Paper No. \_\_\_\_ Filed: December 22, 2016

# 

## MYLAN PHARMACEUTICALS INC. Petitioner,

V.

ALLERGAN, INC. Patent Owner.

\_\_\_\_\_

Case IPR2016-01127 (US 8,685,930 B2) Case IPR2016-01128 (US 8,629,111 B2) Case IPR2016-01129 (US 8,624,556 B2) Case IPR2016-01130 (US 8,633,162 B2) Case IPR2016-01131 (US 8,648,048 B2) Case IPR2016-01132 (US 9,248,191 B2)

\_\_\_\_\_

## PETITIONER MYLAN PHARMACEUTICALS INC.'S NOTICE OF OBJECTION TO EVIDENCE<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> The word-for-word identical paper is filed in each proceeding identified in the caption pursuant to the Board's Scheduling Order (Paper 10).



## TABLE OF CONTENTS

I.	INTRODUCTION		1
II.	OBJECTIONS		1
	1.	Objections to Ex. 2001, and any Reference to/Reliance Thereon	1
	2.	Objections to Ex. 2003, and any Reference to/Reliance Thereon	2
	3.	Objections to Ex. 2006, and any Reference to/Reliance Thereon	3
	4.	Objections to Ex. 2008 and any Reference to/Reliance Thereon	5
Ш.	CONCLUSION		6



### I. INTRODUCTION

Pursuant to 37 C.F.R. § 42.64(b)(1), Mylan Pharmaceuticals Inc. ("Petitioner") submits the following objections to Allergan, Inc. ("Patent Owner")'s Exhibits 2001, 2003, 2006, and 2008 as listed on each List of Exhibits filed by Patent Owner in each of Patent Owner's Preliminary Responses ("Preliminary Responses") on September 9, 2016, and any reference to or reliance on the foregoing Exhibits in the Preliminary Responses or future filings by Patent Owner. As required by 37 C.F.R. § 42.62, Petitioner's objections below apply the Federal Rules of Evidence ("F.R.E.").

### II. OBJECTIONS

1. Objections to Ex. 2001, and any Reference to/Reliance Thereon Grounds for Objection: F.R.E. 401, 402 (Irrelevant Evidence Inadmissible); F.R.E. 403 (Excluding Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons); F.R.E. 602 (Foundation); F.R.E. 701, 702 (Expert Foundation and Opinions); F.R.E. 801, 802, 803, 805 (Inadmissible Hearsay); F.R.E. 901 (Authenticating Evidence).

Patent Owner describes EX. 2001 as "NDA 21-023 Cyclosporine Ophthalmic Emulsion 0.05%, Original NDA Filing, Vol. 1 (Feb. 24, 1999)." However, EX. 2001 does not purport to have been published in 1999 or on any particular date before the claimed priority date of the invention of the patent at



Case IPR2016-01127, -01128, -01129, -01130, -01131, -01132

date of invention for the patent at issue, the fact that the content of EX. 2001 was published on the asserted date, even if established by Patent Owner, is irrelevant to whether the claimed subject matter was obvious at the alleged time of the invention. F.R.E. 401, 402. Further, EX. 2001 is so attenuated to the question of whether the claimed invention was obvious at the alleged time of the invention, that it is unduly prejudicial, misleading, and a waste of time. F.R.E. 403.

To the extent that Patent Owner relies on EX. 2001 or on any statements in EX. 2001 for the truth of the matter asserted, such statements are inadmissible hearsay when offered by Patent Owner and also have not been authenticated. F.R.E. 801, 802, 803, 805, 901. Moreover, Patent Owner provides no foundation for the statements as either lay testimony or expert testimony of any particular declarant. F.R.E. 602, 701, 702.

2. Objections to Ex. 2003, and any Reference to/Reliance Thereon Grounds for Objection: F.R.E. 401, 402 (Irrelevant Evidence Inadmissible); F.R.E. 403 (Excluding Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons); F.R.E. 602 (Foundation); F.R.E. 701, 702 (Expert Foundation and Opinions); F.R.E. 801, 802, 803, 805 (Inadmissible Hearsay); F.R.E. 901 (Authenticating Evidence).



Patent Owner describes EX. 2003 as "Said et al., Investigative Opthalmology & Visual Science, vol. 48, No. 11 (Nov. 2007): 5000-5006." However, EX. 2003 does not purport to have been published before the claimed priority date of the invention of the patent at issue. To the extent that the publication date of EX. 2003 is later than the alleged date of invention for the patent at issue, the fact that the content of EX. 2003 was published on the asserted date, even if established by Patent Owner, is irrelevant to whether the claimed subject matter was obvious at the alleged time of the invention. F.R.E. 401, 402. Further, EX. 2003, which appears to have been created years after the alleged date of invention, is so attenuated to the question of whether the claimed invention was obvious at the alleged time of the invention, that it is unduly prejudicial, misleading, and a waste of time. F.R.E. 403.

To the extent that Patent Owner relies on any statements in EX. 2003 for the truth of the matter asserted, such statements are inadmissible hearsay and also have not been authenticated. F.R.E. 801, 802, 803, 805, 901. Moreover, Patent Owner provides no foundation for the statements as either lay testimony or expert testimony of any particular declarant. F.R.E. 602, 701, 702.

3. Objections to Ex. 2006, and any Reference to/Reliance Thereon Grounds for Objection: F.R.E. 401, 402 (Irrelevant Evidence Inadmissible); F.R.E. 403 (Excluding Evidence for Prejudice, Confusion, Waste of Time, or Other



# DOCKET

## 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.

