UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD AMNEAL PHARMACEUTICALS LLC, PAR PHARMACEUTICAL, INC. and WOCKHARDT BIO AG, Petitioners, v. JAZZ PHARMACEUTICALS, INC. Patent Owner Case IPR2015-00547¹ Patent 7,765,107

DECLARATION OF JOSEPH T. DIPIRO, PHARM.D.

¹ Case IPR2015-01820 has been joined with this proceeding.



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- I, Joseph T. DiPiro, Pharm.D, hereby declare and state as follows:
- 1. I submit this declaration on behalf of Jazz Pharmaceuticals, Inc. ("Jazz"), Patent Owner of U.S. Patent No. 7,765,107 (the "'107 patent") in connection with this *inter partes* review, Case IPR2015-00547.

I. QUALIFICATIONS

- 2. I have been a registered pharmacist for 37 years. I am currently Dean and the Archie O. McCalley Chair and Professor at Virginia Commonwealth University School of Pharmacy.
- 3. Prior to holding my current position, I was Executive Dean and Professor at South Carolina College of Pharmacy, the University of South Carolina, and the Medical University of South Carolina. Before that, I held various academic positions at the University of Georgia College of Pharmacy including Assistant Dean, Head of the Department of Clinical and Administrative Sciences, and Professor of Pharmacy. I also held various academic positions at the Medical College of Georgia, including Assistant Dean for Pharmacy Programs and Director of Surgical Research. A full description of my work history is provided in my *curriculum vitae*, a copy of which is attached hereto as Exhibit 1.
- 4. I received a Bachelor of Science degree in pharmacy from the University of Connecticut in 1978, and a Doctorate in Pharmacy from the University of Kentucky, College of Pharmacy in 1981. While obtaining my



doctorate degree, I spent three years of residency at the Albert B. Chandler Medical Center, Lexington, Kentucky. In 1990, I completed one year of postdoctoral research in clinical immunology at Johns Hopkins University. A full description of my formal education is provided in my *curriculum vitae*.

- 5. I have given over 100 presentations in the field of pharmacy. I am the author or co-author of over 130 papers, over 25 book chapters, and 39 books in the field of pharmacy. I am also the author of numerous letters and book reviews concerning various aspects of pharmacy, which are described in my *curriculum vitae*.
- 6. I was the editor of the American Journal of Pharmaceutical Education, which is the primary journal of pharmacy education in the U.S., from 2002 to 2014. I am also the President-elect of the American Association of Colleges of Pharmacy.
- 7. I am an expert in the practice of pharmacy, including the education and training of pharmacists.

II. MATERIALS CONSIDERED

8. I have reviewed Amneal Pharmaceuticals, LLC and Par Pharmaceutical, Inc.'s ("Petitioners") Petition for *inter partes* review regarding the '107 patent, as well as the supporting declaration of Robert J. Valuck, Ph.D., R.Ph. (Ex. 1007). I have also reviewed the ACA materials (Exs. 1003-1006) cited in the



Petition and Dr. Valuck's declaration. A list of any additional materials that I have reviewed in connection with the preparation of this declaration is attached as Exhibit 2.

III. LEGAL STANDARDS

- 9. I have been advised by counsel for Jazz of the following legal standards and set forth my opinions in the context of my understanding of these standards.
- 10. I understand that a patent claim may be invalid under 35 U.S.C. § 103 if the claim, when considered as a whole, would have been obvious to a person of ordinary skill ("POSA") as of the date of the claimed invention. For the purposes of the obviousness analysis in this report, I have been asked to use December 17, 2002 as the date of invention.
- 11. I understand that the obviousness analysis is objective, and requires consideration of: (1) the scope and content of the prior art; (2) the differences between the prior art and the claims at issue; (3) the level of ordinary skill; and (4) secondary considerations of nonobviousness.
- 12. I understand that the prior art must be considered as a whole, including disclosures that would have taught a POSA away from the claimed invention. I also understand that the prior art must be viewed from the perspective



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