Trials@uspto.gov

Paper 16

Tel: 571-272-7822 Entered: June 11, 2014

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

EDWARDS LIFESCIENCES CORPORATION Petitioner

v.

MEDTRONIC, INC.
Patent Owner

Case IPR2014-00362 Patent 6,306,141 B1

Before SALLY C. MEDLEY, STEPHEN C. SIU, and JOSIAH C. COCKS, *Administrative Patent Judges*.

MEDLEY, Administrative Patent Judge.

JUDGMENT Termination of the Proceeding 37 C.F.R. § 42.73

On June 6, 2014, and pursuant to 35 U.S.C. § 317(b) and 37 C.F.R. § 42.74, the parties filed a true copy of a settlement agreement along with a joint request to treat the settlement agreement as business confidential, to be kept separate from the patent file. In addition, the parties filed a joint motion to terminate the proceeding pursuant to 35 U.S.C. § 317.



Case IPR2014-00362 Patent 6,306,141 B1

This case is in the preliminary proceeding¹ stage; no institution of a trial has been made. Based on the facts of this case, it is appropriate to enter judgment.² Therefore, the joint motion to terminate the proceeding is *granted*.

Accordingly, it is

ORDERED that the parties' joint request that the settlement agreement be treated as business confidential information, to be kept separate from the patent file, is *granted*; and

FURTHER ORDERED that the joint motion to terminate the proceeding is *granted*; and

FURTHER ORDERED that the proceeding is terminated.

PETITIONER:

² A judgment means a final written decision by the Board, or a termination of a proceeding. 37 C.F.R. § 42.2.



¹ A preliminary proceeding begins with the filing of a petition for instituting a trial and ends with a written decision as to whether a trial will be instituted. 37 C.F.R. § 42.2.

Case IPR2014-00362 Patent 6,306,141 B1

David S. Moreland Gregory Carlin MEUNIER CARLIN & CURFMAN, LLC dmoreland@mcciplaw.com gcarlin@mcciplaw.com

PATENT OWNER:

John J. Molenda Sharon A. Israel MAYER BROWN LLP jmolenda@mayerbrown.com sisrael@mayerbrown.com

