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

Proceeding	91211414
Party	Plaintiff Purapharm International (H.K.) Limited
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Date	01/21/2016
Attachments	Opposer's Status Report.pdf(11394 bytes)

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

In the Matter of Trademark Application Serial No: 79/124353

Filed on: October 30, 2012

For the mark: **PURE**  **PHARMA**

Date of Publication in the Official Gazette: June 4, 2013

PURAPHARM INTERNATIONAL (H.K.)
LIMITED,

Opposer,

v.

PUREPHARMA APS,

Applicant.

Opposition No. 91211414

OPPOSER'S STATUS REPORT

Pursuant to the Board's Order dated December 22, 2015, opposer PuraPharm International (H.K.) Limited ("PuraPharm") and applicant PurePharma APS ("PurePharma"), by their undersigned counsel, file the present status report on the pending civil action styled *PuraPharm International (H.K.) Limited v. PurePharma, Inc. and PurePharma APS*, Case No. 3:15-CV-01808, currently pending in the United States District Court, Northern District of California, San Francisco Division (the "Civil Action").

1. On December 11, 2014, PuraPharm filed a First Amended Complaint [D.E. 7] against Defendants PurePharma, Inc. and PurePharma APS (collectively, "Defendants") in the United States District Court, Southern District of Texas, Houston Division, styled *PuraPharm International (H.K.) Limited v. PurePharma, Inc. and PurePharma APS*, Civil Action No. H-14-3181.

2. On February 25, 2015, Defendants filed a Motion to Transfer Venue to the United States District Court, Northern District of California, San Francisco Division [D.E. 12], which was granted on April 20, 2015 [D.E. 27 and 28]. The case was thereafter transferred to California, and is the subject of the pending Civil Action.

3. Pursuant to the Court's Order Setting Initial Case Management Conference and ADR Deadlines [D.E. 30], the parties participated in private mediation on November 20, 2015.

4. The parties are working to finalize a formal written settlement agreement, which will dispose of the Opposition as well as the pending Civil Action.

5. The parties have been and are continuing to work toward a settlement. Thus, PuraPharm requests that the Board continue to suspend the proceedings.

Respectfully submitted,

ADAMS AND REESE LLP

/ Melissa S. Rizzo /

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CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of January, 2016, a true and correct copy of the foregoing has been served on the Applicant by e-mailing a copy thereof to Applicant's attorney of record, Carla Calcagno, Esq., Calcagno Law PLLC, 1250 24th Street, N.W., Suite 300, Washington, D.C. 20037, Carla.calcagno@calcagnolaw.com and cccalcagno@gmail.com.

/ Melissa S. Rizzo /

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