## Served on behalf of Petitioner COALITION FOR AFFORDABLE DRUGS X LLC

By: Jeffrey D. Blake, Esq.

MERCHANT & GOULD P.C.

191 Peachtree Street N.E., Suite 4300

Atlanta, GA 30303

jblake@merchantgould.com

Main Telephone: (404) 954-5100

Main Facsimile: (404) 954-509

## UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

COALITION FOR AFFORDABLE DRUGS X LLC, Petitioner,

V.

ANACOR PHARMACEUTICALS, INC., Patent Owner.

Case IPR2015-01776 (Patent 7,582,621 B2)

PETITIONER'S OBJECTIONS TO PATENT OWNER'S DEMONSTRATIVE EXHIBITS



The parties met and conferred on October 31, 2016 regarding each party's objections. Both parties agreed to remove and edit slides as a result of the meet and confer. Below are Petitioner's remaining objections based on the Board's decisions in *St. Jude Medical, Cardiology Division, Inc. v. Board of Regents of the Univ. of Mich.*, IPR2013-00041, at 2-3 (PTAB Jan. 27, 2014) (Paper 65) and *CBS Interactive Inc. v. Helferich Patent Licensing, LLC*, IPR2013-00033, at 3 (PTAB Oct. 23, 2013) (Paper 118).

## I. Petitioner's Objections To PO's Demonstratives

Slide 13: New data regarding *in vivo* efficacy, MIC and MW of KP-103 and new argument regarding insufficiency of MIC and MW to provide reasonable expectation *in vivo* efficacy (KP-103). Slide 14: New compilation of data regarding MIC<sub>Y</sub> and E<sub>Y</sub> and new argument regarding insufficiency of MIC<sub>Y</sub> and MW to provide reasonable expectation of efficacy (E<sub>Y</sub>). Slide 15: New data regarding the MW of terbinafine (no citation) and new argument regarding insufficiency of MIC and MW to provide reasonable expectation *in vivo* efficacy (terbinafine). Slides 19-21: New arguments refuting Petitioner's argument that yeast activity is predictive of dermatophyte activity. Slides 24-25: New compilation of data supporting PO's argument that yeast activity is not predictive of dermatophyte activity.



IPR2015-01776 Patents 7,582,621

Respectfully submitted,

MERCHANT & GOULD, P.C.

Respectfully submitted,

Date: October 31, 2016 By:

John Ber

Jeffrey D. Blake, Esq. Reg. No. 58,884 Kathleen E. Ott, Esq. Reg. No. 64,038 Peter A. Gergely, Esq. (*Pro Hac Vice*)

Ryan J. Fletcher, Esq., Ph.D. (*Pro Hac Vice*) Brent E. Routman, Esq. (*Pro Hac Vice*)

Merchant & Gould P.C.

191 Peachtree Street N.E., Suite 4300

Atlanta, GA 30303

Main Telephone: (404) 954-5100 Main Facsimile: (404) 954-5099

Counsel for Petitioner



## **CERTIFICATE OF SERVICE ON PATENT OWNER**

Pursuant to 37 C.F.R. § 42.6(e), the undersigned certifies that on October 31, 2016, a complete and entire copy of PETITIONER'S OBJECTIONS TO PATENT OWNER'S DEMONSTRATIVE EXHIBITS was served by email, by agreement of the parties to:

<u>areister@cov.com</u>; and <u>elongton@cov.com</u>.

Respectfully submitted,

MERCHANT & GOULD P.C.

By:

Counsel for Petitioner

