ESTTA Tracking number:

ESTTA600943 04/28/2014

Filing date:

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

### **Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

### **Opposer Information**

| Name    | Bayer Healthcare LLC                                    |             |          |
|---------|---|-------------|----------|
| Entity  | Limited Liability Company                               | Citizenship | Delaware |
| Address | 100 Bayer Road<br>Pittsburgh, PA 15205<br>UNITED STATES |             |          |

| Attorney informa- | Richard J. Groos   |  |
|-------------------|--|--|
| tion              | FULBRIGHT & JAWORSKI LLP   |  |
|                   | 98 San Jacinto Blvd. Suite 1100  |  |
|                   | Austin, TX 78701   |  |
|                   | UNITED STATES  |  |
|                   | aoipdocket@nortonrosefulbright.com, brandon.ress@nortonrosefulbright.com |  |
|                   | Phone:5124745201   |  |

### **Applicant Information**

| Application No         | 86096315   | Publication date            | 04/08/2014 |
|------------------------|--|-----------------------------|------------|
| Opposition Filing Date | 04/28/2014   | Opposition Peri-<br>od Ends | 05/08/2014 |
| Applicant              | Wotring, Robert<br>222 Bryant Street<br>Palo Alto, CA 94301<br>UNITED STATES |                             |            |

### Goods/Services Affected by Opposition

Class 005. First Use: 0 First Use In Commerce: 0

All goods and services in the class are opposed, namely: Pharmaceutical preparations to provide relief from acute and daily symptoms of diarrhea, constipation, abdominal pain, gas, bloating, heart-burn, and nausea

### **Grounds for Opposition**

| Priority and likelihood of confusion | Trademark Act section 2(d)  |
|--------------------------------------|-----------------------------|
| Dilution                             | Trademark Act section 43(c) |

### Marks Cited by Opposer as Basis for Opposition

| U.S. Registration No. | 1536042    | Application Date         | 05/05/1988 |
|-----------------------|------------|--------------------------|------------|
| Registration Date     | 04/25/1989 | Foreign Priority<br>Date | NONE       |
| Word Mark             | ALEVE      |                          |            |
| Design Mark           |            |                          |            |



| NE   |
|--|
| ss 005. First use: First Use: 1988/04/25 First Use In Commerce: 1988/04/25 TINFLAMMATORY, ANALGESIC, AND ANTIPYRETIC PHARMACEUTIC-PREPARATIONS |
| 5  |

| U.S. Registration No.  | 3287780                         | Application Date         | 02/13/2007                   |
|------------------------|---------------------------------|--------------------------|------------------------------|
| Registration Date      | 09/04/2007                      | Foreign Priority<br>Date | NONE                         |
| Word Mark              | ALEVE                           |                          |                              |
| Design Mark            | ΑL                              | ΕV                       | Έ                            |
| Description of<br>Mark | NONE                            |                          |                              |
| Goods/Services         | Class 005. First use: First Use | e: 2000/07/31 First U    | lse In Commerce: 2000/07/31  |
|                        | Pharmaceutical antitussive-co   | old preparations; Pre    | parations for treating colds |

| Ī | Attachments | 77105868#TMSN.jpeg( bytes ) BHCC30_Notice of Opposition - ALIVA.pdf(723659 bytes )    |
|---|-------------|---|
|   |             | 2.10000 <u>—</u> .101100 0. opposition / 1 <u>—</u> 117.11pan(1 <u>—</u> 0000 0)100 / |

### **Certificate of Service**

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

| Signature | /Brandon M. Ress/ |
|-----------|-------------------|
| Name      | Brandon M. Ress   |
| Date      | 04/28/2014        |



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

In the matter of Application Serial No. 86/096,315 By Robert Wotring for the Mark: ALIVA Filed on October 21, 2013, Published in the *Official Gazette* on April 8, 2014

| BAYER HEALTHCARE LLC,<br>Opposer, |                |
|-----------------------------------|----------------|
| v.                                | Opposition No. |
| ROBERT WOTRING, Applicant.        |                |

### **NOTICE OF OPPOSITION**

Bayer Healthcare LLC ("Opposer"), a Delaware limited liability company having a principal place of business at 100 Bayer Road, Pittsburgh, Pennsylvania 15205, believes that it will be damaged by registration of the mark "ALIVA" as shown in Application Serial No. 86/096,315 for goods in International Class 5 (the "Application") and hereby opposes the same.

As the grounds of Opposition, Opposer alleges that:

- 1. Robert Wotring ("Applicant") filed an application to register the mark "ALIVA" on the basis of intention to use for "pharmaceutical preparations to provide relief from acute and daily symptoms of diarrhea, constipation, abdominal pain, gas, bloating, heartburn, and nausea" in International Class 5 as evidenced by the publication of such mark in the *Official Gazette* on April 8, 2014.
- 2. Through its predecessors-in-interest, Opposer has, since at least as early as April 25, 1988, used the mark ALEVE in connection with products related to the treatment of pain,



and in connection with preparations for treating colds since as early as 2000. Opposer is the owner of, among others, an incontestable registration for the trademark "ALEVE" (United States Registration No. 1,536,042, registered April 25, 1989) for "anti-inflammatory, analgesic and antipyretic pharmaceutical preparations" in Class 5 and a registration for the trademark "ALEVE" (United States Registration No. 3,287,780, registered September 4, 2007) for "pharmaceutical antitussive-cold preparations; preparations for treating colds" in Class 5. Printouts of the TSDR database information for these registrations are attached as Exhibit A.

- 3. By virtue of promotional and advertising activities and the excellence of its goods, Opposer has gained for its mark "ALEVE" a most valuable reputation and has created, in the minds of the buying public, an exclusive association between "ALEVE" and its goods.
- 4. Applicant's alleged mark is confusingly similar to Opposer's ALEVE mark in appearance, sound, connotation, and commercial impression. Upon information and belief, Applicant's proposed mark is intended to be used for goods which are identical, similar and/or related to the goods in connection with which Opposer has used its "ALEVE" mark and are sold to substantially the same class of customers through the same channels of trade.
- 5. Priority is not an issue. Opposer has used the "ALEVE" mark prior to the Applicant's application date of October 21, 2013, or any date of first use Applicant can claim.
- 6. Opposer filed its applications for "ALEVE" prior to the filing date of the opposed application.
- 7. Use by Applicant of the alleged trademark "ALIVA" is without Opposer's consent or permission.
- 8. The mark that Applicant seeks to register so resembles Opposer's "ALEVE" mark as to be likely, when used on or in connection with Applicant's goods, to cause confusion, or to



cause mistake, or to deceive. Purchasers and prospective purchasers are likely to falsely believe that Applicant's goods offered under Applicant's Mark are sponsored, endorsed, or approved by Opposer, or are in some way affiliated, connected or associated with Opposer. Furthermore, any defect, objection or fault found with Applicant's goods offered and sold under its "ALIVA" mark would be likely to reflect upon and seriously injure the reputation that Opposer has established for its goods offered under its "ALEVE" mark. Registration therefore should be refused under 15 U.S.C. § 1052(d).

- 9. The mark "ALEVE" is distinctive and famous throughout the United States, and has become closely associated with the goods of Opposer. The "ALEVE" mark became famous prior to the filing of Applicant's application for "ALIVA."
- 10. The trademark proposed for registration by Applicant, namely, "ALIVA," is likely to cause dilution by blurring and dilution by tarnishment of Opposer's "ALEVE" mark, and also reduces the capacity of the famous "ALEVE" mark to identify the goods of Opposer.
- 11. If Applicant is granted the registration herein opposed, it would thereby obtain at least a *prima facie* exclusive right to the use of its alleged mark. Such registration would be a source of damage and injury to Opposer.

WHEREFORE, Bayer Healthcare LLC prays that Application Serial No. 86/096,315 be rejected, and that registration of the mark therein be refused and that the opposition be sustained.

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