

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

COALITION FOR AFFORDABLE DRUGS VIII, LLC,
Petitioner,

v.

THE TRUSTEES OF THE UNIVERSITY OF PENNSYLVANIA,
Patent Owner.

Case IPR2015-01836
Patent 7,932,268 B2

Before MICHAEL P. TIERNEY, LORA M. GREEN, and
GRACE KARAFFA OBERMANN, *Administrative Patent Judges*.

GREEN, *Administrative Patent Judge*.

DECISION
Institution of *Inter Partes* Review
37 C.F.R. § 42.108

I. INTRODUCTION

Coalition for Affordable Drugs VIII, LLC (“Petitioner”) filed a Petition requesting an *inter partes* review of claims 1–8 of U.S. Patent No. 7,932,268 B2 (Ex. 1001, “the ’268 patent”). Paper 1 (“Pet.”). The Trustees of the University of Pennsylvania (“Patent Owner”) filed a Preliminary Response to the Petition. Paper 6 (“Prelim. Resp.”).

We have jurisdiction under 35 U.S.C. § 314, which provides that an *inter partes* review may not be instituted “unless . . . there is a reasonable likelihood that the petitioner would prevail with respect to at least 1 of the claims challenged in the petition.” Upon considering the Petition and the Preliminary Response, we determine that Petitioner has shown a reasonable likelihood that it would prevail in showing the unpatentability of claims 1–8. Accordingly, we institute an *inter partes* review of those claims.

A. *Related Proceedings*

Petitioner states that it “is concurrently filing a Petition for *Inter Partes* Review of U.S. Patent No. 8,618,135 [IPR2015-01835], which is a member of the same family as the ‘268 patent.” Pet. 3.

B. *The ’268 Patent (Ex. 1001)*

The ’268 patent issued on April 26, 2011, with Daniel J. Rader as the listed inventor. Ex. 1001. It claims priority to Provisional application No. 60/550,915, filed on March 5, 2004. *Id.* The ’268 patent relates to “methods of treating disorders associated with hypercholesterolemia and/or hyperlipidemia.” *Id.* at 6:35–37.

The ’268 patent teaches that “[a] large number of genetic and acquired diseases can result in hyperlipidemia.” *Id.* at 1:60–61. Primary hyperlipidemias include “common hypercholesterolemia, familial combined

hyperlipidemia, familial hypercholesterolemia, remnant hyperlipidemia, chylomicronemia syndrome and familial hypertriglyceridemia.” *Id.* at 1:65–2:2. For example, with homozygous familial hypercholesterolemia (“HoFH”), total plasma cholesterol levels are over 500 mg/dl, and left untreated, patients develop atherosclerosis by age 20, and often do not survive past age 30. *Id.* at 3:45–52. Such patients, however, are often unresponsive to conventional drug therapy. *Id.* at 3:55–57.

According to the ’268 patent, “[a] number of treatments are currently available for lowering serum cholesterol and triglycerides,” noting, however, that “each has its own drawbacks and limitations in terms of efficacy, side-effects and qualifying patient population.” *Id.* at 2:3–6. For example, statins may have side effects that include liver and kidney dysfunction. *Id.* at 2:22–40.

The ’268 patent teaches that abetalipoproteinemia is a rare genetic disease that is characterized by extremely low cholesterol and triglyceride levels, and is caused by mutations in microsomal triglyceride transport protein (“MTP”). *Id.* at 5:1–7. Thus, the ’268 patent teaches that the “finding that MTP is the genetic cause of [abetalipoproteinemia] . . . led to the concept that pharmacologic inhibition of MTP might be a successful strategy for reducing atherogenic lipoproteins levels in humans.” *Id.* at 5:30–35. Bristol-Myers Squibb developed a series of compounds, including BMS-201038, which are potent inhibitors of MTP. *Id.* at 5:47–49.

According to the ’268 patent, however:

Clinical development of BMS-201038 as a drug for large scale use in the treatment of hypercholesterolemia has been discontinued, because of significant and serious hepatotoxicities. For example, gastrointestinal side effects, elevation of serum

transaminases and hepatic fat accumulation were observed, primarily at 25 mg/day or higher doses.

Id. at 6:20–25.

Thus, according to the '268 patent, the “invention is based on the surprising discovery that one may treat an individual who has hyperlipidemia and/or hypercholesterolemia with an MTP inhibitor in a manner that results in the individual not experiencing side-effects normally associated with the inhibitor, or experiencing side-effects to a lesser degree.”

Id. at 7:11–16.

The '268 patent specifically teaches:

In some embodiments, the MTP inhibitor is administered at escalating doses. In some embodiments, the escalating doses comprise at least a first dose level and a second dose level. In some embodiments, the escalating doses comprise at least a first dose level, a second dose level, and a third dose level. In some embodiments, the escalating doses further comprise a fourth dose level. In some embodiments, the escalating doses comprise a first dose level, a second dose level, a third dose level, a fourth dose level and a fifth dose level. In some embodiments, six, seven, eight, nine and ten dose levels are contemplated.

Id. at 11:60–12:3. The '268 patent teaches further:

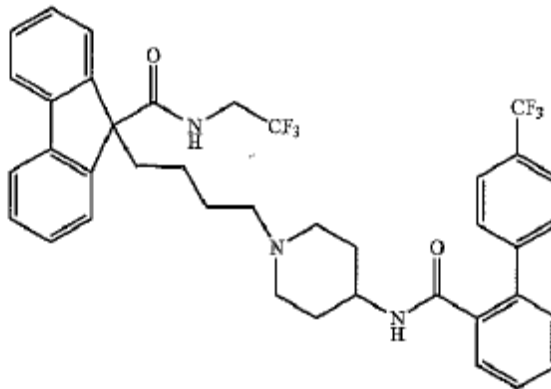
In some embodiments, the first dose level is from about 2 to about 13 mg/day. In some embodiments, the second dose level is from about 5 to about 30 mg/day. In some embodiments, the third dose level is from about 10 to about 50 mg/day. In some embodiments, the fourth dose level is from about 20 to about 60 mg/day. In some embodiments, the fifth dose level is from about 30 to about 75 mg/day.

Id. at 12:45–51. In addition, other lipid modifying compounds may be used with the MTP inhibitor. *Id.* at 11:34–41.

C. *Illustrative Claim*

Petitioner challenges claims 1–8 of the '268 patent. Claim 1 is the only independent claim, is illustrative of the challenged claims, and is reproduced below:

1. A method of treating a suffering from hyperlipidemia or hypercholesterolemia, the method comprising administering to the subject an effective amount of an MTP inhibitor, wherein said administration comprises at least three, step-wise, increasing dose levels of the MTP inhibitor wherein a first dose level is from about 2 to about 13 mg/day, a second dose level is from about 5 to about 30 mg/day, and a third dose level is from about 10 to about 50 mg/day, and wherein the MTP inhibitor is represented by:



or a pharmaceutically acceptable salt thereof or the piperidine N-oxide thereof, and wherein each dose level is administered to the subject for about 1 to 4 weeks.

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.