# UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD CIPLA LTD., Petitioner V. ABRAXIS BIOSCIENCE, LLC, Patent Owner

Case IPR2018-00163 Patent 7,923,536 B2 Issued: April 12, 2011

Title: COMPOSITIONS AND METHODS OF DELIVERY OF PHARMACOLOGICAL AGENTS

PETITIONER'S REQUEST FOR REHEARING



# TABLE OF CONTENTS

			Pa	age
I.	PRE	ECISE RELIEF REQUESTED		
II.	BASIS FOR RELIEF1			
	A.	Rehearing is Requested on Ground I (anticipation)		
		1.	The Board Misapprehended the Petitioner's Anticipation Rationale, Which Is Not Based on Inherency	3
		2.	The Board Misapprehended the Law of Anticipation	5
		3.	The Board Misapprehended Dr. Berkland's Testimony	6
		4.	The Board Misapprehended Dr. Desai's Statements	.10
		5.	The Board Misapplied Its Own Rule	.11
	B.	Rehearing on Ground II Requested (obviousness)		.13
		1.	The Board Weighed Patent Owner's Testimony More Favorably than Petitioner's Testimony	.13
Ш	CON	CONCLUSION 15		



## **TABLE OF AUTHORITIES**

Page(s) Cases Actavis v. Abraxis BioScience LLC, Amgen Inc. v. Hoechst Marion Roussel, Inc., 314 F.3d 1313 (Fed. Cir. 2003) ......9 Arthrocare Care Corp. v. Smith & Nephew, Inc., In re Antor Media Corp., 689 F.3d 1282, 1287–88 (Fed. Cir. 2012) ......9 In re Baxter Travenol Labs.. In re Preda, 401 F.2d 825 (C.C.P.A. 1968)....... In re Sasse, 629 F.2d 675 (C.C.P.A. 1980)......9 Juniper Networks, Inc. v. Mobile Telecomms. Techs., LLC, IPR2017-00640, Paper No. 16 (P.T.A.B. July 28, 2017)......12, 13 nXn P'ners, LLC v. Nissan Chem. Indus., Ltd., IPR2016-00694, Paper No. 7 (P.T.A.B. Aug. 31, 2016)......12

Pungkuk EDM Wire Mfg. Co. v. Ki Chul Seong,

REG Synthetic Fuels, LLC v. Neste Oil Ovi,

Sony Corp. v. Fujifilm Corp.,



841 F.3d 954 (Fed. Cir. 2016) ......5

# **Statutes**

35 U.S.C. § 102	5
35 U.S.C. § 314	
Other Authorities	
37 C.F.R. § 1.68	11
37 C.F.R. § 42.2	11
37 C.F.R. § 42.63	11
37 C.F.R. § 42.71	1
37 C.F.R. § 42.108	2, 11, 12
Fed R Evid 602	11



# I. PRECISE RELIEF REQUESTED

Pursuant to 37 C.F.R. § 42.71(c)–(d), Petitioner Cipla Ltd. ("Cipla") respectfully requests rehearing of the Board's decision (Paper No. 10, "Decision") denying institution of *inter partes* review of claims 1–16 ("challenged claims") of U.S. Patent No. 7,923,536 ("the '536 patent"). Petitioner details the basis for this Motion below, specifically identifying all matters Cipla believes "the Board misapprehended or overlooked" and "the place where each matter was previously addressed" in the Petition. 37 C.F.R. § 42.71(d). Petitioner requests that the Board grant rehearing and institute a trial on all challenged claims.<sup>1</sup>

## II. BASIS FOR RELIEF

Cipla seeks rehearing on Grounds I (anticipation) and II (obviousness).

These grounds rely on the disclosure in Desai<sup>2</sup>, *as understood by a person of ordinary skill in the art* ("POSA"), to meet each claim's requirement that the "weight ratio of albumin to paclitaxel in the composition is about 1:1 to about 9:1" ("the disputed ratio limitation").

Cipla respectfully requests that the Board grant rehearing and institute the Petition because the Board misapprehended or overlooked that: (1) the Petition

<sup>&</sup>lt;sup>2</sup> WO 99/00113 A1, published Jan. 7, 1999 (EX1006, "Desai").



<sup>&</sup>lt;sup>1</sup> Cipla does not seek rehearing on the Board's decision Dismissing Petitioner's Motion for Joinder (Paper No. 3).

# 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.

