

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MYLAN PHARMACEUTICALS INC.,
TEVA PHARMACEUTICALS USA, INC., and AKORN INC.
Petitioners,

v.

SAINT REGIS MOHAWK TRIBE and ALLERGAN, INC.,
Patent Owners.

Case IPR2016-01127 (8,685,930 B2); Case IPR2016-01128 (8,629,111 B2);
Case IPR2016-01129 (8,642,556 B2); Case IPR2016-01130 (8,633,162 B2);
Case IPR2016-01131 (8,648,048 B2); Case IPR2016-01132 (9,248,191 B2)¹

Before SHERIDAN K. SNEDDEN, TINA E. HULSE, and
CHRISTOPHER G. PAULRAJ, *Administrative Patent Judges*.

HULSE, *Administrative Patent Judge*.

ORDER
Canceling Oral Argument
37 C.F.R. § 42.5

¹ Cases IPR2017-00576 and IPR2017-00594, IPR2017-00578 and IPR2017-00596, IPR2017-00579 and IPR2017-00598, IPR2017-00583 and IPR2017-00599, IPR2017-00585 and IPR2017-00600, and IPR2017-00586 and IPR2017-00601, have respectively been joined with the captioned proceedings. This Order addresses issues that are the same in the identified cases. Paper numbers and exhibits cited in this Order refer to those documents filed in IPR2016-01127.

IPR2016-01127 (8,685,930 B2); IPR2016-01128 (8,629,111 B2);
IPR2016-01129 (8,642,556 B2); IPR2016-01130 (8,633,162 B2);
IPR2016-01131 (8,648,048 B2); IPR2016-01132 (9,248,191 B2)

On November 29, 2018, oral argument for these cases was rescheduled to January 11, 2019. Paper 142. On January 3, 2019, we received an email from counsel on behalf of Patent Owner stating, “In view of the procedural posture of these IPRs and the related litigation, Patent Owners withdraw their request for an Oral Hearing and rest on the existing record. Petitioners do not oppose forgoing the hearing and resting on the existing record.”

Having received the parties’ supplemental briefing (Papers 143 and 145) and in light of the parties’ agreement to rest on the existing record, we find good cause exists to cancel the oral hearing. The panel will rely on the existing record and issue a Final Written Decision in each of these proceedings in due course.

ORDER

Accordingly, based on the foregoing, it is:

ORDERED that the consolidated oral hearing for these proceedings scheduled for January 11, 2019, is hereby *anceled*.

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PETITIONER MYLAN:

Steven W. Parmelee

Michael T. Rosato

Jad A. Mills

WILSON SONSINI GOODRICH & ROSATI

sparmelee@wsgr.com

mrosato@wsgr.com

jmills@wsgr.com

PETITIONER TEVA:

Gary Speier

Mark Schuman

CARLSON, CASPERS, VANDENBURH,

LINDQUIST & SCHUMAN, P.A.

gspeier@carlsoncaspers.com

mschuman@carlsoncaspers.com

PETITIONER AKORN:

Michael Dzwonczyk

Azadeh Kokabi

Travis Ribar

SUGHRUE MION, PLLC

mdzwonczyk@sughrue.com

akokabi@sughrue.com

PATENT OWNERS:

Dorothy P. Whelan

Michael Kane

Susan Coletti

Robert Oakes

FISH & RICHARDSON P.C.

whelan@fr.com

PTABInbound@fr.com

coletti@fr.com

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oakes@fr.com

Alfonso Chan
Michael Shore
Christopher Evans
SHORE CHAN DEPUMPO LLP
achan@shorechan.com
mshore@shorechan.com
cevans@shorechan.com

Marsha Schmidt
marsha@mkschmidtlaw.com