

Filed: November 20, 2019

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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ELI LILLY AND COMPANY,  
Petitioner

v.

TEVA PHARMACEUTICALS INTERNATIONAL GMBH,  
Patent Owner

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Case IPR2018-01710 (Patent No. 8,586,045)  
Case IPR2018-01711 (Patent No. 9,884,907)  
Case IPR2018-01712 (Patent No. 9,884,908)<sup>1</sup>

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**PETITIONER'S REQUEST FOR ORAL HEARING**

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<sup>1</sup> The word-for-word identical paper is filed in each proceeding identified in the caption.

Petitioner Eli Lilly and Company (“Lilly”), pursuant to 37 C.F.R. § 42.70(a), respectfully requests oral argument on all grounds of unpatentability, motions, and other arguments raised in IPR2018-01710, IPR2018-01711, and IPR2018-01712. Because all three proceedings have significant commonality, Lilly requests a consolidated oral argument with one hour allocated to each party, including time for rebuttal. To the extent the Board schedules a different amount of time, Lilly requests an amount of time equal to that granted to Patent Owner. Lilly also requests that the panel hear oral argument at the USPTO main office in Alexandria, Virginia.

Lilly requests the ability to use audio-visual equipment to display demonstrative exhibits, including a projector and screen to display PowerPoint slides. If this request for oral hearing is granted, Lilly will direct its requests for audio-visual equipment to [Trials@uspto.gov](mailto:Trials@uspto.gov).

Lilly also requests that ten spaces be reserved at the oral hearing to accommodate counsel and corporate representatives. Lastly, Lilly requests that three attorneys be allowed to use computers at the hearing.

Respectfully submitted,

Date: November 20, 2019

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## CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing **Petitioner's Request for Oral Hearing** was served electronically via email on November 20, 2019, in its entirety, on the following:

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Patent Owner has consented to service by email.

Date: November 20, 2019

By: /William Esper/  
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