Paper 104

Entered: March 29, 2019

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ACRUX DDS PYT LTD., ACRUX LIMITED, and ARGENTUM PHARMACEUTICALS LLC, Petitioner,

v.

KAKEN PHARMACEUTICAL CO., LTD. and VALEANT PHARMACEUTICALS INTERNATIONAL, INC. Patent Owner.

Case IPR2017-00190 Patent 7,214,506 B2

Before SCOTT R. BOALICK, Chief Administrative Patent Judge.

ORDER

Lifting of Stay of Examination of Reissue Application 35 U.S.C. § 315(d); 37 C.F.R. § 42.122(a)



U.S. Patent 7,214,506 B2 is the subject of Reissue Application 15/405,171 ("the 171 Reissue Application"), filed January 12, 2017, the examination of which the Board stayed on August 31, 2017. Paper 31. Patent Owner's request to lift the stay of the 171 Reissue Application is granted. Accordingly, Patent Owner's Request for Rehearing of the Board's decision denying authorization to file a motion to lift the stay of the 171 Reissue Application (Paper 84) and Patent Owner's request for Precedential Opinion Panel ("POP") review (*see* Paper 98; Ex. 3001) are both dismissed as moot.

ORDER

It is ORDERED that the stay of examination of Reissue Application 15/405,171, imposed by the Board's order dated August 31, 2017 (Paper 31), is herein lifted;

FURTHER ORDERED that Patent Owner's Request for Rehearing (Paper 84) is dismissed as moot; and

FURTHER ORDERED that Patent Owner's request for POP review (Paper 98; Ex. 3001) is dismissed as moot.



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