Paper No. 36

Filed: January 25, 2016

COALITION FOR AFFORDABLE DRUGS VI LLC PETITIONER

V.

CELEGENE CORPORATION
PATENT OWNER

Case IPR2015-01102 Patent 6,315,720

PETITIONER'S MOTION TO SUBMIT SUPPLEMENTAL INFORMATION PURUSUANT TO 37 C.F.R. § 42.123(a)



Pursuant to 37 C.F.R. § 42.123(a), Petitioner Coalition For Affordable

Drugs VI LLC ("CFAD") hereby moves to submit supplemental information in
accordance with the Order dated December 9, 2015 (Paper 33) in Case IPR201501102. The Patent Owner indicated that it opposes this motion.

I. The Present Motion Complies with the Rules

- 1. The present motion complies with the requirements of 37 CFR § 42.123(a)(1), as set forth below:
- 2. 37 CFR § 42.123(a)(1): The Board instituted the *inter partes* review of U.S. Patent 6,315,720 in a Decision dated October 27, 2015. (Paper 21.) Petitioner's request for authorization was timely made within one month of institution. (*See* e-mail communication to the Board and Patent Owner on November 27, 2015.)
- 3. 37 CFR § 42.123(a)(2): In this proceeding, trial has not been instituted for Claims 1–32 based on *FDA Meeting Transcripts* (Exs. 1012, 1013) or *CDC minutes* (Ex. 1014). Specifically, Petitioner relies on these references to explain the state of the relevant art at the time of the invention. (Paper 1 at 13–14.)
- **4.** Patent Owner objected to the admissibility of evidence submitted during the preliminary proceedings— *FDA Meeting Transcripts* (Exs. 1012, 1013) and *CDC minutes* (Ex. 1014). (Paper 23.)



5. Pursuant to 37 C.F.R. § 42.64(b)(2), Petitioner timely responded to Patent Owner's objections to evidence submitted during the preliminary proceeding with service of the following supplemental evidence:

| Evidence | Patent Owner's | Supplemental Evidence Submitted in |
|----------------------------|---------------------|---|
| | Objection Objection | Response |
| Exhibit 1012 & | FRE 901, 802 | Exhibit 1074 - Oct. 12, 2011 Information |
| 1013 (FDA | | Disclosure Statement, Application No. |
| Meeting | | 12/966,240 (resulting in U.S. Patent No. |
| Transcript | | 8,204,763) |
| Exhibit 1014 (CDC Minutes) | FRE 901, 802 | Exhibit 1075 - Sep. 19, 2011 Information Disclosure Statement, Application No. 12/966,261 (resulting in U.S. Patent No. 8,315,886) |
| | | Exhibit 1076 - Federal Register Volume 62, Number 53 (March 19, 1997) |

II. The Supplemental Information

6. As mentioned above, the present IPR refers to *FDA Meeting Transcripts* and *CDC minutes*, and the supplemental information regarding these references having been served on Patent Owner, Petitioner seeks to file the above supplemental evidence as supplemental information.

III. Conclusion

The supplemental information Petitioner seeks to submit does not change the grounds of unpatentability on which the *inter partes* review has been instituted, nor



does it change the evidence initially presented in the Petition to support such grounds of unpatentability. Instead, the supplemental information merely constitutes additional information that confirms public accessibility/availability of *FDA Meeting Transcripts* (Exs. 1012, 1013) and *CDC minutes* (Ex. 1014), and this supplemental information was neither withheld intentionally nor would it limit or frustrate the Board's ability to complete this proceeding in a timely manner.

For the foregoing reasons, Petitioner requests the Board to accept this motion.

Respectfully submitted,

/Sarah E. Spires/

Sarah E. Spires (Reg. No. 61,501) SKIERMONT DERBY LLP 2200 Ross Ave. Ste. 4800W Dallas, Texas 75201 P: 214-978-6600/F: 214-978-6601 Lead Counsel for Petitioner January 25, 2016

Dr. Parvathi Kota (Reg. No. 65,122) Paul J. Skiermont (*pro hac vice*) SKIERMONT DERBY LLP 2200 Ross Ave. Ste. 4800W Dallas, Texas 75201 P: 214-978-6600/F: 214-978-6621 **Back-Up Counsel for Petitioner**



CERTIFICATE OF SERVICE

I hereby certify that on January 25, 2016, a copy of this Motion, including all exhibits, was served via email upon the following:

Francis Cerrito nickcerrito@quinnemanuel.com

Eric C. Stops ericstops@quinnemanuel.com

Frank C. Calvosa frankcalvosa@quinnemanuel.com

Anthony Insogna aminsogna@jonesday.com

J. Patrick Elsevier jpelsevier@jonesday.com

Gasper J. LaRosa gjlarosa@jonesday.com

Date: January 25, 2016 /Sarah E. Spires/

