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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91199863
Party	Defendant Xellia Pharmaceuticals ApS
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Date	04/04/2013
Attachments	XELLIA Motion & Stip Amemdment.pdf (5 pages)(135985 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of U.S. Application No. 79/075436 Mark: **XELLIA**

MSP Singapore Company, LLC,		
	Opposer,)
VS.)))
Xellia Pharmaceuticals ApS,		
	Applicant)

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Opposition No. 91199863

APPLICANT'S MOTION TO RESUME PROCEEDINGS FOR CONSIDERATION OF STIPULATED AMENDMENT OF U.S. APP. NO. 79/075436 (XELLIA)

Applicant hereby moves this Board for an order to resume proceedings.

Pursuant to TBMP §510.03, each party has the right to request resumption of the proceedings at any time during a suspension period.

Upon consideration of Applicant's Motion for Suspension for Settlement With Consent filed on March 15, 2013, the Board ordered this case be suspended through May 14, 2013. The parties have now resolved the issues regarding this opposition and as such, Applicant respectfully requests the Board to resume proceedings for consideration of the accompanying Stipulated Amendment of Application. It is believed that no fee is required for filing this paper. In the event that any fee is required, the Commissioner of Trademarks is authorized to charge any fees in connection herewith to Deposit Account No. 13-2725.

Respectfully submitted,

XELLIA PHARMACEUTICALS APS

By its attorneys,

(). Mattessich

April 4, 2013

Date

DOCKET

Δ

MERCHANT & GOULD P.C. P.O. Box 2910 Minneapolis, MN 55402 Telephone: (612) 332-5300 Facsimile: (612) 332-9081 dmattessich@merchantgould.com dockmpls@merchantgould.com

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing APPLICANT'S

MOTION TO RESUME PROCEEDINGS FOR CONSIDERATION OF STIPULATED

AMENDMENT OF U.S. APP. NO. 79/075436 (XELLIA) and STIPULATED

AMENDMENT was served upon the following attorney of record for Applicant by First

Class Mail, postage pre-paid, this 4th day of April, 2013:

Christopher Bolinger Merck & Co., Inc. 126 E. Lincoln Avenue Rahway, New Jersey 07065

() Mattessich

April 4, 2013

Date

DOCKF

RM

MERCHANT & GOULD P.C. P.O. Box 2910 Minneapolis, MN 55402 Telephone: (612) 332-5300 Facsimile: (612) 332-9081 dmattessich@merchantgould.com dockmpls@merchantgould.com

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

MSP Singapore Company, LLC,

Opposer,

v.

Xellia Pharmaceuticals ApS,

Applicant.

Opposition No. 91199863
App. No. 79/075436
Mark: XELLIA

United States Patent and Trademark Office Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

STIPULATED AMENDMENT OF APPLICATION

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Applicant, with the consent of Opposer, hereby respectfully requests that the Board

amend Application Serial No. 79/075436 (XELLIA) to identify the goods in classes 5 and 10 as

follows (NOTE: The proposed changes have been underlined for the ease of identification):

Pharmaceutical and veterinary preparations, namely, anti-infective, anti-viral, antibiotic, anti-fungal and anti-inflammatory preparations in bulk and finished dosage form for medical and veterinary purposes, not for use as finished diagnostic preparations <u>and</u> <u>specifically excluding finished pharmaceutical preparations in the form of tablets as well as cardiovascular finished pharmaceutical preparations; sanitary preparations for medical purposes, not for use as finished diagnostic preparations; dietetic substances adapted for medical use, namely, foods; disinfectants for sanitary and medical purposes; preparations for destroying vermin; fungicides; herbicides (international class 5).</u>

Medical apparatus for introducing pharmaceutical preparations into the human body, <u>specifically excluding cardiovascular preparations</u> (international class 10).

The description of goods and services in classes 1 and 42 remain unchanged.

The parties believe that acceptance of the identification of goods in classes 5 and 10 as

set forth above resolves the outstanding issues between the parties and will ultimately result in

the withdrawal of this opposition by Opposer. The parties also believe that the proposed

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