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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

BOSTON SCIENTIFIC CORPORATION and BOSTON SCIENTIFIC SCIMED, INC. **Petitioners**

v.

VASCULAR SOLUTIONS, INC. Patent Owner

Case IPR2014-00759 Patent 8,142,413

Cases IPR2014-00760 and IPR2014-00761 Patent 8,048,032

Cases IPR2014-00762 and IPR2014-00763 Patent 8,292,850

Before GLENN J. PERRY, BARBARA A. PARVIS and J. JOHN LEE, Administrative Trial Judges

PERRY, Administrative Trial Judge

ORDER AUTHORIZING JOINT MOTIONS TO TERMINATE



An email from Petitioner's Counsel, dated August 5, 2014 and copied to Counsel for Patent Owner, indicates that the parties wish to file joint motions to terminate each of the above-captioned proceedings because they have settled matters between them related to each of the involved patents.

The below ORDER authorizes the filing of a joint motion in each case. Even though this ORDER pertains to five cases, the parties must file a separate motion for each case. With each joint motion, the parties are required to file with the Board a true and complete copy of all settlement agreements between them related to the patent at issue, as well as any collateral agreements referenced in the settlement agreements. *See* 35 U.S.C. § 317(b); 37 C.F.R. § 42.74(b). Redacted copies are insufficient. These can be filed as exhibits uploaded to the PRPS system. Each joint motion should update the Board as to the status of any other matters involving the patent at issue.

The parties may request that the settlement agreements be treated as confidential business information and kept separate from the underlying patent file. *See* 37 C.F.R. § 42.74(c). In that event, the confidential agreements should be uploaded to the PRPS system as "Parties and Board Only" material. Attention of the parties is directed to FAQ G2 on the Board's website page at http://www.uspto.gov/ip/boards/bpai/prps.jsp for instructions on how to file a settlement agreement as confidential.



Cases IPR2014-00759, -00760, -00761, -00762 and -00763 Patents 8,142,413, 8,048,032 and 8,292,850

ORDER

It is hereby

ORDERED that the parties are authorized to file a joint motion to terminate each of the above-captioned cases with respect to both Petitioner and Patent Owner;

FURTHER ORDERED that no further motions are authorized at this time.



Cases IPR2014-00759, -00760, -00761, -00762 and -00763 Patents 8,142,413, 8,048,032 and 8,292,850

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