UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

STEADYMEDLTD.

Petitioner

v.

UNITED THERAPEUTICS CORPORATION

Patent Owner

U.S. Patent No. 8,497,393 Issue Date: Jul. 30, 2013 Title: PROCESS TO PREPARE TREPROSTINIL, THE ACTIVE INGREDIENT IN REMODULIN®

Case IPR2016-00006

PATENT OWNER'S AMENDED MOTION TO FILE UNDER SEAL (AMENDMENT TO PAPER NO. 18)

Mail Stop "PATENT BOARD" Patent Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

DOCKET

Pursuant to 37 C.F.R. § 42.14 and the E-mail communication of the Patent Trial and Appeal Board ("Board") dated November 23, 2016, United Therapeutics Corporation ("Patent Owner") hereby submits this Amended Motion to File Under Seal in order to exclude certain materials that Patent Owner intends to include in its demonstratives for the Final Hearing scheduled to be held on November 29, 2016.

In Joint Motion to File Under Seal previously filed on April 21, 2016, Patent Owner and Steadymed Ltd. ("Petitioner") had jointly moved to seal certain portions of the Decision to Institute. In the present amended motion, Patent Owner moves to retain sealed status of all information in the prior motion except for the information in page 20, line 13, which was previously held confidential.

Accordingly, a redacted version of the Decision to Institute is submitted herewith, identifying the specific parts of the Decision to Institute that should remain under seal, which are found at:

On page 20, lines 3, 5, 8-10, and 13-17, and footnote 7, lines 1-2; and

On page 21, lines 1-3 and 6-8.

I. Good Cause Exists for Sealing Certain Confidential Information

The Office Patent Trial Practice Guide provides that "the rules aim to strike a balance between the public's interest in maintaining a complete and understandable file history and the parties' interest in protecting truly sensitive

information." 77 Fed. Reg. 48756, 48760 (Aug. 14, 2012). These rules

"identify confidential information in a manner consistent with Federal Rule of Civil Procedure 26(c)(1)(G), which provides for protective orders for trade secret or other confidential research, development, or commercial information." *Id.* (citing 37 C.F.R. § 42.54).

On page 20, lines 3, 5, 8-10, and 13-17 and footnote 7, lines 1-2, the Decision to Institute discusses specific data from Exhibits 2003-2006 submitted to and held in confidence by the FDA (the reasons why this information should be sealed are presented below).

Finally, on page 21, lines 1-3 and 6-8, the Decision to Institute discusses specific data from Exhibit 2006 submitted to and held in confidence by the FDA (the reasons why this information should be sealed are presented below) and compares it to certain data in Exhibit 1002.

Exhibit 2003 is a confidential communication from the FDA to Patent Owner approving a process change in the manufacture of Patent Owner's proprietary Remodulin[®] product. Exhibit 2004 is a process validation report (Protocol No. "VAL-00131") that provides confidential information about the manufacture of Remodulin[®]. Exhibit 2005 is a Process Optimization Report that provides confidential information about the manufacture of Remodulin[®]. Exhibit 2006 is a confidential information about the manufacture of Remodulin[®]. Exhibit 2006 is a confidential communication from the Patent Owner to the FDA regarding the manufacturing of Remodulin[®].

IPR2016-00006

Patent 8,497,393

Exhibits 2003-2006 contain information about the manufacturing process for Remodulin[®]. Such information could be improperly used by competitors to gain unfair business and competitive advantage with customers in the marketplace, including using details of Patent Owner's process for competitive commercial products. The entireties of Exhibits 2003-2006 relate to highly confidential manufacturing process details for Remodulin[®], as discussed with FDA and presently held in confidence by FDA.

Exhibits 2003-2006 were produced in a litigation (*United Therapeutics Corp. v. Sandoz, Inc.*, Civ. No. 14-cv-05499) as confidential documents and remain under seal in the litigation. The information contained in Exhibits 2003-2006 is also held in confidence by the FDA.

The Board has granted a Motion to Seal certain exhibits in their entireties for similar reasons in *Purdue Pharma L.P. v. Depomed, Inc.*, IPR2014-00377, paper no. 62 at 4-6, (PTAB March 17, 2015), where "Patent Owner avers that the 'highly confidential nature of' the information contained in those documents makes it 'impossible to reasonably redact [them] for public disclosure." *Id.* at 4.

II. Certification of Non-Publication

On behalf of Patent Owner and Petitioner, undersigned counsels certify that, to the best of their knowledge, the information sought to be sealed by this Joint Motion to Seal has not been published or otherwise made public. Efforts to

Δ

maintain the confidentiality of this information have also been undertaken by Patent Owner in the related district court proceeding and with the FDA, and such information currently is under seal in that litigation and at the FDA.

III. Conclusion

For the reasons stated above, Patent Owner and Petitioner respectfully request that the portions indicated herein of the Decision to Institute remain under seal and only the accompanying redacted version of the Decision to Institute be made available to the public.

Date: <u>Nov. 23, 2016</u>

Respectfully submitted,

/Stephen B. Maebius/ Stephen B. Maebius Reg. No. 35,264 Counsel for Patent Owner

DOCKET A L A R M



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.