

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ELI LILY AND COMPANY,
Petitioner,

v.

TEVA PHARMACEUTICALS INTERNATIONAL GMBH,
Patent Owner.

IPR2018-01422 (Patent 9,340,614 B2), -01423 (Patent 9,266,951 B2),
-01424 (Patent 9,346,881 B2), -01425 (Patent 9,890,210 B2),
-01426 (Patent 9,890,211 B2), -01427 (Patent 8,597,649 B2),
-01710 (Patent 8,586,045 B2), -01711 (Patent 9,884,907 B2),
-01712 (Patent 9,884,908 B2)

Before ANDREI IANCU, *Under Secretary of Commerce for Intellectual Property
and Director of the United States Patent and Trademark Office*,
ANDREW HIRSHFELD, *Commissioner for Patents*, and SCOTT R. BOALICK,
Chief Administrative Patent Judge.

PER CURIAM.

ORDER

IPR2018-01422-01427, -01710-01712

Patents 9,340,614 B2, 9,266,951 B2, 9,346,881 B2, 9,890,210 B2, 9,890,211 B2,
8,597,649 B2, 8,586,045 B2, 9,884,907 B2, 9,884,908 B2

The Office has received a request for Precedential Opinion Panel (POP) review of an issue raised in these cases. *See* Ex. 3001. The request was referred to the POP panel referenced above.

Upon consideration of the request, it is ORDERED that:

The request for POP review is denied; and

FURTHER ORDERED that the original panel maintains authority over all matters, including considering the submitted rehearing request.

IPR2018-01422-01427, -01710-01712

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