IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF INDIANA

| ELI LILLY AND COMPANY, |) |
|--|-----|
| Plaintiff, | |
| V. |))) |
| TEVA PARENTERAL MEDICINES, INC., APP PHARMACEUTICALS, LLC, PLIVA HRVATSKA D.O.O., TEVA PHARMACEUTICALS USA, INC., and BARR LABORATORIES, INC., | |
| Defendants. |) |

) Civil Action No. 1:10 cv-1376 TWP-DKL

AMENDED JOINT CLAIM CONSTRUCTION STATEMENT

Pursuant to the Court's April 12, 2012, Entry in Preparation for Markman Hearing

(ECF No. 109), Plaintiff Eli Lilly and Company ("Lilly") and Defendants Teva Parenteral

Medicines, Inc., APP Pharmaceuticals, LLC, Pliva Hrvatska d.o.o., Teva Pharmaceuticals USA,

Inc., and Barr Laboratories, Inc. (collectively "Defendants") hereby submit the following

Amended Joint Claim Construction Statement.

(a) The parties have exchanged lists of the claim terms, phrases, or clauses

which they believe require construction, as well as proposed constructions. The parties have agreed upon the following constructions:

| Claim Term/Phrase | Construction |
|--|--|
| "an effective amount of folic acid and an effective amount of a methylmalonic acid lowering agent" | "amounts of folic acid and a methylmalonic acid lowering agent that are capable of reducing the prevalence or severity of one or more toxicities associated with the administration of pemetrexed disodium" |

Teva – Fresenius

Find authenticated court documents without watermarks at docketalarm.com.

| "methylmalonic acid lowering agent" | "an agent such as vitamin B12 which can be used to lower the concentration of methylmalonic acid in a mammal" |
|---|---|
| "an effective amount of pemetrexed disodium" | "an amount of pemetrexed disodium that is capable of providing a therapeutic benefit to the patient in need thereof" |

The parties have also agreed that the preambles of claims 1 and 12 are limiting.

(b) The following chart reflects Plaintiff's and Defendants' proposed

constructions for the claim terms, phrases, or clauses identified by one or more of the parties as requiring construction:

| Claim Term/Phrase | Plaintiff's Proposed Construction | Defendants' Proposed Construction |
|-------------------|---|--------------------------------------|
| "patient" | "patient (i.e., a human under medical care)" | "mammal" |
| "vitamin B12" | "vitamin B12 (i.e., cyanocobalamin)" | Indefinite |

(c) The parties anticipate that less than one day will be needed for the

Markman hearing.

(d) The parties will not call any witnesses at the *Markman* hearing.

(e) The parties will first address the "patient" claim term (with a background

introduction) and then will address the "vitamin B12" claim term, with Plaintiff going first for each issue.

Teva – Fresenius

Respectfully submitted,

/s/ Jan M. Carroll

Jan M. Carroll, No. 4187-49 BARNES & THORNBURG LLP 11 South Meridian Street Indianapolis, Indiana 46204 (317) 236-1313 jan.caroll@btlaw.com

OF COUNSEL:

Bruce R. Genderson Adam L. Perlman Ellen E. Oberwetter Dov P. Grossman David M. Krinsky Megan A. Hughes WILLIAMS & CONNOLLY LLP 725 Twelfth Street, N.W. Washington, DC 20005 (202) 434-5000 (telephone) (202) 434-5029 (facsimile)

Attorneys for Plaintiff Eli Lilly and Company

/s/ Kandi Kilkelly Hidde (w/permission)

David O. Tittle, # 857-49 Kandi Kilkelly Hidde, #18033-49 BINGHAM McHALE LLP 2700 Market Tower 10 W. Market Street Indianapolis, Indiana 46204-4900 Phone: (317) 635-8900 Fax: (317) 236-9907 dtittle@binghammchale.com khidde@binghammchale.com

OF COUNSEL:

Daryl L. Wiesen Emily L. Rapalino GOODWIN PROCTER LLP 53 State Street Boston, MA 02109 Tel: (617) 570-1000 dwiesen@goodwinprocter.com erapalino@goodwinprocter.com

Michael B. Cottler Jonathan E. Grossman Eric H. Yecies GOODWIN PROCTER LLP 620 Eighth Avenue New York, NY 10018 Tel: (212) 813-8800 mcottler@goodwinprocter.com jgrossman@goodwinprocter.com

Attorneys for Defendants Teva Parenteral Medicines, Inc., APP Pharmaceuticals, LLC, Pliva Hrvatska d.o.o., Teva Pharmaceuticals USA, Inc. and Barr Laboratories, Inc.

INDS02 JMC 1216665v1

DOCKE⁻