Trials@uspto.gov 571-272-7822 Paper 80 Entered: October 26, 2016

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

LUPIN LTD., LUPIN PHARMACEUTICALS INC., INNOPHARMA LICENSING, INC., INNOPHARMA LICENSING LLC, INNOPHARMA INC., INNOPHARMA LLC, MYLAN PHARMACEUTICALS INC., and MYLAN INC.,

Petitioners,

v.

SENJU PHARMACEUTICAL CO., LTD.,

Patent Owner.

Case IPR2015-01105¹ Patent 8,871,813 B2

Before FRANCISCO C. PRATS, ERICA A. FRANKLIN, and GRACE KARAFFA OBERMANN, *Administrative Patent Judges*.

FRANKLIN, Administrative Patent Judge.

DOCKF

RM

DECISION Granting Petitioners' Motion to Expunge 37 C.F.R. § 42.56

¹ IPR2016-00090 has been joined with this proceeding.

Find authenticated court documents without watermarks at docketalarm.com.

IPR2015-01105 Patent 8,871,813 B2

RM

On October 17, 2016, Petitioners filed a motion to expunge the sealed versions of Exhibit 2109 (an Abbreviated New Drug Application by Lupin) and Exhibit 2082 (declaration of Robert O. Williams, III., Ph.D.). Paper 76. Petitioners state that "Patent Owner does not oppose this motion." *Id.* at 1.

The Rules of Practice for Trial before the Patent Trial and Appeal Board provide that:

Confidential information that is subject to a protective order ordinarily will become public 45 days after denial of a petition to institute a trial or 45 days after final judgment in a trial. There is an expectation that information will be made public where the existence of the information is referred to in a decision to grant or deny a request to institute a review or is identified in a final written decision following a trial. A party seeking to maintain the confidentiality of information, however, may file a motion to expunge the information from the record prior to the information becoming public.

77 Fed. Reg. No. 157, Part V at Section I.E.6. (Aug. 14, 2012); *see also* 37 C.F.R. § 42.56 ("After denial of a petition to institute a trial or after final judgment in a trial, a party may file a motion to expunge confidential information from the record.").

The Board's Default Protective Order has been entered in this proceeding. Paper 71. Additionally, we granted Petitioners' Motion to Seal Exhibits 2109 and 2082. Paper 72. On September 12, 2016, a Final Written Decision was entered by the Board. Paper 70. Accordingly, in this proceeding, all documents filed subject to a protective order would normally be made public 45 days from that date.

Petitioners affirm that Exhibit 2109 is not cited or discussed in the Board's Final Decision. *Id.* at 4. Regarding Exhibit 2082, Petitioners affirm

IPR2015-01105 Patent 8,871,813 B2

that the Final Decision does not cite or rely on the portions of the exhibit containing Petitioners' confidential information, i.e., paragraphs 204 and 229. *Id.* at 5. On October 17, 2016, Petitioners filed a redacted copy of Exhibit 2082 that will remain in the record if the sealed version of the exhibit is expunged. *Id.* Thus, Petitioner asserts that expunging the sealed exhibits will not impede public understanding of the underlying arguments and evidence relied upon by the Board in the Final Decision. *Id.*

Based upon our consideration of those facts, and the arguments presented in Petitioners' unopposed motion, Petitioners' request to expunge the sealed confidential information is *granted*.

Accordingly, it is

ORDERED that Petitioners' Motion to Expunge is granted;

FURTHER ORDERED that Exhibit 2109 shall be expunged from the record; and

FURTHER ORDERED that all versions of Exhibit 2082, *except for the redacted Exhibit 2082 filed on October 17, 2016*, shall be expunged from the record.²

² There currently are multiple versions of Exhibit 2082 on file, including multiple revised versions.

IPR2015-01105 Patent 8,871,813 B2

PETITIONER: Deborah Yellin Jonathan Lindsay Teresa Rea Shannon Lentz CROWELL & MORING LLP DYellin@crowell.com JLindsay@crowell.com trea@crowell.com

Jitendra Malik Bryan Skelton Lance Soderstrom Hidetada James Abe Joseph Janusz ALSTON & BIRD LLP jitty.malik@alston.com bryan.skelton@alston.com lance.soderstrom@alston.com james.abe@alston.com

DOCKET

Δ

PATENT OWNER: Bryan Diner Justin Hasford Joshua Goldberg FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP bryan.diner@finnegan.com justin.hasford@finnegan.com