#### UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

AKER BIOMARINE AS Petitioner

v.

NEPTUNE TECHNOLOGIES AND BIORESSOURCES INC. Patent Owner

> Case IPR2014-00003 Patent 8,278,351 B2

Before LORA M. GREEN, JACQUELINE WRIGHT BONILLA, and SHERIDAN K. SNEDDEN, *Administrative Patent Judges*.

SNEDDEN, Administrative Patent Judge.

SCHEDULING ORDER

#### A. INITIAL CONFERENCE CALL

The initial conference call is scheduled for 10:00 AM Eastern Time on April 25, 2014.

#### B. DUE DATES

This order sets due dates for the parties to take action after institution of the proceeding. The parties may stipulate to different dates for DUE DATES 1 through 3 (earlier or later, but no later than DUE DATE 4). A notice of the stipulation, specifically identifying the changed due dates, must be promptly filed. The parties may not stipulate to an extension of DUE DATES 4-7.

In stipulating to different times, the parties should consider the effect of the stipulation on times to object to evidence (37 C.F.R. § 42.64(b)(1)), to supplement evidence (37 C.F.R. § 42.64(b)(2)), to conduct cross-examination (37 C.F.R. § 42.53(d)(2)), and to draft papers depending on the evidence and cross-examination testimony (see section B, below).

The parties are reminded that the Testimony Guidelines appended to the *Office Trial Practice Guide*, 77 Fed.Reg. 48756, 48772 (Aug. 14, 2012) (Appendix D), apply to this proceeding. The Board may impose an appropriate sanction for failure to adhere to the Testimony Guidelines. 37 C.F.R. § 42.12. For example, reasonable expenses and attorneys' fees incurred by any party may be levied on a person who impedes, delays, or frustrates the fair examination of a witness.

#### 1. DUE DATE 1

The patent owner may file—

- a. A response to the petition (37 C.F.R. § 42.120), and
- b. A motion to amend the patent (37 C.F.R. § 42.121).

The patent owner must file any such response or motion to amend by DUE DATE 1. If the patent owner elects not to file anything, the patent owner must arrange a conference call with the parties and the Board. The patent owner is cautioned that any arguments for patentability not raised in the response will be deemed waived.

#### 2. DUE DATE 2

The petitioner must file any reply to the patent owner's response and opposition to the motion to amend by DUE DATE 2.

#### 3. DUE DATE 3

The patent owner must file any reply to the petitioner's opposition to patent owner's motion to amend by DUE DATE 3.

#### 4. DUE DATE 4

a. The petitioner must file any motion for an observation on the crossexamination testimony of a reply witness (see section C, below) by DUE DATE 4.

b. Each party must file any motion to exclude evidence (37 C.F.R § 42.64(c)) and any request for oral argument (37 C.F.R. § 42.70(a)) by DUE DATE 4.

#### 5. DUE DATE 5

a. The patent owner must file any reply to a petitioner observation on crossexamination testimony by DUE DATE 5.

b. Each party must file any opposition to a motion to exclude evidence by DUE DATE 5.

#### 6. DUE DATE 6

Each party must file any reply for a motion to exclude evidence by DUE DATE 6.

#### 7. DUE DATE 7

The oral argument (if requested by either party) is set for DUE DATE 7.

#### C. CROSS-EXAMINATION

Except as the parties might otherwise agree, for each due date-

Cross-examination begins after any supplemental evidence is due.
C.F.R. §§ 42.53(d)(2).

2. Cross-examination ends no later than a week before the filing date for any paper in which the cross-examination testimony is expected to be used. *Id*.

#### D. MOTION FOR OBSERVATION ON CROSS-EXAMINATION

A motion for observation on cross-examination provides the petitioner with a mechanism to draw the Board's attention to relevant cross-examination testimony of a reply witness, since no further substantive paper is permitted after the reply. *See Office Trial Practice Guide*, 77 Fed. Reg. 48756, 48768 (Aug. 14, 2012). The observation must be a concise statement of the relevance of precisely identified testimony to a precisely identified argument or portion of an exhibit. Each observation should not exceed a single, short paragraph. The patent owner may respond to the observation. Any response must be equally concise and specific.

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#### DUE DATE APPENDIX

DUE DATE 1	May 27, 2014
Patent owner's response to the petition	
Patent owner's motion to amend the par	tent
DUE DATE 2	July 24, 2014
Petitioner's reply to patent owner respo	nse to petition
Petitioner's opposition to motion to am	end
DUE DATE 3	August 25, 2014
Patent owner's reply to petitioner oppos	sition to motion to amend
DUE DATE 4	September 15, 2014
Petitioner's motion for observation rega cross-examination of reply witness	arding
Motion to exclude evidence	
Request for oral argument	
DUE DATE 5	September 29, 2014
Patent owner's response to observation	
Opposition to motion to exclude	
DUE DATE 6	October 6, 2014
Reply to opposition to motion to exclud	le
DUE DATE 7	October 21, 2014
Oral argument (if requested)	

5

# DOCKET A L A R M



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