UNITED STATE	ES PATENT AND T	RADEMARK OFFICE
BEFORE THE	PATENT TRIAL A	ND APPEAL BOARD

REGENERON PHARMACEUTICALS, INC., Petitioner,

v.

NOVARTIS PHARMA AG, NOVARTIS TECHNOLOGY LLC, NOVARTIS PHARMACEUTICALS CORPORATION, Patent Owner.

Case No. IPR2021-00816 U.S. Patent No. 9,220,631

PETITIONER'S OBJECTIONS TO ADMISSIBILITY OF EVIDENCE SUBMITTED BY PATENT OWNER



Pursuant to 37 C.F.R. § 42.64(b), Petitioner Regeneron Pharmaceuticals, Inc., hereby objects as follows to the admissibility of evidence filed by Patent Owners Novartis Pharma AG, Novartis Technology LLC, Novartis Pharmaceuticals Corporation, in conjunction with the Patent Owner Preliminary Response, filed on July 29, 2021, and Patent Owner Sur-Reply, filed on August 27, 2021.

Evidence	Objections
Exhibit 2001	FRE 105: To the extent that any portion of this exhibit
	may be deemed admissible, such admissibility should be
	for a limited purpose.
	FRE 602 : As to at least paragraphs 37-41, 43-44, 46, 48-51,
	56-58, 68, 71-75, 79-80, 86-89, 92, 94-95, 99, 101, 106-117,
	120-121, 125-132, 134, 136, 138-140, 142-145, 148, 152,
	154-164, 166-170, 173-174, 176-179, 184-185, 189-192,
	195, 198, 202, 210, the exhibit includes assertions for which
	evidence has not been introduced sufficient to show that the
	witness has personal knowledge of the matter asserted.
	FRE 701/702 and/or 37 C.F.R. § 42.65: As to at least
	paragraphs 10-11, 28-60, 63-211, the exhibit declarant is not
	qualified to opine on what a person of ordinary skill in the
	art would understand, to opine on patent claim limitations,



Evidence	Objections	
27100200	to perform claim construction, and/or to perform legal	
	analysis of invalidity. The opinion testimony offered in this	
	exhibit is not based on scientific, technical, or other	
	specialized knowledge, and is also not based on personal	
	knowledge. The opinion testimony includes unsubstantiated	
	leaps and advances inaccurate, unqualified and unsupported	
	generalizations. The opinion testimony fails to properly	
	disclose the underlying facts or data on which the opinion is	
	based. The opinion testimony includes testimony on United	
	States patent law and/or patent examination practice.	
	FRE 705 and /or 37 C.F.R. § 42.65: As to at least	
	paragraphs 39-41, 43-44, 46, 48-51, 56-58, 68, 71-75, 79-	
	80, 86-89, 92, 94-95, 99, 101, 106-117, 120-121, 125-132,	
	134, 136, 138-140, 142-145, 148, 152, 154-164, 166-170,	
	173-174, 176-179, 184-185, 189-192, 195, 198, 202, 210,	
	the exhibit includes expert testimony that does not disclose	
	the underlying facts or data.	
	FRE 802: The entirety of the exhibit is inadmissible hearsay	



Objections	
if offered to prove the truth of any matter allegedly asserted	
if offered to prove the train of any matter anogodily associate	
therein.	
FRE 602: As to at least paragraphs 8-15, 18, the exhibit	
includes assertions for which evidence has not been	
introduced sufficient to show that the witness has personal	
knowledge of the matter asserted.	
FRE 802: The entirety of the exhibit is inadmissible hearsay	
if offered to prove the truth of any matter allegedly asserted	
therein.	
FRE 402: The exhibit is not relevant to any ground upon	
which trial was instituted. FRE 403: The exhibit's probative value to any ground upon	
danger of unfair prejudice, confusing the issues, undue	
delay, wasting time, or needlessly cumulative evidence.	
FRE 402: The exhibit is not relevant to any ground upon	
which trial was instituted.	
FRE 403: The exhibit's probative value to any ground upon	
which trial was instituted is substantially outweighed by the	



Evidence	Objections	
	danger of unfair prejudice, confusing the issues, undue	
	deless systema tima on mandlessly oversyletisse evidence	
	delay, wasting time, or needlessly cumulative evidence.	
	FRE 901: Petitioner has not produced evidence sufficient to	
	support a finding that the exhibit is what Petitioner claims it	
	is.	
Exhibit 2005	FRE 402: The exhibit is not relevant to any ground upon	
	which trial was instituted.	
	FRE 403 : The exhibit's probative value to any ground upon	
	which trial was instituted is substantially outweighed by the	
	danger of unfair prejudice, confusing the issues, undue	
	delay, wasting time, or needlessly cumulative evidence.	
Exhibit 2006	FRE 402: The exhibit is not relevant to any ground upon	
	which trial was instituted.	
	FRE 403: The exhibit's probative value to any ground upon	
	which trial was instituted is substantially outweighed by the	
	danger of unfair prejudice, confusing the issues, undue	
	delay, wasting time, or needlessly cumulative evidence.	
Exhibit 2007	FRE 402: The exhibit is not relevant to any ground upon	
	which trial was instituted.	



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