

# EXHIBIT B

## Beazley, Jennalee

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**From:** Lauren M. Lesko <LLesko@rmmslegal.com>  
**Sent:** Wednesday, January 24, 2024 1:08 PM  
**To:** Gregory, Teagan; Mahaffy, Shaun; Bernal Anderson, Haylee; David Pogue; Douglass, Sean; Eylea  
**Cc:** Jamie O'Brien; Gordon Copland; Steve Ruby; M710 Team  
**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

**Follow Up Flag:** Follow up  
**Flag Status:** Completed

Teagan, thank you for confirming.

### LAUREN M. LESKO | PARTNER

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**From:** Gregory, Teagan <TGregory@wc.com>  
**Sent:** Wednesday, January 24, 2024 11:52 AM  
**To:** Lauren M. Lesko <LLesko@rmmslegal.com>; Mahaffy, Shaun <SMahaffy@wc.com>; Bernal Anderson, Haylee <HAnderson@wc.com>; David Pogue <drpogue@cdkrlaw.com>; Douglass, Sean <SDouglass@wc.com>; Eylea <Eylea@wc.com>  
**Cc:** Jamie O'Brien <Jamie.Obrien@Steptoe-Johnson.com>; Gordon Copland <Gordon.Copland@Steptoe-Johnson.com>; Steve Ruby <sruby@cdkrlaw.com>; M710 Team <M710Team@rmmslegal.com>  
**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Lauren,

Regeneron agrees that the proposed unsealing order can be submitted.

Thanks,  
Teagan

Teagan James Gregorv

**Williams & Connolly LLP**

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**From:** Lauren M. Lesko <[LLesko@rmmslegal.com](mailto:LLesko@rmmslegal.com)>

**Sent:** Tuesday, January 23, 2024 11:30 AM

**To:** Gregory, Teagan <[TGregory@wc.com](mailto:TGregory@wc.com)>; Mahaffy, Shaun <[SMahaffy@wc.com](mailto:SMahaffy@wc.com)>; Bernal Anderson, Haylee <[HAnderson@wc.com](mailto:HAnderson@wc.com)>; David Pogue <[drpogue@cdkrlaw.com](mailto:drpogue@cdkrlaw.com)>; Douglass, Sean <[SDouglass@wc.com](mailto:SDouglass@wc.com)>; Eylea <[Eylea@wc.com](mailto:Eylea@wc.com)>

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**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Teagan, we have not received any response to the below. Can you please let me know if we have Regeneron's agreement to the proposed unsealing motion?

Thanks,  
Lauren

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**From:** Lauren M. Lesko <[LLesko@rmmslegal.com](mailto:LLesko@rmmslegal.com)>

**Sent:** Friday, January 12, 2024 9:17 PM

**To:** 'Gregory, Teagan' <[TGregory@wc.com](mailto:TGregory@wc.com)>; Mahaffy, Shaun <[SMahaffy@wc.com](mailto:SMahaffy@wc.com)>; Bernal Anderson, Haylee <[HAnderson@wc.com](mailto:HAnderson@wc.com)>; David Pogue <[drpogue@cdkrlaw.com](mailto:drpogue@cdkrlaw.com)>; Douglass, Sean <[SDouglass@wc.com](mailto:SDouglass@wc.com)>; Eylea <[Eylea@wc.com](mailto:Eylea@wc.com)>

**Cc:** Jamie O'Brien <[Jamie.O'Brien@Steptoe-Johnson.com](mailto:Jamie.O'Brien@Steptoe-Johnson.com)>; Gordon Copland <[Gordon.Copland@Steptoe-Johnson.com](mailto:Gordon.Copland@Steptoe-Johnson.com)>; Steve Ruby <[sruby@cdkrlaw.com](mailto:sruby@cdkrlaw.com)>; M710 Team <[M710Team@rmmslegal.com](mailto:M710Team@rmmslegal.com)>

**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Teagan,

We have made some minor edits to the joint motion and proposed order directing unsealing of various materials. An updated draft is provided for Regeneron's review. We have implemented the following edits:

- Per Regeneron's request, we have removed Dkt. 188-18 and Dkt. 337-1 from the list of documents to be unsealed.
- Dkt. 469-5 must be filed in redacted format. We have removed it from the list of documents to be unsealed.
- Dkt. 494-5 and Dkt. 494-6 should not be unsealed. We have removed them from the list of documents to be unsealed.
- Dkt. 505 (and corresponding exhibits) are already on the public docket. We have removed them from the list of documents to be unsealed.
- Dkt. 593 is already on the public docket. We have removed it from the list of documents to be unsealed.

We also note that on November 15, Regeneron indicated its intent to redact its own confidential information from Dkt. 505-5 and Dkt. 505-28. (See 11-15-23 H. Anderson email). Regeneron, however, has already authorized the unsealing of these documents and both are currently unredacted on the public docket. (See 9-29-23 D. Pogue email; Dkt. 639-1).

Unless Regeneron has any further edits, we suggest the parties prepare to get this on file early next week. We will address the proposed redacted filings under separate cover.

Best,  
Lauren

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**From:** Gregory, Teagan <[TGregory@wc.com](mailto:TGregory@wc.com)>

**Sent:** Friday, January 5, 2024 8:58 AM

**To:** Jeff A. Marx <[jmarx@rmmslegal.com](mailto:jmarx@rmmslegal.com)>; Mahaffy, Shaun <[SMahaffy@wc.com](mailto:SMahaffy@wc.com)>; Bernal Anderson, Haylee <[HAnderson@wc.com](mailto:HAnderson@wc.com)>; David Pogue <[drpogue@cdkrlaw.com](mailto:drpogue@cdkrlaw.com)>; Douglass, Sean <[SDouglass@wc.com](mailto:SDouglass@wc.com)>; Eylea <[Eylea@wc.com](mailto:Eylea@wc.com)>

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**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Counsel,

Could you please advise as to the status of this? We would like to get these materials filed and also would like to update Amgen's counsel in the interim. If you respond to Amgen's counsel, please copy us on that communication.

Separately, I do not believe we have heard back from Defendants regarding proposed redactions to the Court's December 27 memorandum opinion. Please let us know if it would be helpful to discuss and when we can expect to receive Defendants' proposed redactions. I can be available to confer today.

Thanks,  
Teagan

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**From:** Gregory, Teagan <[TGregory@wc.com](mailto:TGregory@wc.com)>  
**Sent:** Tuesday, January 2, 2024 10:04 AM  
**To:** Jeff A. Marx <[jmarx@rmmslegal.com](mailto:jmarx@rmmslegal.com)>; Mahaffy, Shaun <[SMahaffy@wc.com](mailto:SMahaffy@wc.com)>; Bernal Anderson, Haylee <[HAnderson@wc.com](mailto:HAnderson@wc.com)>; David Pogue <[drpogue@cdkrlaw.com](mailto:drpogue@cdkrlaw.com)>; Douglass, Sean <[SDouglass@wc.com](mailto:SDouglass@wc.com)>; Eylea <[Eylea@wc.com](mailto:Eylea@wc.com)>  
**Cc:** Jamie O'Brien <[Jamie.Obrien@Steptoe-Johnson.com](mailto:Jamie.Obrien@Steptoe-Johnson.com)>; Gordon Copland <[Gordon.Copland@Steptoe-Johnson.com](mailto:Gordon.Copland@Steptoe-Johnson.com)>; Steve Ruby <[sruby@cdkrlaw.com](mailto:sruby@cdkrlaw.com)>; M710 Team <[M710Team@rmmslegal.com](mailto:M710Team@rmmslegal.com)>  
**Subject:** RE: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Jeff,

I wanted to follow up on the below as well as my 12/28 email. Do Defendants have a status update on this unsealing/redaction project? We were hoping to file at least the proposed unsealing order before the holidays, and Amgen's counsel inquired again about timing last Friday.

Thanks,  
Teagan

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**From:** Jeff A. Marx <[jmarx@rmmslegal.com](mailto:jmarx@rmmslegal.com)>  
**Sent:** Friday, December 22, 2023 4:54 PM  
**To:** Mahaffy, Shaun <[SMahaffy@wc.com](mailto:SMahaffy@wc.com)>; Gregory, Teagan <[TGregory@wc.com](mailto:TGregory@wc.com)>; Bernal Anderson, Haylee <[HAnderson@wc.com](mailto:HAnderson@wc.com)>; David Pogue <[drpogue@cdkrlaw.com](mailto:drpogue@cdkrlaw.com)>; Douglass, Sean <[SDouglass@wc.com](mailto:SDouglass@wc.com)>; Eylea <[Eylea@wc.com](mailto:Eylea@wc.com)>  
**Cc:** Jamie O'Brien <[Jamie.Obrien@Steptoe-Johnson.com](mailto:Jamie.Obrien@Steptoe-Johnson.com)>; Gordon Copland <[Gordon.Copland@Steptoe-Johnson.com](mailto:Gordon.Copland@Steptoe-Johnson.com)>; Steve Ruby <[sruby@cdkrlaw.com](mailto:sruby@cdkrlaw.com)>; M710 Team <[M710Team@rmmslegal.com](mailto:M710Team@rmmslegal.com)>  
**Subject:** Re: Regeneron v. Mylan - Amgen intervention (Defs. Redactions)

Teagan and Shaun,  
We're in receipt of Regeneron's feedback and are evaluating same.

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