## Sadaf R. Abdullah

From: Trials < Trials@USPTO.GOV>

**Sent:** Wednesday, May 25, 2016 2:33 PM **To:** Frank Calvosa; Sadaf R. Abdullah; Trials

**Cc:** 1092CFAD6; Nick Cerrito; Evangeline Shih; Andrew Chalson; Gasper J LaRosa;

1096CFAD6; 1102CFAD6; 1103CFAD6

**Subject:** RE: CFAD VI LLC v. Celgene Corp., IPRs 2015-1092, -1096, -1102, -1103

## Counsel,

No conference call is necessary as the parties have submitted sufficient information for the Board to decide the issue presented. Based on the information presented, the Board authorizes Petitioner to submit, in each proceeding, 30 minutes of video excerpts from the deposition of Dr. Frau.

The parties are reminded that emails to the Board requesting conference calls should copy the other party to the proceeding, indicate generally the relief being requested or the subject matter of the conference call, state whether the opposing party opposes the request, and include times when all parties are available. Unless otherwise authorized, do not include attachments in an email and do not include substantive arguments.

Thanks, Andrew Kellogg, Supervisory Paralegal Patent Trial and Appeal Board USPTO

andrew.kellogg@uspto.gov Direct: 571-272-5366

**From:** Frank Calvosa [mailto:frankcalvosa@quinnemanuel.com]

Sent: Tuesday, May 24, 2016 9:02 PM

To: 'Sadaf R. Abdullah' <sabdullah@skiermontderby.com>; Trials <Trials@USPTO.GOV>

**Cc:** 1092CFAD6 <1092cfad6@skiermontderby.com>; Nick Cerrito <nickcerrito@quinnemanuel.com>; Evangeline Shih <evangelineshih@quinnemanuel.com>; Andrew Chalson <andrewchalson@quinnemanuel.com>; Gasper J LaRosa

<gjlarosa@JonesDay.com>; 1096CFAD6 <1096cfad6@skiermontderby.com>; 1102CFAD6 <1102cfad6@skiermontderby.com>; 1103CFAD6 <1103cfad6@skiermontderby.com>

Subject: RE: CFAD VI LLC v. Celgene Corp., IPRs 2015-1092, -1096, -1102, -1103

## Dear PTAB:

Counsel for Patent Owner requested that Petitioner attach a copy of the parties' correspondence to its email below so that the Board could fully understand the parties' dispute. Counsel for Petitioner refused that request. Accordingly, attached is the correspondence to provide context for tomorrow's call.

Best regards,

Frank Calvosa
Associate
Quinn Emanuel Urquhart & Sullivan, LLP

51 Madison Avenue, 22nd Floor New York, NY 10010



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From: Sadaf R. Abdullah [mailto:sabdullah@skiermontderby.com]

Sent: Tuesday, May 24, 2016 6:40 PM

To: Trials@USPTO.GOV

**Cc:** 1092CFAD6 < 1092cfad6@skiermontderby.com >; Nick Cerrito < nickcerrito@quinnemanuel.com >; Evangeline Shih < evangelineshih@quinnemanuel.com >; Andrew Chalson < andrewchalson@quinnemanuel.com >; Gasper J LaRosa

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<1103cfad6@skiermontderby.com>

Subject: CFAD VI LLC v. Celgene Corp., IPRs 2015-1092, -1096, -1102, -1103

Dear Board,

Petitioner hereby respectfully requests a call to discuss authorization under 37 CFR § 42.53(a) to submit video-recorded testimony in connection with Petitioner's Replies in the above-referenced proceedings, currently due on May 27, 2016. Specifically, Petitioner respectfully seeks authorization to submit no more than 30 minutes of the videorecorded testimony of one of Patent Owner's experts in each proceeding.

Petitioner and Patent Owner have conferred regarding Petitioner's request over email, but have been unable to reach an agreement as to the terms of the submissions.

The parties are available for a conference call any time after 2 p.m. ET on Wednesday, May 24, 2016. Counsel for Patent Owner is copied on this email.

Best regards,

Sadaf Abdullah

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