	Page 1
1	UNITED STATES PATENT AND TRADEMARK OFFICE
2	
3	BEFORE THE PATENT TRIAL AND APPEAL BOARD
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5	APOTEX INC. AND APOTEX CORP.
6	Petitioners,
7	${f v}$ .
8	CELGENE CORPORATION
9	Patent Owner
L O	
L1	Case IPR2018-00685
L 2	Patent 8,741,929
L 3	
L 4	Telephonic Hearing before
L 5	Toni Scheiner, Lead Board Member,
L 6	Grace Oberman and Michael Hoelter
L 7	Wednesday, July 18, 2018
L 8	11:30 a.m.
L 9	
2 0	
21	
22	Reported by:
23	Kelli Ann Willis, RPR, CRR
2 4	
25	



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Page 2
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               David Feigenbaum
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THE COURT: Good morning. This is AP

Scheiner, and I have APs Oberman and Hoelter on

the line with me, and may I ask if all parties

are prepared to begin?

MR. MOLENDA: Good morning, your Honor.

MR. MOLENDA: Good morning, your Honor.

We are, your Honor.

THE COURT: Okay. Wonderful.

What we are going to do, this -- this particular call is going to be probably a little bit different from calls that you are used to. What I want to start with is a roll call, but then I want to set some ground rules before anybody says anything of substance.

Since, as Petitioner asked for -- I'm sorry. I'm getting a little bit of echo. Are you hearing that?

MR. MOLENDA: Not on our end, your Honor. This is Steptoe.

MR. CERRITO: Not on our end here either, your Honor.

THE COURT: It must be -- I guess it is just me. I can deal with it.

So, first of all, do we have a court reporter on the line? And who was responsible for retaining -- if so, who was responsible for



1	retaining the reporter?
2	MR. MOLENDA: Hi, your Honor. This is
3	John Molenda from Steptoe on behalf of the
4	Petitioner. We were responsible for that and
5	we do indeed have a court reporter on the phone
6	with us.
7	THE COURT: Wonderful. And after we have
8	concluded this, could you be responsible for
9	making sure that we get a copy of the
10	transcript, please?
11	MR. MOLENDA: Absolutely.
12	THE COURT: Okay. Thank you.
13	So, okay, let's start the role call.
14	Petitioner requested the call, so why don't we
15	start with Petitioner, please.
16	And if you could spell your names for me,
17	that would that would help.
18	MR. MOLENDA: Yes, your Honor. This is
19	John Molenda, M-O-L-E-N-D-A. I will be arguing

for Petitioner today.

THE COURT: Thank you.

MR. MOLENDA: And I'm joined by Vishal Gupta, V-I-S-H-A-L, G-U-P-T-A.

And I'm also joined by a couple of summer associates, Henry Ard, A-R-D, as in dog.



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Page 5 THE COURT: Uh-huh. 1 2 MR. MOLENDA: As well as David Feigenbaum, F-E-I-G-E-N-B-A-U-M. 3 4 THE COURT: Thank you. And for Patent 5 Owner? 6 MR. CERRITO: Good morning, your Honor. Nick Cerrito. 7 8 THE COURT: Good morning. 9 MR. CERRITO: Good morning. 10 C-E-R-R-I-T-O. 11 THE COURT: Uh-huh. MR. CERRITO: 12 And Andrew Chalson, 13 C-H-A-L-S-O-N, on behalf of Patent Owner. 14 THE COURT: Thank you very much. 15 Okay. Now, I want to set some ground 16 rules here because this is a little bit of an 17 unusual situation. Petitioner, as we 18 understand the email, Petitioner is asking 19 leave to file a Reply to the Preliminary 20 Response to address certain -- one, certain 21 mischaracterizations of prosecution history and 22 asserted art; omission of controlling 23 precedent; and reliance upon attorney argument

Now, what I want to avoid at all costs is

in lieu of testimony.



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