	Page 1
1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.
2	UNITED STATES PATENT AND TRADEMARK OFFICE
	BEFORE THE PATENT TRIAL AND APPEAL BOARD
3	
	MYLAN PHARMACEUTICALS, : CASE IPR2021-00880
4	INC., CELLTRION, INC., :
	and APOTEX, INC., : Patent 9,669,069 B2
5	Petitioners, :
	:
6	vs. :
	:
7	REGENERON PHARMACEUTICALS, : CASE IPR2021-00881
	INC., :
8	Patent Owner : Patent 9,254,338 B2
	:
9	
10	VIDEOTAPE DEPOSITION OF:
11	LUCIAN V. DEL PRIORE, M.D., PH.D.
12	NEW YORK, NEW YORK
13	FRIDAY, APRIL 29, 2022
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	REPORTED BY:
0.5	SILVIA P. WAGE, CCR, CRR, RPR
25	JOB NO. 5149547

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CONTIL	DENTIAL
Page 2 1 CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	Page 1 CONFIDENTIAL - LUCIAN V DEL PRIORE, M D , PH D 2 IN D E X
2	3 WITNESS: LUCIANO V DEL PRIORE, M D , PH D PAGE 4 EXAMINATION BY MR McLAUGHLIN 10
3	5 EXHIBITS
APRIL 29, 2022	6
4 9:15 A.M.	NO DESCRIPTION PAGE 7
5 Videotape deposition of LUCIAN V. DEL	Del Priore Exhibit 1 Petitioner's Notice 10 8 of Deposition of
PRIORE, M.D., PH.D., held at the offices ofARNOLD & PORTER KAYE SCHOLER, 250 55th Street,	Lucian V Del Priore,
•	9 M D Ph D , in IPR 2021-00880,
4th Floor, New York, New York, pursuant toagreement before SILVIA P. WAGE, a Certified	10 Del Priore Exhibit 2 Petitioner's Notice 10 of Deposition of
10 Shorthand Reporter, Certified Realtime Reporter,	11 Lucian V Del Priore,
11 Registered Professional Reporter, and Notary	M D Ph D, in IPR 12 2021-00881
12 Public for the States of New Jersey, New York and	Del Priore Exhibit 3 Expert Declaration of 32 13 Lucian V Del Priore,
13 Pennsylvania.	M D , Ph D
14	14 Confidential Subject to Protective Order
15	15 Del Priore Exhibit 4 copy of Dr Del 33
16	Priore's curriculum 16 vitae
17	Del Priore Exhibit 5 US Patent 9,669,069 44 17 B2 previously marked Mylan 1001
18	18 Del Priore Exhibit 6 US Patent 9,254,338 44 B2 previously marked
19	19 Mylan 1001
20 21	Del Priore Exhibit 7 article titled, 77 20 "VEGF-Trap: A VEGF
22	Blocker with Potent 21 Antitumor effects,"
23	previously marked
24	22 Mylan Exhibit 1004 23
25	24 25
Page 3	Page
1 CONFIDENTIAL - LUCIAN V DEL PRIORE, M D , PH D	1 CONFIDENTIAL - LUCIAN V DEL PRIORE, M D , PH D 2 E X H I B I T S
2 APPEARANCES: 3	3 NO DESCRIPTION PAGE
RAKOCZY MOLINO MAZZOCHI SIWIK LLP 4 Attorney For the Petitioner	4 Del Priore Exhibit 8 article titled, 101 "Duration of Action
Six West Hubbard Street	5 of Intravitreal Ranibizumab and
5 Chicago, Illinois 60654 312 222 7241	6 Bevacizumab in
6 Nmclaughlin@rmmslegal com Tehrich@rmmslegal com	Exudative AMD Eyes 7 Based on Macular
7 Hsalmen@rmmslegal com	Volume Measurements" 8 Del Priore Exhibit 9 article titled, 112
BY: NEIL B McLAUGHLIN, PH D , ESQ 8 BY: THOMAS H EHRICH, ESQ (VIA TELECONFERENCE)	"VEGF-Trap-Eye for 9 the Treatment of
9 ARNOLD & PORTER KAYE SCHOLER LLP	Neovascular
10 Attorney for the Patent Owner	10 Age-related Macular Degeneration,"
601 Massachusetts Avenue, NW 11 Washington, DC 20001-3743	11 previously marked Exhibit 1006
202 942 6828 12 Jeremy cobb@arnoldporter com	12 Del Priore Exhibit 10 article titled, 124
Alice ho@arnoldporter com	"Angiogenesis An 13 Integrative Approach
13 BY: JEREMY COBB, ESQ BY: ALICE HO, ESQ, PH D	from Science to 14 Medicine"
14 15 ALSO PRESENT:	Del Priore Exhibit 11 Regeneron 136 15 Pharmaceuticals Inc
16	10-Q previously
PETRA SCAMBOROVA, ESQ 17 REGENERON PHARMACEUTICALS, INC	16 marked Mylan Exhibit 1021
(VIA TELECONFERENCE)	17 Del Priore Exhibit 12 Expert Declaration of 158 Dr Thomas Albini in
18 EILEEN WOO, ESQ	18 Support of Petition for Inter Partes
19 REGENERON PHARMACEUTICALS, INC (VIA TELECONFERENCE)	19 Review of U S Patent
20	No 9,254,338 B2 20 previously marked
JAMES EVANS, ESQ 21 REGENERON PHARMACEUTICALS, INC	1002 21 Del Priore Exhibit 13 Highlights of 166
(VIA TELECONFERENCE) 22	Prescribing
MATTHEW CHIN-QUEE	22 Information for Eylea previously marked
23 VIDEOGRAPHER	23 Exhibit 2185
24	24 Exhibit 2103

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1 CO	NFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.
2	EXHIBITS	2	THE VIDEOGRAPHER: We're going on the
3 NO 4 Del	DESCRIPTION PAGE Priore Exhibit 14 Table 14.2.3/2a 174		· · ·
4 Dei	Summary of Proportion	3	record at 9:15 a.m. on April 29th, 2022.
5	of Vision Loss from	4	This is Media Unit No. 1 of the video
	Baseline to Week 96	5	recorded deposition of Dr. Lucian Del Priore in
6	Last Observation Carried Forward	6	the matter of Mylan Pharmaceuticals Inc., et al.,
7	previously marked	7	v. Regeneron Pharmaceuticals Inc., et al., in the
	Exhibit 2060 marked	8	United States Patent and Trademark Office, Case
8	Confidential Material - Subject to	9	No. IPR 2021-00881.
9	Protective Order	10	The deposition is being held at
	Priore Exhibit 15 article titled, 190	11	Arnold & Porter Kaye Scholer LLP at 250 West 55th
10	"Differential	12	Street, New York, New York.
11	Response to Anti-VEGF Regimens in	13	My name is Matthew Chin-Quee from
	Age-related Macular	14	Veritext and I'm the Legal Videographer.
12	Degeneration Patients	15	The Court Reporter is Silvia Wage
13	with Early Persistent Retinal Fluid"	16	from Veritext.
14	Reduital Fluid	17	Will anyone attending in person and
15		18	remotely please state your appearance and
16 17		19	affiliation for the record.
18		20	MR. McLAUGHLIN: My name is Neil
19		21	McLaughlin on behalf of Mylan Pharmaceuticals
20		22	Inc., from the law firm of Rakoczy Molino
21 22		23	Mazzochi Siwik.
23		24	
24			I also just want to note for the
25		25	record that these proceedings or this deposition
1 CO	Page 7 NFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	1	Page 9
2		1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.
3	DEPOSITION SUPPORT INDEX	2	also is being taken in Case No. IPR 2021-00880.
4 5		3	MR. COBB: This is Jeremy Cobb with
	ection to Witness Not to Answer	4	Arnold & Porter on behalf of Patent Owner
Pag	ge Line	5	Regeneron.
7		6	Also with me in person is Alice Ho
8 47	16	7	with Arnold & Porter and Petra Scamborova and
	quest for Production of Documents	8	Eileen Woo both in-house Counsel at Regeneron and
	ge Line	9	I believe that James Evans is on the line also
10		10	in-house Counsel at Regeneron.
11 12 Stir	pulations	11	THE STENOGRAPHER: Dr I'm sorry.
	ge Line	12	Go ahead, Matt.
13	, 	13	THE VIDEOGRAPHER: Will the Reporter
174	4 21	14	please swear in the witness.
14 15 Ow	action Moulead	15	MR. McLAUGHLIN: I just wanted to
-	estion Marked te Line	16	note
16	· ·	17	
17			MR. COBB: There might be more
	servation	18	people.
Pag 19	ge Line	19	MR. McLAUGHLIN: I also want to note
20		20	that my colleague Thomas Ehrich from RMMS is also
	tion to Strike	21	on.
_	ge Line	22	THE VIDEOGRAPHER: Will the Reporter
22 23		23	-
23 24		24	MR. EHRICH: I'm sorry. This is
25		25	Thomas Ehrich also from Mylan also from Rakoczy

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	CONFID		
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1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.
2	Molino Mazzochi Siwik. Thank you.	2	A. Yes.
3	THE WITNESS: And my name is Lucian	3	Q. Approximately, how many times?
4	Del Priore and I'm serving as an expert witness.	4	A. Maybe two or three times.
5	LUCIANO V. DEL PRIORE, M.D., PH.D.,	5	Q. And in what context were those
6	Yale Eye Center, 40 Temple Street, Suite 1B,	6	cross-examinations taken?
7	New Haven, Connecticut 06510, after having	7	A. Serving as an expert witness related
8	been duly sworn, was examined and testified	8	to medical malpractice.
9	as follows:	9	Q. All of them were medical malpractice
10	THE STENOGRAPHER: Thank you.	10	related?
11	You may proceed.	11	A. Yes; not my individual cases, serving
12	EXAMINATION BY MR. McLAUGHLIN:	12	as an expert.
13	Q. Good morning, Dr. Del Priore.	13	Q. Sure.
14	A. Good morning.	14	And that was at a trial?
15	Q. I'm going to hand you what has	15	A. One was in court, yes.
16	previously been marked as Del Priore Dep	16	Q. And, approximately, how many times
17	Exhibit 1 and Del Priore Dep Exhibit 2.	17	have you been deposed?
18	(Deposition Del Priore Exhibit 1,	18	A. Maybe three or four times.
19	Petitioner's Notice of Deposition of Lucian V.	19	Q. Were any of those patent cases?
20	Del Priore, M.D. Ph.D., in IPR 2021-00880, was	20	A. Not to my recollection.
21	marked for identification.)	21	Q. Okay. So I'd like to ask you a
22	(Deposition Del Priore Exhibit 2,	22	little bit about your experience today.
23	Petitioner's Notice of Deposition of Lucian V.	23	Do you have experience working with
24	Del Priore, M.D. Ph.D., in IPR 2021-00881, was	24	VEGF receptor sequences?
25	marked for identification.)	25	A. I have knowledge of sequences. But
	*		<u>*</u>
1	Page 11 CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	1	Page 1 CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.
1		1	
2	Q. So what I've handed you are the	3	can you be more specific? Q. Do you have personal experience do
3	Petitioner's Notice of Deposition of Lucian Del	١.	
4	Priore M.D., Ph.D., in Case Matters IPR	4	you have personal experience working with VEGF
5	2021-00880 and IPR 2021-00881.	5	receptor sequences in terms of cloning
6	Have you seen these dep notices prior	6	A. No.
7	to today?	7	Q modifying
8	A. Yes.	8	A. No.
9	Q. Okay. So it's your understanding	9	Q manipulating?
10	that you're being deposed today pursuant to these	10	THE STENOGRAPHER: You have to wait
11	notices and the agreement of the parties in these	11	for him to finish the question. I'm sorry.
12	IPRs?	12	THE WITNESS: Okay.
13	A. Yes.	13	Q. Were you following the VEGF-Trap-Eye
14	Q. And you do understand that there are	14	literature and Regeneron press releases as
15	two IPR proceedings, correct?	15	VEGF-Trap-Eye was going through clinical trials
16	A. I see two separate case numbers, yes.	16	between 2007 and 2010?
17	Q. And do you understand that your	17	A. Yes.
18	declaration that you submitted represents your	18	Q. And in that time period, did you ever
19	direct examination in these proceedings?	19	undertake an investigation into the amino acid
20	A. Yes, I do.	20	sequence of VEGF-Trap-Eye?
21	Q. And do you understand that the	21	MR. COBB: Objection, scope.
22	questions I'll be asking you today represent your	22	A. That's outside of the scope of my
23	cross-examination testimony?	23	declaration.
24	A. Yes.	24	Q. You may still answer.
25	Q. Have you ever been cross-examined?	25	A. Can you repeat the question?

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2	Q. During that time frame of 2007 to	2	my employer during most of that period of time.		
3	2010, did you ever undertake an investigation	3	Q. And did you have a collaborator that		
4	into the amino acid sequence of VEGF-Trap-Eye?	4	you were working on this with?		
5	A. No.	5	A. Yes.		
6	Q. Have you ever been involved in a	6	Q. And who was that collaborator?		
7	development of a VEGF receptor fusion protein for	7	A. There was more than one collaborator.		
8	use as a therapeutic?	8	Q. Was it a biopharmaceutical company?		
9	A. No, I have not.	9	A. It was not a biopharmaceutical		
10	Q. Have you ever been involved in the	10	company, no.		
11	design of a purification process for a commercial	11	Q. So, in your work with Dispase, did it		
12	VEGF antagonist?	12	ever get to the point where you were commercially		
13	A. No, I have not.	13	manufacturing Dispase?		
14	Q. Have you ever been involved in a	14	A. We attempted to commercial		
15	design of a manufacturing process for a	15	manufacture Dispase.		
16	commercial VEGF antagonist?	16	Q. And were you involved in the design		
17	A. No.	17	of the commercial manufacture process?		
18	Q. Have you ever been involved in the	18	A. Yes.		
19	formulation of a commercial VEGF antagonist?	19	Q. And is that your only experience in		
20	A. No.	20	the field of biopharmaceutical manufacturing?		
21	Q. Do you have training in the field of	21	A. That's the only time we tried to		
22	biopharmaceutical manufacturing?	22	manufacture a biopharmaceutical product.		
23	A. I have not formal training but	23	Q. So you wouldn't consider yourself an		
24	some experience with having tried to develop	24	expert in the field of biopharmaceutical		
25	something on my own.	25	manufacturing, correct?		
	Page 15		Page 17		
1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.	1	CONFIDENTIAL - LUCIAN V. DEL PRIORE, M.D., PH.D.		
2	Q. And what was that?	2	MR. COBB: Objection,		
3	A. It was an enzyme called Dispase,	3	mischaracterizes his testimony.		
4	D-I-S-P-A-S-E.	4	A. Can you repeat the question?		
5	Q. Is that a VEGF receptor fusion	5	Q. You would not consider yourself an		
6	protein?	6	expert in the field of biopharmaceutical		
7	A. No, it is not.	7	manufacturing, correct?		
8	Q. And what time frame was that in?	8	MR. COBB: Same objection.		
9	A. I don't recall exact dates but,	9	A. I I would not want to say that I		
10	roughly, around 2000 to 2006, roughly. But I	10	was an expert in that area.		
11	don't recall the exact date.	11	Q. Are you a licensed ophthalmologist?		
12	THE STENOGRAPHER: I'm sorry. Can	12	A. Yes.		
13	you fix the microphones because they're not	13	Q. As of January 2011, were you a		
14	towards you.	14	licensed ophthalmologist?		
15	(There is a discussion off the	15	A. Yes.		
16	record.)	16	Q. Are you currently a practicing		
17	BY MR. McLAUGHLIN:	17	ophthalmologist?		
18	Q. So, when you were in the process of	18	A. Yes.		
19	working with Dispase as a potential therapeutic,	19	Q. And, as of January 2011, were you a		
20		20	practicing ophthalmologist?		
20	where were you at the time? MR_CORR: Objection form	20 21	A. Yes.		
	MR. COBB: Objection, form.				
22	Q. Actually, let me rephrase that. Where were you employed in that time	22	Q. Do you treat angiogenic eye disorders		
23	Where were you employed in that time	23	in your current practice?		
24	frame when you were working with Dispase?	24	A. Yes, I do.		
25	A. Columbia University in New York was	25	Q. And were you treating angiogenic eye		

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