Paper No. _____ Filed: November 10, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

COALITION FOR AFFORDABLE DRUGS VI LLC

Petitioner,

v.

CELGENE CORPORATION

Patent Owner

Case IPR2015-01096

Patent 6,315,720

PATENT OWNER OBJECTIONS TO EVIDENCE SUBMITTED DURING THE PRELIMINARY PROCEEDING PURSUANT TO 37 C.F.R. § 42.64(b)(1)

DOCKET

Pursuant to 37 C.F.R. § 42.64(b)(1), Patent Owner Celgene Corporation

objects as follows to the admissibility of evidence submitted during the preliminary proceeding:

Evidence	Objections
Exhibit 1013	FRE 901: Petitioner has not produced evidence sufficient to
(FDA Meeting	
Transcript),	support a finding that the exhibit is what Petitioner claims it is.
Exhibit 1014	
(FDA Meeting	FRE 802 : The exhibits, including any dates on the exhibits, are
<i>Transcript</i>), Exhibit 1015	in admissible bearsay to the extent they are being offered to
(CDC Minutes)	inadmissible hearsay to the extent they are being offered to
(CDC minues)	prove the truth of the matter asserted therein, including, but not
	limited to, any alleged public accessibility/availability of the
	exhibits.

Date: November 10, 2015

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Respectfully submitted,

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Attorneys for Celgene Corporation

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CERTIFICATE OF SERVICE

A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

DOCKET

CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), the undersigned hereby certify that PATENT OWNER OBJECTIONS TO EVIDENCE SUBMITTED DURING THE PRELIMINARY PROCEEDING PURSUANT TO 37 C.F.R. § 42.64(b)(1) was served on November 10, 2015 by filing this document through the Patent Review Processing System, as well as e-mailing a copy to sarah.spires@skiermontpuckett.com, parvathi.kota@skiermontpuckett.com, and paul.skiermont@skiermontpuckett.com.

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Respectfully submitted,

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