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Page 1
          UNITED STATES PATENT TRIAL AND APPEAL BOARD
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    ARGENTUM PHARMACEUTICALS, LLC, :
                                    : IPR2016-00204
5
   et al.,
             Appellants,
                                    : IPR2016-01101
                                    : IPR2016-01242
         v.
    RESEARCH CORPORATION
                                    : IPR2016-01245
    TECHNOLOGIES, INC.,
                                    : IPR2016-01248
9
10
              Respondent.
11
12
           The telephonic conference in the
13
    above-entitled matter convened at 11:03 a.m. on
14
    Tuesday, August 9, 2016, and the proceedings
15
    being taken down by stenotype and transcribed by
16
17
    Catherine B. Crump, a Notary Public in and for the
    District of Columbia.
18
19
    BEFORE:
20
               HON. JACQUELINE WRIGHT BONILLA
21
                    HON. FRANCISCO C. PRATS
22
             Patent Trial and Appeal Board Judges
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- 1 PROCEEDINGS
- JUDGE BONILLA: I understand -- Mr. Fedowitz,
- 3 are you speaking on behalf of all three of the other
- 4 petitioners today or will there be people speaking on
- 5 -- different counsel on different parties' behalf?
- 6 MR. FEDOWITZ: With regard to the joinder
- 7 petitioners, yes. There are common issues amongst
- 8 us. If there's something that's specific to a
- 9 specific petitioner, they can address it, but the
- 10 substance of the discussion today will be based on
- 11 the joint joinder of petitioners.
- 12 JUDGE BONILLA: And counsel for the other
- 13 parties, are you in agreement with Mr. Fedowitz
- 14 speaking on your behalf right now?
- MR. MILLS: This is Jad Mills for Mylan.
- 16 That's correct with regard to the joinder.
- 17 MR. SPEIER: This is Gary Speier for Alembic.
- 18 Yes.
- 19 JUDGE BONILLA: Okay. Great.
- 20 All right. Mr. Fedowitz, you initiated the
- 21 call. So why don't you go ahead and get us started.
- MR. FEDOWITZ: Sure, Your Honor.



Page 5

- 1 The petitioners arranged for this call today
- 2 because we are seeking guidance on the status of our
- 3 joinder petition. Given that Patent Owner did not
- 4 oppose the motions for joinder within the one-month
- 5 time period set forth at 37 C.F.R. 42.25, we were
- 6 wondering how we should respond given that these are
- 7 all me-too petitions and whether this will impact
- 8 timing of the decision on joinder.
- 9 JUDGE BONILLA: Okay. Is it correct, Patent
- 10 Owner, that you don't oppose the joinder motion?
- MS. REISTER: No, Your Honor. That's not
- 12 correct.
- In the initial conference we had in the 204
- 14 petition, we specifically raised this issue and were
- 15 advised that we could certainly put into our patent
- 16 owner preliminary response our oppositions to the
- 17 joinder, and that is our intention, to do that.
- 18 MR. FEDOWITZ: Your Honor, this is Matthew
- 19 Fedowitz again.
- I think what Ms. Reister is talking about, it
- 21 would be an ex parte communication with the board.
- 22 That was never communicated to any of the joinder



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