Paper No. 41 Filed: October 31, 2016

PETITIONER'S OBJECTIONS TO PATENT OWNER'S SUPPLEMENTAL EVIDENCE PURSUANT TO 37 C.F.R. § 42.64(b)(1)

Patent 7,772,209

¹ Cases IPR2016-01190 and IPR2016-01341 have been joined with the instant proceeding.



Pursuant to 37 C.F.R. § 42.64(b)(1), Petitioner submits the following objections to the evidence that Patent Owner first served on October 24, 2016:

Evidence	Petitioner's Objections
Ex. 2125-2128	Relevance

The above-listed documents should be excluded because they are not relevant. *See* Fed. R. Evid. 401–403. For example, none of Exhibits 2125-2128 are cited by Patent Owner in its Response (Paper 33). Petitioner reserves its right to submit additional objections to these exhibits if and when Patent Owner cites or relies upon them.

Patent Owner also cites testimony from other IPR proceedings not joined with the present proceeding, as well as other litigation with different prior art at issue from the present proceeding. *See, e.g.*, Exs. 2125, 2126.

Evidence	Petitioner's Objections
Exs. 2125	Hearsay

The above-listed document should be excluded because it is hearsay and Patent Owner cannot establish a hearsay exception for admissibility. *See* Fed. R. Evid. 801(c)(2).

Evidence	Petitioner's Objections
Exs. 2125	Fed. R. Evid. 602, 702-703

The above-listed document should be excluded because it contains content over which the testifier has no personal knowledge, as well as putative expert



testimony that is unqualified, unreliable, and based on facts or data that experts in the field would not reasonably rely upon. *See* Fed. R. Evid. 602, 702-703; *Daubert v. Merrell Dow Pharms., Inc.*, 509 U.S. 579 (1993). For example, Exhibit 2125 contains testimony from Clet Niyikiza regarding topics about which he had no personal knowledge, and for which he is not qualified to testify as an expert.

Evidence	Petitioner's Objections
Ex. 2125	37 C.F.R. § 42.53

The above-listed document should be excluded because it contains trial testimony that is not submitted in the form of an affidavit and, despite requests to Patent Owner, an opportunity for cross-examination has thus far been denied. *See* 37 C.F.R. §§ 42.51(b)(1)(ii), 42.53.

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

Dr. Parvathi Kota (Reg. No. 65,122) Paul J. Skiermont (*pro hac vice* requested)

SKIERMONT DERBY LLP

2200 Ross Ave., Ste. 4800W

Dallas, Texas 75201

P: 214-978-6600/F: 214-978-6621

Mieke K. Malmberg (pro hac vice requested)

SKIERMONT DERBY LLP

800 Wilshire Boulevard

Los Angeles, CA 90017

P: 213-788-4500/F: 213-788-4545

Back-Up Counsel for Petitioner



CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), I certify that I caused to be served on the counsel for Patent Owner a true and correct copy of the foregoing Petitioner's Objections to Patent Owner's Supplemental Evidence Pursuant to 37 C.F.R. § 42.64(b)(1), by electronic means on October 31, 2016 at the following addresses of record:

Dov P. Grossman (Reg. No. 72,525) WILLIAMS & CONNOLLY LLP

725 Twelfth St. NW Washington, DC 20005

Direct Phone: 202-434-5812 Facsimile: 202-434-5029

dgrossman@wc.com

Lead Counsel for Patent Owner

Adam L. Perlman (pro hac vice)

WILLIAMS & CONNOLLY LLP

725 Twelfth St. NW Washington, DC 20005

Direct Phone: 202-434-5244 Facsimile: 202-434-5029

aperlman@wc.com

Back-Up Counsel for Patent Owner

John C. Demeter (Reg. No. 30,167)

ELI LILLY AND COMPANY

Lilly Corporate Center Indianapolis, IN 46285

Direct Phone: 317-276-3785

Facsimile: 317-276-3861 demeter_john_c@lilly.com

Back-Up Counsel for Patent Owner

David M. Krinsky (Reg. No. 72,339)

WILLIAMS & CONNOLLY LLP

725 Twelfth St. NW Washington, DC 20005

Direct Phone: 202-434-5338 Facsimile: 202-480-8302

dkrinsky@wc.com

Back-Up Counsel for Patent Owner

James P. Leeds (Reg. No. 35,241)

ELI LILLY AND COMPANY

Lilly Corporate Center Indianapolis, IN 46285

Direct Phone: 317-276-1667 Facsimile: 317-277-6534 leeds james@lilly.com

Back-Up Counsel for Patent Owner

John D. Polivick (Reg. No. 57,926)

RAKOCZY MOLINO MAZZOCHI SIWIK LLP

6 West Hubbard Street, Suite 500

Chicago, Illinois 60654

Tel: 312-527-2157 Fax: 312-527-4205

jpolivick@rmmslegal.com

Lead Counsel for Petitioner Apotex



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