AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexandria, VA 22313-1450			TRADEMARK				
filed in the U.S. D	istrict Court U.S. D	istrict Co	1116 you are hereby advised that a court a urt EDVA Alexandria Division	on the following			
	✓ Patents. (☐ the patent act						
DOCKET NO. 1:12cv909	DATE FILED 8/15/2012	U.S. DI	U.S. DISTRICT COURT U.S. District Court EDVA Alexandria Division				
PLAINTIFF			DEFENDANT				
TACT IP LLC			Janssen Biotech, Inc., et al.				
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TR	ADEMARK			
1 6,419,944	7/16/2002	TAC	TACT IP LLC				
2 6,537,549	3/25/2003	TAC	TACT IP LLC				
3							
4							
5							
DATE INCLUDED	INCLUDED BY	ne following	patent(s)/ trademark(s) have been included Answer	d: Other Pleading			
PATENT OR	DATE OF PATENT		HOLDER OF PATENT OR TE				
TRADEMARK NO.	OR TRADEMARK						
I		_					
2							
3							
4							
5							
	bove—entitled case, the following	g decision b	nas been rendered or judgement issued:				
Jud9 me	ent Order						
CILEBR	ID	Y) DEPUT	Y CI FRK	DATE			
CLERK		., 55.01	. 522/11				

FOR THE EAS		ISTRICT COURT CT OF VIRGINIA sion			L	E	
TACT IP LLC,)			AUG ·	- 5	2013	
Plaintiff,)		CL			فعد ودخت]
)			ALT	٠.	∠)(. A∷	JAT
v.)	Case No. 1:12cv	909			• • • •	
)						
JANSSEN BIOTECH, INC., et al.,)						
Defendants.)						

JUDGMENT ORDER

Upon consideration of the July 19, 2013 Report and Recommendation of the United States Magistrate Judge designated to conduct a hearing in this matter, no objections having been filed, and upon an independent *de novo* review of the record, it is hereby **ORDERED** that the Court adopts as its own the findings of fact and recommendation of the United States Magistrate Judge, as set forth in the June 19, 2013 Report and Recommendation.

Accordingly, it is hereby **ORDERED** that judgment is **ENTERED** by default in favor of plaintiff TACT IP LLC and against defendants Janssen Biotech, Inc. and New York University.

It is further **ORDERED** that the Board of Patent Appeals and Interferences of the United States Patent and Trademark Office's adverse judgment in Patent Interference No. 105,841 against claims 1-4, 7-10, 12-21, and 30-34 of the U.S. Patent No. 6,419,944 patent and claims 1-4, 7-10, 12-18, and 25-33 of the U.S. Patent No. 6,537,549 patent is **REVERSED**.

It is further **ORDERED** that a copy of this judgment be **ENTERED** into the administrative record of the '944 and '549 patent, and the U.S. Patent Application No. 10/227,488 and U.S. Patent Application No. 10/665,971 patent applications.

The Clerk is directed to place this among the ended matters and to send a copy of this Order to all counsel of record, and to defendants and the United States Patent and Trademark Office by U.S. mail.

Alexandria, VA August 5, 2013

T. S. Ellis, III

United States District Judge

A TRUE COPY, TESTE: CLERK, U.S. DISTRICT COURT

DEPUTACLERK