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

BLUEBIRD BIO, INC., Petitioner,

v.

SLOAN KETTERING INSTITUTE FOR CANCER RESEARCH, Patent Owner.

Case No. IPR2023-00070 Patent No. 7,541,179

SAN ROCCO THERAPEUTICS LLC'S MOTION FOR ADMISSION *PRO HAC VICE* OF MARY JEAN KIM



Sloan Kettering Institute for Cancer Research ("SKI") is the owner by assignment of U.S. Patent No. 7,541,179 ("the '179 Patent"). SKI has granted San Rocco Therapeutics LLC ("SRT") an exclusive but assignable license to—and for the entire term of—the '179 Patent, entitling SRT to all substantial rights and "sole responsibility" to defend any challenge to the validity of the '179 Patent. *See* Paper 5 at 1, Ex. 2001 at 1-3. SKI and SRT have entered into a joint defense agreement in connection with the present IPR proceeding. *See* Paper 5 at 1, Ex. 2005 at 1. Therefore, SRT is responding on behalf of Patent Owner SKI in this proceeding. *See* Paper 5 at 1, Paper 8 at 2.

Pursuant to 37 C.F.R. § 42.10 and the Board's authorization to file motions for *pro hac vice* admission in Inter Partes Review Case No. IPR2023-00070, (see Paper 3 at 2), SRT requests that the Board admit Mary Jean Kim *pro hac vice* in this proceeding.

The Board may recognize counsel *pro hac vice* during a proceeding on a showing of good cause. "[W]here lead counsel is a registered practitioner, a motion to appear *pro hac vice* may be granted upon a showing that counsel is an experienced litigation attorney and has an established familiarity with the subject matter at issue in the proceeding." 37 C.F.R. § 42.10(c).

Here, lead counsel Michael W. Glynn is a registered practitioner (Reg. No. 76,729), and first backup Joe Chen is also a registered practitioner (Reg. No.



70,066). Both Mr. Glynn and Mr. Chen practice in the same firm as Ms. Kim. Ms. Kim has years of patent litigation experience, and she is substantially familiar with the subject matter at issue in this proceeding. Accompanying this motion is the Declaration of Mary Jean Kim, where Ms. Kim attests to her experience and familiarity. *See generally* Kim Decl. (Ex. 2085). Specifically, Ms. Kim attests that:

- She has been practicing intellectual property litigation, including patent litigation, for over 6 years.
- She has been counsel on several patent litigation cases.
- She is a member of the team representing SRT, the exclusive licensee of the '179 Patent and U.S. Patent No. 8,058,061 ("the '061 Patent"). SKI granted SRT an exclusive but assignable license to and for the entire term of the '179 and '061 Patents, entitling SRT to all substantial rights and the "sole responsibility" to defend any challenge to the validity of the '179 and '061 Patents. SKI and SRT have entered into a joint defense agreement in connection with the following IPR proceedings: IPR2023-00070 ('179 Patent) and IPR2023-00074 ('061 Patent).
- She is also a member of the team representing SRT in the following related district court cases: *San Rocco Therapeutics, LLC v. bluebird bio, Inc., et al.*, No. 1-21-cv-01478 (D. Del.); *San Rocco Therapeutics,*



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LLC v. Memorial Sloan-Kettering Cancer Center and Sloan Kettering

Institute of Cancer Research, No. 1-21-cv-08206 (S.D.N.Y.); and San

Rocco Therapeutics, LLC v. Leschly, et al., No. 1:23-cv-10919 (D.

Mass) (pending pro hac vice).

Good cause exists because (1) the Parties anticipate numerous calls with the

Board in which Ms. Kim may have insight to provide or argument to assert, (2) the

Parties have multiple depositions to take across the country, some of which may

need two days to take, and (3) SRT anticipates additional discovery or motion

practice that would necessitate Ms. Kim's involvement. Ms. Kim's involvement in

these proceedings ensures the full team representing SRT can appear before the

Board. Additionally, this motion and Ms. Kim's declaration meet the other

requirements for *pro hac vice* admission in this matter. Moreover, Petitioner has

indicated that it will not oppose this motion. Accordingly, these facts establish good

cause to recognize Ms. Kim in this proceeding. Thus, SRT requests that the Board

admit Ms. Kim pro hac vice in this proceeding.

Dated: October 24, 2023

By: /s/ Michael W. Glynn

Michael W. Glynn (Reg. No. 76,729)

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