes that this

latter basis for jurisdiction is presently foreclosed by the panel

decision in St. Jude Med., Cardiology Div., Inc. v. Volcano Corp., ---

F.3d ---, 2014 WL 1623676 (Fed. Cir. Apr. 24, 2014), and has

identified the basis for jurisdiction in order to preserve the issue for

later review.

ZOLL LIFECOR also appeals all other opinions, orders, findings, or rulings

prior to, during, or after the final decision, including but not limited to the denial of

the Institution of *Inter Partes Review*.

Respectfully submitted,

Date: May 21, 2014

/John C. Phillips/ John C. Phillips

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CERTIFICATE OF SERVICE

I, John C. Phillips, certify that the documents referenced below:

NOTICE OF APPEAL TO THE UNITED STATES COURT OF APPEALS

FOR THE FEDERAL CIRCUIT BY ZOLL LIFECOR CORPORATION

was caused to be served on May 21, 2014, upon counsel of record in this

matter either by causing them to be delivered by electronic mail;

electronically filing the documents with the Patent Trials and Appeals

Board's PRPS system; or by service by US First Class Mail and Express

Mail, as follows:

United States Patent and Trademark Office (by Express Mail) Office of the General Counsel, 10B20, Madison Building East, 600 Dulany Street Alexandria, Virginia 22314-5793

United States Court of Appeals for the Federal Circuit (by US mail) 717 Madison Place NW, Washington, D.C. 20005

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/John C. Phillips/
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