

# Federal Court Rejects Invalidity Arguments Relating to Metformin Extended Release Tablets

March 08, 2019

## Valeant Canada LP v Generic Partners Canada Inc, 2019 FC 253

In this case, the Federal Court granted Valeant Canada LP (Valeant), an order prohibiting the Minister of Health from issuing a Notice of Compliance to Generic Partners Canada Inc. (Generic Partners) for their 500mg extended release tablets of metformin. Valeant markets tablets containing metformin in 500mg and 1000mg. In granting the order, the Federal Court rejected Generic Partners' argument that the 671 Patent is invalid for: (1) anticipation, (2) obviousness, (3) double-patenting in relation to the 624 Patent, or (4) insufficiency.

The Court found the inventive concept for the 671 Patent to be a controlled-release oral dosage form having three essential elements, relating to size, time, and shape. Further, when the three essential elements are combined, they create a gastric-retentive dosage form that provides for enhanced drug release in the stomach and upper gastrointestinal tract.

In rejecting the argument that the 671 Patent is invalid for anticipation, the Court held that the prior art document relied on by Generic Partners did not disclose the shape element of the 671 Patent.

In rejecting the argument that the 671 Patent is invalid for obviousness, the Court held that in the prior art relied on by Generic Partners, it was not suggested that the shapes were a central component of gastric retention. Without this insight, it could not be obvious to try the invention. The Court also held that the perfect embodiment of the tablet in the prior art document gave rise to the problem that the 671 Patent claimed to solve.

In rejecting the argument that the 671 Patent was invalid for double-patenting in respect to the 624 Patent, the prior art document relied on by Generic Partners was the basis for the 624 patent. The Court had already concluded that the prior art document did not anticipate the 671 Patent and therefore it was not possible for the 624 Patent to support an allegation of same-invention double-patenting. Similarly, the Court held that if the



consideration of all prior art did not make the 671 Patent obvious, the more restricted analysis based only on the 624 Patent also could not.

In rejecting the argument that the 671 Patent is invalid for insufficiency, the Court held that it is not necessary for an inventor to outline a theory of why the invention works. Thus, the lack of data and examples provided in the 671 Patent in support of the invention was deemed irrelevant to sufficiency. The Court therefore agreed with Valeant that the allegation of insufficiency was without merit.

## Expertise

Intellectual Property, Copyright, Industrial Design, Licensing, Patents, Trademarks

## **BLG** | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

#### blg.com

Calgary

## **BLG Offices**

			Į

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

#### Montréal

1000 De La Gauchetière Street West Suite 900

Montréal, QC, Canada H3B 5H4

T 514.954.2555 F 514.879.9015

## Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada

K1P 1J9

T 613.237.5160 F 613.230.8842

#### **Toronto**

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

## Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing <a href="mailto:unsubscribe@blg.com">unsubscribe@blg.com</a> or manage your subscription preferences at <a href="mailto:blg.com/MyPreferences">blg.com/MyPreferences</a>. If you feel you have received this message in error please contact <a href="mailto:communications@blg.com">communications@blg.com</a>. BLG's privacy policy for publications may be found at <a href="mailto:blg.com/en/privacy">blg.com/en/privacy</a>.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.