

# EXHIBIT C

**From:** Patel, Priyata <Priyata.Patel@weil.com>  
**Sent:** Monday, February 12, 2024 12:23 PM  
**To:** Laura Fairneny; QE - Samsung Bioepis; Sandra K. Law; Chad Taylor; Mike Cottler; Mascherin, Terri L.; Fogel, Louis E.; Van Horn, Shaun M.; Robert Cerwinski; Andrew Robey; Carl Shaffer; Max Gottlieb; mhissam@hfdrlaw.com; Bryant J. Spann; M. David Griffith Jr.; DG-Aflibercept  
**Cc:** Eylea Biosimilars; Eylea; REGENERON PATENT; drpogue@cdkrlaw.com; sruby@cdkrlaw.com  
**Subject:** RE: Regeneron PI Declarants - Deposition Scheduling

[EXTERNAL EMAIL from [priyata.patel@weil.com](mailto:priyata.patel@weil.com)]

Counsel, further to the below, please advise whether Dr. Gross will be deposed on either March 8 (option 1) or April 25 (option 2).

**From:** Patel, Priyata <Priyata.Patel@weil.com>  
**Sent:** Monday, February 12, 2024 11:12 AM  
**To:** laurafairneny@quinnemanuel.com; QE - Samsung Bioepis <qe-samsungbioepis@quinnemanuel.com>; Sandra K. Law <skl@schraderlaw.com>; Chad Taylor <clt@simmermanlaw.com>; Mike Cottler <mcottler@geminilaw.com>; Mascherin, Terri L. <TMascherin@jenner.com>; Fogel, Louis E. <LFogel@jenner.com>; Van Horn, Shaun M. <SVanHorn@jenner.com>; Robert Cerwinski <rcerwinski@geminilaw.com>; Andrew Robey <arobey@hfdrlaw.com>; Carl Shaffer <cshaffer@hfdrlaw.com>; Max Gottlieb <mgottlieb@hfdrlaw.com>; mhissam@hfdrlaw.com; Bryant J. Spann <B Spann@tcspllc.com>; M. David Griffith Jr. <DGriffith@tcspllc.com>; DG-Aflibercept <DG-Aflibercept@NETORG8512690.onmicrosoft.com>  
**Cc:** Eylea Biosimilars <Eylea.Biosimilars@weil.com>; Eylea <Eylea@wc.com>; REGENERON PATENT <REGENERONPATENT@lists.kellogghansen.com>; drpogue@cdkrlaw.com; sruby@cdkrlaw.com  
**Subject:** Regeneron PI Declarants - Deposition Scheduling

Counsel,

Consistent with the Court’s scheduling order, Regeneron will make its PI declarants available in the United States for a 1-day deposition across all four cases. Despite Regeneron’s multiple requests and attempts at compromise, the defendants have not narrowed or provided any details regarding their anticipated invalidity defenses. Therefore, Regeneron expects to file reply declarations from certain of its witnesses. So that we may reserve appropriate dates with the witnesses, please indicate whether defendants will choose to depose such witnesses either: (1) before March 13 on their opening declarations (option 1) **or** (2) between April 18 and May 2 on both their opening and reply declarations (option 2).

Sincerely,  
 Priya

Declarant	Option 1	Option 2	Location
Bernhardt Trout	February 29	April 26	Weil’s Boston Office
Ranjit Singh	March 8	April 23	W&C’s DC Office
Sean Sheridan	March 13	April 26	TBD



**Priyata Y. Patel**

Pronouns: She/her/hers

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