UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

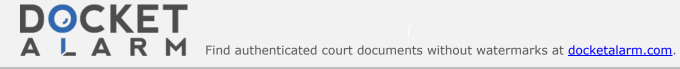
MEDTRONIC, INC., MEDTRONIC VASCULAR, INC., and MEDTRONIC COREVALVE, LLC Petitioner

v.

TROY R. NORRED, M.D. Patent Owner

> Case IPR2014-00395 Patent 6,482,228

PATENT OWNER'S REQUEST FOR ORAL ARGUMENT



Pursuant to 37 C.F.R. § 42.70(a), Patent Owner submits this Request for Oral Argument on all of the instituted grounds of unpatentability of claims 16 and 19-24 of U.S. Patent No. 6,482,228 under 35 U.S.C. § 102. The Board has already scheduled Oral Hearing for January 27, 2015 (Paper 20). Patent Owner respectfully requests that the Board provide Patent Owner with 30 minutes in which to present its arguments in response to Petitioner's arguments in this case.¹

Patent Owner requests to address the following issues, without waiving consideration of any issue not listed below:

1. Whether Patent Owner has met his burden of proving he is entitled to a date of invention prior to U.S. Patent No. 6,458,153 to Bailey ("Bailey").

Whether Petitioner has met its burden of proving that U.S.
Patent No. 5,957,949 to Leonhardt anticipates Claims 16 and 19-24 of the '228
Patent.

3. Whether Petitioner has met its burden of proving that Bailey anticipates Claims 16 and 19-24 of the '228 Patent.

¹ Patent Owner is requesting, in concurrent filings, an additional 30 minutes of oral argument in Case No. IPR2014-00110 and in Case No. IPR2014-00111, for 90 minutes of oral argument total.

4. Whether Patent Owner has met his burden of proving that

proposed substitute claim 25 is patentable over prior art.

5. Whether Patent Owner has met his burden of proving that

proposed substitute claim 26 is patentable over prior art.

Respectfully Submitted,

By: /James J. Kernell/

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Attorneys for Patent Owner Troy Norred, M.D.

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CERTIFICATE OF SERVICE

I hereby certify that on this 31st day of December 2014, the foregoing Patent Owner's Request for Oral Argument has been served electronically through the Patent Trial and Appeals Board's Patent Review Processing System (PRPS) upon the lead and back-up counsel for the Petitioner, JACK BARUFKA and EVAN FINKEL, both of Pillsbury Winthrop Shaw Pittman LLP.

> /James J. Kernell/ Attorney for Patent Owner