

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MIM SOFTWARE INC.,
Petitioner,

v.

EXINI DIAGNOSTICS AB,
Patent Owner.

IPR2025-00827
(U.S. Patent No. 11,941,817)

**JOINT MOTION TO KEEP BUSINESS CONFIDENTIAL AND SEPARATE
UNDER 35 U.S.C. § 317(b) AND 37 C.F.R. § 42.74(c)**

EXHIBIT LIST

No.	Description
Ex1001	U.S. Patent No. 11,941,817 (“the ’817 patent”)
Ex1002	Declaration of Dr. Bruce Rosen
Ex1003	Dr. Rosen Curriculum Vitae
Ex1004	Prosecution History File of the Patent (Application No. 18/127,991)
Ex1005	U.S. Patent Application Publication No. 2012/0123253 (“Renisch”)
Ex1006	U.S. Patent Application Publication No. 2011/0007954 (“Suehling”)
Ex1007	U.S. Patent No. 10,140,544 (“Zhao”)
Ex1008	U.S. Patent Application Publication No. 2018/0144828 (“Baker”)
Ex1009	Eiber, “Prostate Cancer Molecular Imaging Standardized Evaluation (PROMISE): Proposed miTNM Classification for the Interpretation of PSMA-Ligand PET/CT,” <i>The Journal of Nuclear Medicine</i> 59(3):469-478 (March 2018) (“Eiber”)
Ex1010	U.S. Patent Application Publication No. 2010/0032575 (“Iagaru”)
Ex1011	U.S. Patent Application Publication No. 2015/0287188 (“Gazit”)
Ex1012	RESERVED
Ex1013	Second Amended Complaint, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 25 (D. Mass. Apr. 5, 2024).
Ex1014	U.S. Patent No. 8,855,387 (“Hamadeh”)
Ex1015	Kaur, “Various Image Segmentation Techniques: A Review,” <i>International Journal of Computer Science and Mobile Computing</i> 3(5):809-814 (May 5, 2014) (“Kaur”)
Ex1016	Sharma, “Automated medical image segmentation techniques,” <i>Journal of Medical Physics</i> 35(1):3-14 (2010) (“Sharma”)
Ex1017	Greenspan, “Deep Learning in Medical Imaging: Overview and Future Promise of an Exciting New Technique,” <i>IEEE</i>

	Transactions on Medical Imaging 35(5):1153-1159 (May 2016) (“Greenspan”)
Ex1018	Litjens, “A Survey on Deep Learning in Medical Image Analysis,” <i>Medical Image Analysis</i> 42:60-88 (Dec. 2017) (“Litjens”)
Ex1019	Shen, “Deep Learning in Medical Image Analysis,” <i>Annual Review of Biomedical Engineering</i> 19:221-248 (2017) (“Shen”)
Ex1020	Gandaglia, “Distribution of metastatic sites in patients with prostate cancer: A population-based analysis,” <i>The Prostate</i> 74(2):210-216 (2014) (“Gandaglia”)
Ex1021	Declaration of Marla R. Butler in Support of Motion for Admission <i>Pro Hac Vice</i>
Ex1022	Declaration of Jesse L. Jenike-Godshalk in Support of Motion for Admission <i>Pro Hac Vice</i>
Ex1023	RESERVED
Ex1024	RESERVED
Ex1025	RESERVED
Ex1026	RESERVED
Ex1027	RESERVED
Ex1028	RESERVED
Ex1029	RESERVED
Ex1030	RESERVED
Ex1031	Defendant’s Motion to Dismiss the Second Amended Complaint, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 43 (D. Mass. June 17, 2024).
Ex1032	Order on Motion to Dismiss, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 72 (D. Mass. Jan. 14, 2025).
Ex1033	Scheduling Order, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 85 (D. Mass. Mar. 5, 2025).
Ex1034	Order on Motion to Stay, <i>Progenics Pharms., Inc. v. MIM</i>

	<i>Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 102 (D. Mass. May 13, 2025).
Ex1035	Transcript, Hearing on Motion to Dismiss, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS (D. Mass. Oct. 8, 2024).
Ex1036	Transcript, Hearing on Motion to Stay, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS (D. Mass. May 12, 2025).
Ex1037	Petitioner’s <i>Sotera</i> Stipulation, <i>MIM Software Inc. v. Progenics Pharms., Inc.</i> , IPR2025-00827, Paper 5 (PTAB Apr. 30, 2025).
Ex1038	Defendant’s Memo of Law in Support of its Motion to Stay, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 89 (D. Mass. Apr. 8, 2024).
Ex1039	Complaint, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 1 (D. Mass. Feb. 23, 2024).
Ex1040	First Amended Complaint, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 14 (D. Mass. Mar. 15, 2024).
Ex1041	Corporate Disclosure Statement, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 3 (D. Mass. Feb. 23, 2024).
Ex1042	Corporate Disclosure Statement, <i>Progenics Pharms., Inc. v. MIM Software Inc.</i> , Case No. 1:24-cv-10437-PBS, Dkt. 4 (D. Mass. Feb. 23, 2024).
Ex1043	Confidential Settlement Agreement – BUSINESS CONFIDENTIAL INFORMATION

Pursuant to the Board's authorization on February 25, 2026, Petitioner MIM Software Inc. ("Petitioner") and Patent Owner EXINI Diagnostics AB ("Patent Owner") (collectively referred to herein as "the Parties") jointly request that the Settlement Agreement (Ex1043), filed today with the Joint Motion to Terminate this proceeding, be treated as business confidential information. The Parties further request that the Settlement Agreement be kept separate from the file of the involved patent. Good cause exists to treat the document as business confidential, because the document contains confidential business information regarding the terms of settlement.

As such, the Parties request that the Settlement Agreement shall be made available only to Federal Government agencies on written request, or to any person on a showing of good cause pursuant to 35 U.S.C. § 317(b) and 37 C.F.R. § 42.74(c). The Parties also respectfully request that the Board inform the Parties if anyone seeks production of the agreement and afford the parties an opportunity to address whether such request is supported by good cause.

Dated: March 2, 2026 Respectfully submitted,

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CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. §42.6(e), the undersigned hereby certifies that true and correct copies of the above-captioned JOINT MOTION TO KEEP BUSINESS CONFIDENTIAL AND SEPARATE UNDER 35 U.S.C. § 317(b) AND 37 C.F.R. § 42.74(c) was served in their entirety on March 2, 2026 via electronic mail on the following counsel of record:

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