FOOD AND DRUG ADMINISTRATION
CENTER FOR DRUG EVALUATION AND RESEARCH

BONE, REPRODUCTIVE. AND UROLOGIC DRUGS
ADVISORY COMMITTEE
(BRUDAC)

Tuesday, October 29, 2019
8:15 a.m. to 4:26 p.m.

FDA White Oak Campus
White Oak Conference Center
Building 31, The Great Room
10903 New Hampshire Avenue
Silver Spring, Maryland
Meeting Roster

DESIGNATED FEDERAL OFFICER (Non-Voting)

Kalyani Bhatt, BS, MS
Division of Advisory Committee and Consultant Management
Office of Executive Programs, CDER, FDA

BONE, REPRODUCTIVE AND UROLOGIC DRUGS ADVISORY COMMITTEE MEMBERS (Voting)

Douglas C. Bauer, MD
Professor of Medicine and Epidemiology & Biostatistics
University of California, San Francisco
San Francisco, California

Matthew T. Drake, MD, PhD
Associate Professor of Medicine
Chair, Metabolic Bone Disease Core Group
Division of Endocrinology
Mayo Clinic College of Medicine
Rochester, Minnesota
Vivian Lewis, MD

(Chairperson)

Vice Provost for Faculty Development & Diversity
Professor, Obstetrics and Gynecology
University of Rochester
Rochester, New York

Pamela Shaw, PhD

Associate Professor
Department of Biostatistics and Epidemiology
University of Pennsylvania School of Medicine
Philadelphia, Pennsylvania

TEMPORARY MEMBERS (Voting)

Jonathan M. Davis, MD

Vice-Chair of Pediatrics
Chief of Newborn Medicine
The Floating Hospital for Children at Tufts Medical Center
Professor of Pediatrics
Tufts University School of Medicine
Boston, Massachusetts
Ahizechukwu Eke, MD, MPH
Assistant Professor
Division of Maternal Fetal Medicine
Department of Gynecology & Obstetrics
Johns Hopkins University School of Medicine
Baltimore, Maryland

Annie Ellis
(Patient Representative)
White Plains, New York

Daniel Gillen, PhD
Professor and Chair, Statistics
University of California, Irvine
Irvine, California
Kimberly Hickey, MD
Colonel, Medical Corps, US Army
Chief, Maternal Fetal Medicine
Walter Reed National Military Medical Center
Deputy Director, National Capital Consortium
Uniformed Services University of the Health Sciences
Bethesda, Maryland

Sally Hunsberger, PhD
Mathematical Statistician
Division of Clinical Research
National Institute of Allergy and Infectious Disease
National Institute of Health
Rockville, Maryland
Michael K. Lindsay, MD, MPH

Luella Klein Associate Professor
Chief, Gynecology and Obstetrics Service Grady Health Systems
Director, Division of Maternal Fetal Medicine
Emory University
Atlanta, Georgia

Michele Orza, ScD
(Acting Consumer Representative)
Chief of Staff
Patient-Centered Outcomes Research Institute
(PCI)R
Washington, District of Columbia
Uma M. Reddy, MD, MPH
Professor, Department of Obstetrics, Gynecology and Reproductive Sciences
Division Chief, Maternal Fetal Medicine
Section Chief, Maternal Fetal Medicine of Yale New Haven Hospital
Program Director, Maternal-Fetal Medicine Fellowship
Department of Obstetrics, Gynecology and Reproductive Sciences
Yale School of Medicine
New Haven, Connecticut

Brian Smith MD, MPH, MHS
Samuel L. Katz Professor of Pediatrics
Division of Neonatal-Perinatal Medicine
Duke University Medical Center
Durham, North Carolina
Kelly Wade, MD, PhD, MSCE
Attending Neonatologist
Children's Hospital of Philadelphia (CHOP)
Associate Professor of Clinical Pediatrics
University of Pennsylvania
CHOP Newborn Care
Philadelphia, Pennsylvania

Deborah A. Wing, MD, MBA
Senior Client Partner
Los Angeles, California
Formerly, Professor of Obstetrics-Gynecology
Division of Maternal Fetal Medicine
University of California, Irvine
Orange, California

Venkateswar Jarugula, PhD
(Acting Industry Representative)
Executive Director
Translation Medicine
Novartis Institutes for Biomedical Research
East Hanover, New Jersey
FDA PARTICIPANTS (Non-Voting)

Christine Nguyen, MD
Deputy Director for Safety
Division of Bone, Reproductive and Urologic Products (DBRUP)
Office of Drug Evaluation III (ODE III)
Office of New Drugs (OND), CDER, FDA

Barbara Wesley, MD, MPH
Medical Officer
DBRUP, ODEIII, OND, CDER, FDA

Christina Chang, MD, MPH
Clinical Team Leader
DBRUP, ODEIII, OND, CDER, FDA

Jia Guo, PhD
Statistical Reviewer
Division of Biometrics 3 (DB3)
Office of Biostatistics (OB)
Office of Translational Sciences (OTS), CDER, FDA
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A Matter of Record
(301) 890-4188

PROCEDINGS
(8:15 a.m.)

Call to Order

Introduction of Committee

DR. LEWIS: Good morning. I would first like to remind everyone to please silence your cell phones and any other devices if you haven't already done so. I would also like to identify the FDA press contact, Amanda Turney. She's standing there in the back. We're going to get started with the meeting.

My name is Vivian Lewis, and I'm the chair of the Bone, Reproductive, and Urologic Drugs Advisory Committee, and I'll be chairing this meeting. I will now call upon today's Bone, Reproductive, and Urologic Drugs Advisory Committee members to introduce themselves. The meeting's now call to order. We'll start with the FDA on my left, and we'll go around the table for everyone to say their name.

DR. NGUYEN: Thank you, Dr. Lewis. Good morning. I'm Christine Nguyen, and I am the deputy director for safety in the Division of Bone, Reproductive, and Urologic Products; otherwise known as
DR. CHANG: Good morning, everyone. My name is Christina Chang. I am a clinical team leader in the division.

DR. WESLEY: Good morning. I'm Barbara Wesley. I'm the primary medical reviewer and have been since the beginning of this drug.

DR. GUO: Good morning. My name is Jia Guo. I'm the statistical reviewer from the Office of Biostatistics.

DR. EKE: Good morning, everyone. My name is Ahizechukwu Eke. I am a maternal fetal medicine physician at Johns Hopkins.

DR. HICKEY: Good morning. I'm Kimberly Hickey. I'm one of the maternal fetal medicine physicians at Walter Reed.

DR. LINDSAY: Good morning. I'm Michael Lindsay. I'm a maternal fetal medicine specialist at Emory University.

DR. REDDY: Hi. I'm Uma Reddy, maternal fetal medicine division director at Yale.

DR. WING: Good morning. I'm Deborah Wing. I
am the senior client partner at Korn Ferry. I'm a former professor of OB/GYN and division director of maternal fetal medicine at the University of California Irvine.

DR. DRAKE: Good morning. My name is Matthew Drake. I'm an adult endocrinologist at the Mayo Clinic in Rochester, Minnesota.

MS. BHATT: Good morning. I'm Kalyani Bhatt. I'm the designated federal officer for this advisory committee.

DR. BAUER: Good morning. My name is Doug Bauer. I'm from the departments of medicine, epidemiology, and biostatistics from UCSF in San Francisco.

DR. SHAW: Good morning. I'm Pam Shaw. I'm at the Department of Biostatistics, Epidemiology, and Informatics at University of Pennsylvania.

MS. ELLIS: Good morning. I'm Annie Ellis, and I'm a patient representative.

DR. ORZA: Good morning. I'm Michele Orza. I'm the chief of staff at the Patient-Centered Outcomes Research Institute, and I'm the acting consumer.
representative today.

   DR. GILLEN: Good morning. Daniel Gillen, professor and chair of statistics at UC Irvine.

   DR. HUNSBERGER: Good morning. I'm Sally Hunsberger at the biostatistics research branch at NIAID, at NIH.

   DR. SMITH: Good morning. I'm Brian Smith. I'm a neonatologist at Duke.

   DR. WADE: Good morning. I'm Kelly Wade. I'm a neonatologist for Children's Hospital of Philadelphia and the chair of the Pediatric Advisory Committee.

   DR. DAVIS: Good morning. I'm Jon Davis, chief of neonatology at Tufts Medical Center in Boston and chair of the Neonatal Advisory Committee at FDA.

   DR. LEWIS: Thank you. We'll have one other panel member, and that will be Dr. Jarugula. He's stuck in traffic. He'll introduce himself once he gets here.

   For topics such as those being discussed at today's meeting, there are often a variety of opinions, some of which are strongly held. Our goal is that today's meeting will be a fair and open forum for
discussion of the issues and that individuals can express those views without interruption. Thus, as a gentle reminder, individuals will be allowed to speak into the record only if recognized by the chair. We look forward to a productive meeting.

In the spirit of the Federal Advisory Committee Act and the Government in the Sunshine Act, we ask that the advisory committee members take care that their conversations about the topic at hand take place in the open forum of the meeting.

We are aware that members of the media are anxious to speak with the FDA about these proceedings, however, FDA will refrain from discussing the details of this meeting with the media until its conclusion. Also, the committee is reminded to refrain from discussing the meeting topic during breaks or during lunch. Thank you.

I'd now like to pass it to Kalyani Bhatt, who will read the Conflict of Interest Statement.

Conflict of Interest Statement

MS. BHATT: The Food and Drug Administration is convening today's meeting of the Bone, Reproductive,
and Urologic Drugs Advisory Committee under the authority of the Federal Advisory Committee Act, FACA, of 1972. With the exception of the industry representative, all members and temporary voting members of the committee are special government employees or regular federal employees from other agencies and are subject to federal conflict of interest laws and regulations.

The following information on the status of this committee's compliance with federal ethics and conflict of interest laws, covered by but not limited to those found at 18 U.S.C. Section 208, is being provided to participants in today's meeting and to the public. FDA has determined that members and temporary voting members of this committee are in compliance with federal -- [inaudible - audio gap].

(Pause.)

MS. BHATT: -- statistically significant difference between the treatment and placebo arms for the co-primary endpoints of reducing the risk of recurrent preterm birth or improving neonatal mortality and morbidity. The committee will consider the trial's
findings and the supplement NDA in the context of AMAG Pharmaceutical's confirmatory study application.

This is a particular matters meeting during which specific matters related to AMAG and the supplemental NDA will be discussed. Based on the agenda for today's meeting and all financial interests reported by the committee members and temporary voting members, no conflict of interest waivers have been issued in connection with this meeting.

To ensure transparency, we encourage all standing committee members and temporary voting members to disclose any public statements that they have made concerning the product at issue. With respect to FDA's invited industry representative, we'd like to disclose that Dr. Jarugula is participating in this meeting as a nonvoting industry representative, acting on behalf of regulated industry. Dr. Jarugula's role at this meeting is to represent industry in general and not any particular company. Dr. Jarugula is employed by Novartis Institutes for Biomedical Research.

We'd like to remind members and temporary voting members that if the discussions involve any
other products or firms not already on the agenda for which an FDA participant has a personal or imputed financial interest, the participants need to exclude themselves from such involvement, and their exclusion will be noted for the record. FDA encourages all participants to advise the committee of any financial relationship that they may have with the firm at issue. Thank you.

DR. LEWIS: Thank you.

Before we go to the FDA opening remarks, I'd like the one last panel member who just got here to please introduce himself.

DR. JARUGULA: Good morning, everybody. Sorry. I got stuck in heavy traffic. I didn't anticipate this heavy D.C. traffic. My name is Venkat Jarugula. I'm representing the industry here. I am from Novartis Pharmaceuticals. Thank you.

DR. LEWIS: Thank you. We will now proceed with the FDA opening remarks from Dr. Nguyen.

FDA Opening Remarks - Christine Nguyen

DR. NGUYEN: Good morning, everyone. I want to thank each one of you for sacrificing a beautiful
holiday to be here with us. We are convening this advisory committee meeting to discuss the evidence of effectiveness of Makena in reducing the risk of recurrent preterm birth and improving neonatal outcomes. In my introductory remarks, I will be covering the key issues that you will hear about and discuss throughout the day.

We appreciate that neonatal mortality and morbidity from preterm birth is a significant public health concern. Currently, there are no therapies approved to reduce the risk of these adverse neonatal outcomes from prematurity. Progestogens, which include progesterone and progestins, have been used in clinical practice over the years to reduce the risk of preterm birth. However, only Makena has been approved to reduce the risk of recurrent preterm birth.

In 2011, we approved Makena under accelerated approval to reduce the risk of preterm birth in women with a singleton pregnancy and a prior spontaneous singleton preterm birth. This approval was based on a single trial conducted between 1999 and 2002 in approximately 460 women in the U.S., and this trial
showed persuasive efficacy findings on the surrogate endpoint of gestational age of delivery of less than 37 weeks.

I will refer to this trial as Trial 002. As required under accelerated approval regulations, the applicant conducted a post-approval confirmatory trial to verify the clinical benefit for the neonates, and I'll be expanding on these key concepts that are underlined later in my presentation.

The confirmatory trial was an international, randomized, double-blind, placebo trial that enrolled approximately 1700 pregnant women. The top three enrolling countries were Russia, Ukraine, and the U.S., with the U.S. enrolling 23 percent of total subjects. I would note that the number enrolled in Trial 003 from the U.S., which was about 390, was not substantially less than the number that was enrolled in Trial 002, which is 460.

The design eligibility criteria were similar to Trial 002, except for the primary endpoints. Trial 002's primary efficacy endpoint was gestational age of delivery less than 37 weeks, and for child Trial 003,
it was gestational age of delivery less 35 weeks and
the clinical endpoint of neonatal morbidity and
mortality Index. This trial was conducted between 2009
and 2018.

As you can see here, there are no treatment
effects between Makena and placebo for the co-primary
endpoints, and there also no treatment effects for the
two key secondary endpoints, which were preterm birth
of less than 32 weeks and less than 37 weeks. I remind
you that the endpoint of preterm birth of less than 37
weeks was the primary efficacy endpoint for Trial 002.

Because of the contradictory results for the
gestational age of delivery endpoint, we conducted
multiple exploratory subgroup analyses for factors that
were dissimilar between the two trials. The subgroup
analyses included that for region, race, and certain
elements that the applicant identified that may
increase the risk of preterm birth. These included the
number of previous preterm birth, substance use in
pregnancy, number of years of formal education, and
partner status.

There were no statistically significant
treatment difference for any of these subgroup analyses. In addition, there was no statistically significant interaction between treatment effect and these factors, meaning that these factors may be prognostic for preterm birth, but they do not appear to be effect modifiers; meaning that if a woman has these factors, she may be at increased of having preterm birth, but these factors do not render her having more favorable response to Makena.

Also, there are no consistent convincing evidence of a treatment effect within any particular subpopulation across the two trials.

This is the totality of the evidence in front of us today. Trial 002 shows efficacy on gestational age of delivery, which is a surrogate endpoint. However, this trial was conducted almost 20 years ago, but it was conducted in the United States. There were issues regarding generalizability to the general U.S. population that I've listed in my slide.

Trial 003, on the other hand, did not show any efficacy on neonatal outcomes or gestational age at delivery. It was conducted more recently, and it was
adequately powered to the treatment effect that was observed in Trial 002. However, it was an international trial, but I'll remind you, approximately 1 in 4 women enrolled in 003 was from the U.S., and it evaluated a low-risk population who showed a low recurrent preterm birthrate in placebo arm than 002.

The efficacy in Makena was evaluated by two different types of endpoints. The first endpoint is a surrogate endpoint of gestational age of delivery. Both Trials 002 and 003 evaluate this endpoint. While 002 show efficacy, 003 did not. So we concluded there's conflicting efficacy findings for this endpoint, and this raises the first issue regarding the approval requirement of substantial evidence of effectiveness.

The second type of endpoint evaluated was a clinical endpoint of neonatal composite index. This endpoint was only appropriately evaluated in 003, and as you can see, Trial 003 did not show a treatment effect in this endpoint, so we conclude that there's not been verification of the clinical benefit of Makena to the neonates, so this raises the second approval issue concerning accelerated approval.
Going back to issue 1, substantial evidence of effectiveness, this is the statutory standard for establishing efficacy for FDA drug approval, including accelerated approval. Traditionally, we look for significant findings from at least two adequate and well-controlled trials, each convincing on its own to provide independent substantiation on the efficacy endpoint. This approach also reduces the risk of false positive from chance or bias, which may remain undetected from a single trial.

The concept of independent substantiation is the scientific principle that underlies the legal standard of substantial evidence of effectiveness. That said, when appropriate, a single adequate and well-controlled trial with persuasive findings may be accepted as substantial evidence, and this is what happened for Makena in 2011 when we approved it based on Trial 002.

Note that if there were additional adequate and well-controlled trials at the time of approval, we would have considered those data when deciding about substantial evidence. In 2019, we now have two
adequate and well-controlled trials, and the first issue is that Trial 003 did not substantiate Makena's treatment effect on gestational age of delivery. So is there still substantial evidence of a drug's effect on reducing the risk of recurrent preterm birth?

Here in this diagram, I wanted to lay out where this first issue lies. To gain approval, any approval, a drug must demonstrate substantial evidence of effectiveness. Whether or not it receives accelerated approval or traditional approval depends on the efficacy endpoint that was evaluated. For accelerated approval, it will be the surrogate endpoint, which is what happened for Makena. If there lacks substantial evidence of effectiveness, then there will be no approval.

At this point, we have contradictory efficacy findings on the gestational age of delivery. So that puts in question whether or not there is still substantial evidence of a drug's effectiveness for that endpoint.

The second issue relates to accelerated approval. As I've shown in this earlier slide,
traditional approval is granted when there is substantial evidence of the drug's effect on a clinical endpoint, and that is one that directly measures how patients feel, function, or survive, or a validated surrogate endpoint, which is one that is known to predict clinical benefit.

We grant accelerated approval when there's a drug's effect on the surrogate endpoint, which is one that reasonably likely predicts clinical benefit. Accelerated approval is an expedited drug development pathway, and we reserve it only for certain drugs treating serious or life-threatening conditions with unmet medical need. As I mentioned, it must meet the same statutory effectiveness standards, that is substantial evidence of effectiveness, as those for traditional approval.

I will take a second here to explain why gestational age of delivery is not a clinical endpoint, and we do not consider at this time a validated surrogate endpoint. Gestational delivery is not a clinical endpoint because it doesn't directly measure how neonates feel, function, or survive. When we're
talking about treatment for prematurity, it is the improved outcomes to a neonate that is most meaningful.

It's not considered a validated surrogate endpoint because spontaneous preterm birth is a poorly understood syndrome with potential for multiple pathophysiologic pathways. So prolonging gestation may not consistently translate into improved neonatal outcomes.

Let's take a hypothetical example of a woman going to preterm labor at 35 weeks due to some subclinical, undiagnosed, low inflammatory process. We now iatrogenically prolong that pregnancy for another week, and the baby is delivered at 36 weeks. However, the fetus has been exposed for an additional week in a relatively unhealthy in utero environment, so it's unclear whether or not that fetus, when born, will have improved neonatal outcomes.

As you can see, there's more uncertainty, at the time of accelerated approval, that the treatment effect on the surrogate endpoint will translate into clinical benefit. Therefore, the drug must undergo a post-approval confirmatory trial to verify its clinical
benefit.

FDA can withdraw approval of the drug or the indication if the applicant does not conduct such required trial, or if the trial fails to verify the clinical benefit. That's the second issue that we face, which is that Trial 003 did not verify Makena's clinical benefit to the neonates.

Back to this diagram, let's assume we don't have a problem with substantial evidence of effectiveness. Makena now still sits under accelerated approval. Its clinical benefit must still be verified. If the clinical benefit is not verified, FDA can withdraw approval.

I'll wrap up my presentation by walking you through 3 three discussion questions and 3 voting questions, or 6 questions total that you'll be seeing later on today. The first discussion question, discuss the effectiveness of Makena on recurrent preterm birth and neonatal morbidity and mortality.

Discussion question 2. If a new confirmatory trial were to be conducted, discuss the study design, including control, dose(s) of study medication,
efficacy endpoints, and importantly, the feasibility of completing such a trial.

Discussion question 3. Discuss the potential consequences of withdrawing Makena on patients and clinical practice.

Voting question 4. Do the findings from Trial 003 verify clinical benefit of Makena on neonatal outcomes? Provide your rationale.

Voting questions 5. Based on the findings from Trial 002 and 003, is there substantial evidence of effectiveness of Makena in reducing the risk of recurrent preterm birth based on the surrogate endpoint of gestational age of delivery? Provide your rationale.

Voting question 6 requires a preamble. FDA approval, including accelerated approval of a drug, requires that there is a demonstration of substantial evidence of effectiveness of the drug on the efficacy endpoint. This is the first approval issue that I discussed earlier.

For drugs approved under accelerated approval, the applicant is required to conduct a confirmatory
trial to verify the clinical benefit. That is the second approval issue that I discussed earlier. If the applicant fails to conduct such a trial, or if such a trial does not verify the clinical benefit, FDA may, following an opportunity for a hearing, withdraw approval.

There are three voting options for this question. Should FDA, A, pursue withdrawal of approval from Makena; B, leave Makena on the market under accelerated approval and require a new confirmatory trial; or C, leave Makena on the market without requiring a new trial?

Back to this diagram, I wanted to remind you, again, the approval steps and how one could take these two issues into consideration within the context of the three voting options. As I mentioned, at the very top, to gain approval, a drug must demonstrate substantial evidence of effectiveness; and if it doesn't, then there will be no approval.

So that's where our first issue lies. There are contradictory efficacy findings on gestational age of delivery. Assuming that substantial evidence of
effectiveness is not an issue, Makena is still sitting in the accelerated approval box, which means that its clinical benefit must be verified. And if the clinical benefit has not been verified, FDA can withdraw approval.

I remind you that either issue in and of itself can impact approval so that you not have to have problems with both issues to impact approval. Let's go back to option A, which is to remove the approval of Makena. That will be appropriate if you find that issue 1, or issue 2, or both, is such that Makena's approval should be removed.

Option B, which is, to leave Makena on the market under accelerated approval -- so again, it will be sitting in the accelerated approval box but require a new confirmatory trial -- would be appropriate if you believe that issue 1 has been adequately resolved so that accelerated approval is still appropriate, but that there is no substantial evidence of effectiveness on the neonatal outcomes and that a new trial is necessary and feasible.

Option C, which is to leave Makena on the
market without a new trial, would be appropriate if you believe issue 1 has been adequately resolved and that the clinical benefit of Makena to the neonate does not need to be verified, so that issue 2 is moot.

I'll walk you through this. Vote A, may be appropriate if you believe that the totality of the evidence does not support Makena is effective for its intended use. If you vote A, please discuss the consequences of Makena's removal.

B, which is to leave Makena on the market under accelerated approval but to require a new confirmatory trial, may be appropriate if you believe that the totality of the evidence supports Makena's effectiveness in reducing the risk of recurrent preterm birth, but that there is no substantial evidence on neonatal outcomes; and you believe that a new confirmatory trial is necessary and feasible.

Let me just comment on this new confirmatory trial being necessary. This will be appropriate if you find that Trial 003, which is a large, adequate and well-controlled trial, is significantly flawed in some way such that its results are not usable or could be
discounted.

If you vote B, please discuss how the existing data provides substantial evidence of effectiveness of Makena in reducing the risk of recurrent preterm birth, and also discuss the key study elements of this new trial and approaches to ensure its successful completion.

Lastly, vote C, which is the leave Makena on the market without doing anything else, without requiring a new trial, may be appropriate if you believe Makena is affective for reducing the risk of recurrent preterm birth and that is not necessary to verify Makena's clinical benefit to neonates. If you vote C, discuss how the existing data provide substantial evidence of Makena in reducing the risk of recurrent preterm birth and why it is not necessary to verify its clinical benefit to neonates.

Thank you for your attention, and I now turn the meeting back to Dr. Lewis.

DR. LEWIS: Thank you.

Both the Food and Drug Administration and the public believe in a transparent process for information
gathering and decision making. To ensure such 
transparency of the advisory committee meeting, FDA 
believes that it is important to understand the context 
of every individual's presentation.

For this reason, FDA encourages all 
participants, including the sponsor's non-employee 
presenters, to advise the committee of any financial 
relationships that they have with the firm at issue, 
such as consulting fees, travel expenses, honoraria, 
and interests in the sponsor, including equity 
interests in those based upon the outcome of the 
meeting.

Likewise, FDA encourages you at the beginning 
of your presentation to advise the committee if you do 
not have any such financial relationship. If you 
choose not to address the issue of financial 
relationships at the beginning of your presentation, it 
will not preclude you from speaking.

We will now have presentations from AMAG 
Pharmaceuticals.

**Applicant Presentation - Julie Krop**

DR. KROP: Good morning, Dr. Lewis, members of
the committee, FDA colleagues. My name is Julie Krop, and I'm the chief medical officer at AMAG Pharmaceuticals. Thank you for this opportunity to share the results from the PROLONG study and review them in the context of prior clinical trials evaluating 17P.

17P, including our product Makena and recently approved generic formulation, is the only FDA-approved therapy to reduce the risk of recurrent preterm birth. 17P is a synthetic progestin. It contains the active pharmaceutical ingredient 17 alpha hydroxyprogesterone caproate. It is not the same as progesterone or vaginal progesterone.

While its exact mechanism of action is unknown, it is thought to support gestation by decreasing inflammation and inhibiting uterine muscular activity. It's important to note that unlike progesterone, 17P is not metabolized into androgens, estrogens, or corticosteroids. For the rest of the presentation, to be clear, we'll refer to the product we're talking about today as 17P since the discussion is about the entire class, including both Makena and
the recently approved generics.

17P is approved to treat women with a singleton pregnancy who've had a prior singleton spontaneous preterm birth. This population represents a subset of all pregnant women, affecting about 3 percent. That's 130,000 pregnancies every year, and that is why Makena qualifies as a orphan drug.

17P has a prolonged half-life and is administered weekly. Treatment is initiated between 16 and 20 weeks of pregnancy and continues until 37 weeks or delivery, whichever comes first. Prior to the FDA approval of Makena, 17P was available only through pharmacy compounding, which is not held to good manufacturing standards, and that creates the potential for safety and efficacy concerns.

FDA approved 17P under the Subpart H accelerated pathway in 2011. Subpart H approvals are reserved for therapies that treat serious or life-threatening conditions with an important unmet medical need, where efficacy is demonstrated on a surrogate endpoint that is considered reasonably likely to predict clinical benefit.
As FDA pointed out in its briefing book, by the time of 17P's approval, multiple clinical studies evaluating the consequences of late preterm birth had established that preterm infants are less physiologically and metabolically mature than term infants, and therefore at a higher risk of morbidity and mortality. Based on these studies, FDA accepted preterm birth less than 37 weeks as a surrogate endpoint that was reasonably likely to predict clinical benefit.

A condition of accelerated approval was to conduct a confirmatory trial with clinically relevant endpoints. 17P received approval based on the compelling results of study 002, which from this point on we'll refer to as the Meis study. This landmark study was conducted by the National Institute of Child Health and Human Development's maternal fetal medicine units. It was enrolled entirely within the United States.

The Meis study established substantial evidence of efficacy, demonstrating that 17P significantly reduced the rate of preterm birth
compared to placebo. The highly statistically significant results demonstrated the superiority of 17P compared to placebo at the primary endpoint of less than 37 weeks, but also at less than 35 weeks and less than 32 weeks, which have the highest incidence of neonatal complications.

I'd like to highlight some key events in 17P's approval pathway, starting in 2003 when the Meis trial results were published in the New England Journal of Medicine. The Meis results were hailed as a significant advance in obstetrics and ultimately led medical societies to recommend its use to prevent recurrent preterm birth.

After the completion of the study, Adeza Biomedical was granted full access to the data to pursue FDA approval for 17P and submitted an NDA in 2006. Later that year, an FDA advisory committee concluded that the Meis data provided substantial evidence of 17P's safety and efficacy. Most panelists agreed that an effect on early preterm birth at less than 35 weeks and particularly at less than 32 weeks were clinically meaningful, and could therefore serve
as adequate surrogates for reducing neonatal morbidity and mortality. The advisory committee recommended a confirmatory study to verify and describe 17P's clinical benefit.

With increasing adoption of 17P as the standard of care, clinical experts and investigators raised concerns about the feasibility of conducting a placebo-controlled trial in the U.S. In November of 2009, the first patient was enrolled in study 003, from this point on we'll refer to as the PROLONG study.

In 2011, 17P was approved with two required post-approval studies, the confirmatory efficacy and safety study and the associated incident follow-up study, which is still ongoing. Not surprisingly, given the rarity of the condition and the fact that 17P became quickly adopted as the standard of care, recruitment for the PROLONG study was challenging.

Enrolling the requisite 1700 patients required going to sites outside of the United States. In 2014, AMAG became the sponsor, inheriting the study with approximately 50 percent of the patients enrolled. In total, recruitment took 9 years. Enrollment was
finally completed in 2018.

Preterm birth is a major public health concern in the United States, particularly in the most vulnerable patients. It is one of the leading causes of infant morbidity and mortality and can lead to serious long-term health consequences. It's important to remember that recurrent preterm birth represents only a small proportion of all preterm births. While the impact on the total preterm birth rate is minimal, the impact on these women is substantial.

Today, based on the Meis data, clinicians rely on 17P. In fact, based on the sample of nearly a thousand patient charts published in 2018, about 75 percent of patients with a prior spontaneous preterm birth were treated with 17P. 17P is the only FDA-approved therapy to reduce recurrence of preterm birth, supported since 2008 by the American College of Obstetricians and Gynecologists and the Society for Maternal Fetal Medicine, as the standard of care to prevent recurrent preterm birth.

Today, we face a unique challenge. How do we make sense of the PROLONG study in the context of the
prior positive Meis study, which demonstrated consistent and statistically significant efficacy across multiple clinically important endpoints. In the presentations that follow, we'll highlight key differences in study population and background rates of preterm birth that we believe account for the inability of the PROLONG study to demonstrate significant reductions in preterm birth.

The Meis study enrolled patients exclusively in the United States at inner city academic medical centers with high rates of preterm birth. The background or placebo rate of preterm birth at less than 35 weeks was high, around 30 percent. In contrast, the PROLONG study enrolled patients with much lower rates of preterm birth, particularly in Russia and Ukraine.

Background rates of preterm birth at less than 35 weeks were approximately 11 percent, far lower than the rates seen in the Meis study, highlighting the difference in the patient populations, which likely contributed to the different results between the two studies. That said, the strong consistent efficacy
demonstrated in the Meis study, along with previous
supporting clinical trial data, and most important, a
favorable and reassuring safety profile, all support
the continued availability of 17P.

Now let's review the agenda. Next,
Dr. Michelle Owens will discuss the clinical background
and continued need for 17P; then Dr. Baha Sibai will
present the clinical design and the key results from
the Meis study. Dr. Laura Williams will present the
PROLONG study efficacy and safety data, followed by
Dr. Sean Blackwell, who will provide his clinical
perspective on the PROLONG data and the overall
benefit-risk of 17P.

Finally, I will conclude by summarizing AMAG's
action following PROLONG and then moderate the question
and answer session. We also have additional experts
with us today to help answer your questions. All
external experts or their institutions have been
compensated for their time and travel with the
exception of Dr. Blackwell, who has been reimbursed
only for travel.

Thank you, and I will now turn the
presentation over to Dr. Owens.

**Applicant Presentation - Michelle Owens**

DR. OWENS: Good morning, everyone. I'm Michelle Owens, a maternal fetal medicine physician and professor at the University of Mississippi. I appreciate the opportunity to discuss preterm birth, a significant problem in the United States. One in 10 babies, nearly 400,000, are born prematurely in the United States each year. The rate is even higher for a subset of pregnant women who are disadvantaged socioeconomically, educationally, or by limited access to health care and healthy lifestyle choices. It puts their unborn children at substantial risk, both in the short term and long term.

Fortunately, we have an FDA-approved therapy, 17P, to prevent this in that small subset of women with a prior spontaneous preterm birth, and it's critical that doctors and pregnant women have continued access to it. The stakes are high. We're talking about the health of infants in the short term and throughout their life. I see babies like this one far too often. They can spend weeks or months in the neonatal
intensive care unit.

These babies are often on ventilators because their lungs are immature. They're at high risk for infections. They're also more likely to suffer brain damage or a brain bleed. And even if they get to leave the NICU, many of them don't get a chance to see their first birthday. And for those who do survive, they often face a lifetime of complications.

Let's use 39 weeks as the reference point for the risk of infant mortality with a relative risk of 1. Babies born at 34 weeks are nearly 10 times more likely to die than those who go full term, and babies who make it to 36 weeks are nearly 4 times more likely to die.

Preterm birth and its complications are the number one cause of death of babies in the United States. I've mentioned just a few of the short term risks, and even when we deal with those, the risks don't just go away by getting these infants out of the NICU. While the long-term complications are rare, they are profound and can affect these infants throughout their lives. These babies are at increased risk of learning difficulties, hearing and vision impairments,
and chronic respiratory problems, including asthma.

   Babies born at lower gestational ages have higher rates of neonatal morbidity and mortality. An analysis from Manuck, published in the American Journal of Obstetrics and Gynecology in 2016, including more than 100,000 women and their babies, demonstrated a higher rate of death and major morbidities in babies born earlier than 32 and 35 weeks. Approximately 14 percent, that's 1 in 7 babies, born at less than 32 weeks either die or have a major morbidity. At less than 35 weeks, it's 1 in 10 babies.

   For context. Let's discuss some background on preterm birth. One in six of all preterm birth occur earlier than 32 weeks gestation, a critical timepoint because of the high prevalence of serious neonatal complications. Our goal is to prolong pregnancy so that we can decrease the chance of these serious complications.

   Across the United States, preterm birth rates vary substantially by geography. The March of Dimes assigned the grades of A to F to individual states based on preterm birth rates. The highest rates are
found predominantly in the southeast. My state, Mississippi, has consistently received an F despite our best efforts, though recently we have seen improvements in preterm birth rates.

In addition to where a woman lives, there are many other risk factors for singleton preterm birth, including a multitude of social determinants that, quite frankly, are often overlooked in research. But I can tell you as a clinician practicing in a poor state, these make a difference in overall health, particularly as it pertains to pregnancy. Lower socioeconomic status, higher psychosocial stress, and less access to healthcare all contribute to prematurity.

17P is an effective and integral part of how I help women at risk avoid a subsequent preterm birth. Like most OB/GYNs, I follow the guidelines set forth by SMFM in 2012. For women with no prior history of preterm birth and a short cervix, SMFM recommends vaginal progesterone. For the subset of women with a prior spontaneous preterm birth, SMFM recommends 17P.

Now, it's important to note that this is not a treatment for preterm birth, but the one tool we have
to prevent it. We don't always know which specific patients will benefit, similar to a flu shot or other preventive therapies. In patients with both a prior preterm birth and a short cervix, we continue 17P and place a cervical suture known as cerclage.

In summary, preterm birth remains a major public health concern, particularly in this country. Too many infants are spending weeks or months in the NICU, and too many women with a history of preterm delivery have to watch their babies fight for life. They are afraid to live through that again. As a maternal fetal medicine specialist, my vision is that every child receives the best possible start in life by reducing the preterm birth rate and preventing its complication.

For the small subset of women with a prior preterm birth, 17P provides more than just preventive therapy. It actually provides hope for mothers who are traumatized by the experience of preterm birth, and taking it away would deprive the patients who need it most. Thank you, and I'll now turn the presentation over to Dr. Sibai.
Applicant Presentation - Baha Sibai

DR. SIBAI: Thank you, Dr. Owens.

Good morning. My name is Baha Sibai. I am a maternal fetal medicine physician and professor at UT Health in Houston. I have been in practice for more than 40 years, and I was one of the study investigators. I am here today to describe and summarize the study design and the results that led to 17P's approval, but before jumping into study details, let me explain the premise of studying 17P for recurrent preterm birth.

In 1986, the National Institute of Child Health and Human Development established the Maternal Fetal Medicine Units Network, known as the MFMU. The network's primary aim is to reduce preterm birth by conducting rigorous clinical trials. I was one of the original investigators with the MFMU. I continue to be active in numerous studies.

The MFMU has a rigorous process for selecting both network centers and determining which randomized trials to conduct, given the limited resources. Network centers are selected, in part, based upon the
adequate obstetric populations being at least 40 percent high risk. Additionally, the network has a diverse patient population available for conducting research. The hospitals that are part of the MFMU serve patients at the highest risk due to their social circumstances, and they are often considered safety net hospitals.

Let's review some of the earlier studies of preterm birth. There have been a number of meta-analyses of progestogen. In 1990, Keirse restricted the meta-analysis to only 17P, as this was the most well studied progestational agent. Although these five studies are small and not definitive on their own, they come together. There is a statistically significant relative risk of 0.58, which translates to a 42 percent reduction in recurrent preterm birth with 17P compared to a placebo. Of note, the only study that did not favor 17P was in twin pregnancies for which 17P is not recommended.

This meta-analysis served as the basis for evaluating 17P in a large multicenter trial, which was a research proposal championed by Dr. Paul Meis for the
Maternal Fetal Medicine Network. The Meis study involved women with a history of singleton spontaneous preterm births at less than 37 weeks. Women were randomized in a 2 to 1 ratio to 17P or a matching vehicle placebo.

Women began receiving weekly intramuscular injections between 16 weeks and 20 weeks and 6 days. The Meis population was very high risk for recurrent preterm births given the populations served by centers and the Maternal Fetal Medicine Units Network. There was an imbalance in the proportion of women with more than one previous preterm birth, with 28 percent in the 17P group and 41 percent in the vehicle group. However, this was subsequently and appropriately adjusted for in the statistical analysis.

The other demographics and baseline characteristics were well balanced between treatment groups. The majority were black. The gestational age of the qualifying delivery was about 31 week and approximately 25 percent used substances such as smoking, alcohol, illicit drugs during pregnancy.

The primary outcome was preterm delivery at
less than 37 weeks. We estimated that the sample size
of 500 women was needed, expecting a recurrence rate of
37 percent in the placebo group and a reduction of
recurrent preterm births with 17P by one third. The
Meis study had a very high rate of completion and
treatment compliance. The main number of injections
was about 40 in both groups. Compliance was defined as
not missing 10 days or more between doses. More than
90 percent were compliant in each group.

We began the study in 1999, and it was stopped
early due to 17P's clear benefit. In 2002, at a second
planned interim analysis, the prespecified stopping
criteria for efficacy had been met. The MFMU and the
Data Safety Monitoring Board determined that if 17P
demonstrated efficacy with a p-value of 0.015,
recruitment would be halted. This decision was made so
that once 17P's efficacy was established, women at risk
for recurrent preterm birth would not receive a
placebo.

Outcome data were available for 463 out of the
total 500 patients. This represented 93 percent of the
planned study population. The data you see here are
from our New England Journal of medicine publication. We found a significant reduction in preterm birth rates with 17P compared to vehicle at 37 weeks, at 35 weeks, and at 32 weeks. These women who are at very high risk for preterm birth, 17P significantly reduced recurrent preterm birth compared to vehicle.

When we certified the results by these factors for preterm birth, we saw consistent reduction across all subgroups. Importantly, regardless of the number of prior preterm births, the relative risks were similar. However, these are just some of the no-risk factors for preterm birth. There are many more unknown factors as described by Dr. Owens, but across the board, these results demonstrate the robust and consistent efficacy of 17P.

Turning now to neonatal complications, the reductions I just showed you in preterm birth rates translated to direct clinical benefit for the neonates. Although the Meis trial was not adequately powered to evaluate neonatal complications, there were consistent reductions with 17P. With the exception of neonatal sepsis, all point estimates of relative risk favors 17P.
with some significance.

These neonatal complications, particularly some of those listed at the top, have important clinical implications for long-term outcomes. We clearly see the benefits of 17P by looking at neonatal intensive care unit admissions. Mothers receiving 17P were less likely to have their infant admitted to an ICU; and if their infant was admitted the mean days in the NICU were shortened.

Let's look closer at perinatal death. The overall perinatal deaths were similar between groups. The rate of neonatal deaths with 17P was half that of the vehicle. There was a small and non-significant increase in the rate of miscarriage and stillbirth in the 17P group. This was evaluated further in the PROLONG study, which you will hear about shortly from Dr. Williams.

When we give medications in pregnancy, long-term safety of the babies and healthy development is always a concern. The MFMU conducted a follow-up of babies enrolled in the Meis study and confirmed the long-term safety of 17P exposure in utero. Nearly
80 percent of eligible children completed development assessment, including the Ages and Stages Questionnaire shown here. That includes five domains.

The median age at follow-up was 4 years.

There were no differences between 17P and vehicle.

Caretakers also administered the preschool activities inventory, which showed no gender-specific differences.

Also, this follow-up study reassured long-term safety and development of babies exposed to 17P.

When we published our findings in the New England Journal of Medicine in 2003, the results were considered a significant advance in obstetrics.

Overall, 17P reduced preterm birth by about one-third, which was highly statistically and clinically significant, with a absolute difference in preterm delivery of nearly 19 percent.

Numbers needed to treat are often used to convey efficacy of medications. A number needed to treat of hundred is typically considered an appropriate threshold for a clinical value. Remarkably, based on these data, we need to treat with 17P only 5 to 6 women who have had a prior singleton spontaneous preterm to
prevent one recurrent preterm birth.

In summary, the Meis study established substantial evidence of 17P's efficacy and formed the foundation of today's standard of care for high-risk pregnant patients where a history of spontaneous preterm delivery. Since 2003, clinicians have relied on 17P. I have seen 17P reduce recurrent preterm birth in my patients with a history of spontaneous preterm birth, and I continue to routinely prescribe it for these patients.

Without FDA-approved 17P, there will be no acceptable alternative to prevent recurrent preterm birth in this patient population. Moreover, our obstetric community has extensive clinical experience with 17P and supports its use in this subset of patients who are at high risk for preterm birth. Thank you. I now would ask Dr. Williams to come.

**Applicant Presentation - Laura Williams**

**DR. WILLIAMS:** Good morning, and thank you Dr. Sibai.

I'm Laura Williams, senior vice president at AMAG and head of clinical development and
biostatistics. Today I'll be reviewing the efficacy and safety results from the PROLONG study.

PROLONG was designed to mirror the Meis trial, and as you've heard, it did not meet its co-primary endpoints. Despite similar entry criteria, background preterm birth rate in the placebo group were much lower in PROLONG compared to Meis, which likely played a significant role.

Let me first take you through the PROLONG study design. PROLONG was a double-blind, vehicle-controlled, multicenter, randomized study in women with a singleton pregnancy and a history of a previous singleton spontaneous preterm birth. The key objective was to further demonstrate the safety and efficacy of 17P in this study population. Eligible women could be randomized between 16 weeks 0 days and 20 weeks 6 days of pregnancy.

In total, 1708 were randomized in a 2 to 1 ratio to receive either 17P or vehicle, respectively. Women received weekly intramuscular injections of study drug until 36 weeks 6 days of pregnancy or delivery, whichever occurred first.
In addition to routine follow-up for the mom following study completion, a prospective, non-interventional, infant follow-up study, similar to what was done in Meis, is also being conducted for PROLONG. This study remains blinded to complete the follow-up with database lock anticipated in late 2020.

The co-primary outcomes for PROLONG were preterm birth at less than 35 weeks gestation and a neonatal composite index that highlights the significant morbidity and mortality often associated with preterm birth, which Dr. Owens previously highlighted. The index included respiratory distress syndrome, bronchopulmonary dysplasia, grade 3 or 3 intraventricular hemorrhage, necrotizing enterocolitis, sepsis, or death.

Key secondary outcomes were the reduction in preterm birth by gestational age at delivery. The primary safety outcome was to exclude a doubling in the risk of perinatal deaths. This was included to address concerns from the original review. The sample size and powers assumptions for the PROLONG study were based on results from the Meis trial.
Based on preterm birth rates in the vehicle group in Meis, a sample size of 1707 patients provided 98 percent power to detect a 30 percent reduction in preterm birth at less than 35 weeks gestation and a 90 percent power to detect a 35 percent reduction in the neonatal composite index. Assuming a 4 percent fetal or early infant death rate in both treatment arms, the sample size provided 83 percent power to exclude a doubling in risk of perinatal death.

Let's look at the patient disposition. Impressively, 99 percent of patients completed the study; 1113 in the 17P arm and 574 in the vehicle arm had data for the preterm birth endpoint and were included in the intent-to-treat or ITT population to evaluate efficacy. The most common reasons for treatment discontinuation were withdrawal of consent or lost to follow-up. All patients who received at least one dose of study drug were included in the safety evaluation.

Now, let's take a look at enrollment by geographic region. As you heard earlier, since 17P was recommended in treatment guidelines and had rapid
uptake in clinical practice, enrollment in the U.S. was extremely challenging. The first patient was enrolled in November of 2009, and as expected, enrollment in the U.S. became increasingly difficult. For that reason, approximately 75 percent of patients in PROLONG were enrolled outside of the U.S. Notably, 61 percent were from Russia and Ukraine.

Let's take a closer look at enrollment over time. The study enrolled from 2009 to 2018, and nearly all U.S. patients enrolled by 2014. In the last four years of the study, only 49 additional U.S. patients were enrolled. With enrollment rates plateauing in the U.S. it was clear that in order to complete the study, ex-U.S. sites would be needed. And beginning in 2014, enrollment increased in Russia and Ukraine, allowing for study completion.

Turning now to demographics and baseline characteristics, demographics and other baseline characteristics thought to be associated with preterm birth were similar across treatment groups. The mean age was 30, most women were white, non-Hispanic or Latino, and married or living with a partner during
this study. The mean prepregnancy BMI was around 24 with a small percentage of patients having a short cervix, that is less than 25 millimeters at the less than or equal to 20 weeks gestational age.

Less than 10 percent in both treatment arms reported any substance used during pregnancy at baseline. Prior pregnancy history was also similar across treatment groups. A prior spontaneous preterm birth was an entry criteria such that the median was 1. Only 12 to 13 percent of women had more than one prior spontaneous preterm birth, and the mean and median age of the prior qualifying delivery was around 32 and 33 weeks, respectively.

Let's move now to study drug compliance. The number of study drug injections were comparable across treatment groups, injections were administered at the investigator site, and more than 90 percent of patients were fully compliant with their scheduled appointment to receive weekly injections.

Now let's review the study results. Here we show the preterm birth endpoint on the left and the neonatal composite index on the right. The relative
risk with 95 percent confidence intervals are provided above the bar graphs for each endpoint. As you can see, the results were not statistically significant between treatment groups for either endpoint. Preterm birth rates at less than 35 weeks were around 11 percent and neonatal composite index rates were around 5 percent.

In addition to the preterm birth rates at less than 35 weeks, there were similar results for preterm birth rate at less than 32 and less than 37 weeks gestation. Recognizing that most patients were enrolled outside the U.S., we also looked at efficacy by geographic region, which was a prespecified analysis, and we found no statistically significant difference between treatment groups by region. However, the preterm birth rates were notably higher in the U.S. compared to ex-U.S.

In fact, they were one and a half to 2 times higher, at nearly 18 percent in the U.S. compared to almost 10 percent ex-U.S. The neonatal composite index rate was around 9 percent in the U.S. compared to only 4 percent ex-U.S.
Given the lower background preterm birth rates seen here in PROLONG compared to Meis, we conducted various exploratory analyses in an effort to better understand the efficacy results from the two registrational studies, Meis and PROLONG. We first examined baseline characteristics between these two study populations, and differences in PROLONG compared to Meis were noteworthy.

Patients in PROLONG were nearly 4 years older. They were 50 percent less likely to have had more than one prior spontaneous preterm birth. Only 7 percent were black and 9 percent were Hispanic. Only 10 percent were unmarried and only 9 percent reported substance use during pregnancy. But interestingly, and perhaps not entirely unexpected, those differences were far less prominent when looking at the U.S. PROLONG population, which was clearly more similar to Meis. That said, it's also important to reiterate differences in background preterm birth rates in the placebo group in Meis at 31 percent versus U.S. PROLONG at nearly 18 percent.

As FDA has noted, the cause of preterm birth,
or causes of preterm birth, are multifactorial, and the uncertainty around the relative contribution of any given risks makes finding markers of response very challenging. We thought a lot about how best to interrogate the data to provide additional insights and have conducted various additional analyses, some of which were post hoc, exploratory, and hypothesis generating.

Although the U.S. PROLONG subset population was not identical to Meis, given the more similar demographics and background characteristics, we were compelled to look at the subset population in much more detail. And here you see the aforementioned results for preterm birth rates at less than 35 weeks for PROLONG on the far left, Meis in the middle, and U.S. PROLONG to the far right.

In the U.S. PROLONG subset population, there are trends and relative risk reductions indicating benefit favoring 17P, and the relative risk of 0.88 is directionally aligned to that seen in Meis at 0.70. We also saw similar findings for preterm birth rate at less than 32 weeks, with relative risk reductions in
preterm birth at less than 32 weeks, again, indicating
benefit favoring 17P, and the relative risk of 0.58 is
even lower than that seen in Meis at 0.64.

Importantly, those trends in reductions in
preterm birth rates also translated to relative risk
reductions in the neonatal composite index in the U.S.
PROLONG subset, similar to what was seen in Meis. So
while analyses of efficacy by geographic region were
prespecified, we fully acknowledged that these analyses
are exploratory and in no way change the overall
efficacy findings. However, these trends that favor
17P in a smaller subset U.S. population that was not
powered to show these differences are promising and
directionally aligned with results from Meis.

So how do we summarize these efficacy data?
PROLONG did not meet its primary efficacy outcomes, but
these findings do not refute the efficacy results seen
in the Meis trial. Key differences in background rates
of preterm birth across different study populations are
the most plausible reason, and as you evaluate subset
populations like U.S. PROLONG, which had higher
background preterm birth rates than PROLONG overall,
there were trends for benefit favoring 17P in a much smaller subset population that was not powered to demonstrate efficacy. Nevertheless, these findings are promising as they directionally align to those from the Mei trial.

Now then, let's take a look at the safety data. The key safety outcome was to exclude a doubling in risk of perinatal death in the 17P group compared to vehicle. If the upper bound of the confidence interval is less than or equal to 2, a doubling in risk of perinatal or neonatal death would be excluded. Fetal and early infant death, or neonatal death, was defined as a spontaneous abortion or miscarriage occurring from 16 weeks to 20 weeks gestation, a stillbirth occurring at greater or equal to 20 weeks gestation, or an early infant death, which is a liveborn death at less than or equal to 24 weeks gestation with death occurring from minutes after birth until 28 days of life.

With anticipated low rates for this outcome, sample size considerations to exclude a lower risk level were taken into account for this orphan population when the FDA defined and added this specific
endpoint. However, I think we all agree that the most important outcome is the overall rate of all perinatal deaths.

As shown here, the prespecified primary safety outcome, total fetal or early infant deaths had low and similar rates across both treatment groups. Rates of miscarriage were numerically lower in the 17P group compared to vehicle, while rates of stillbirth were numerically higher. Most importantly, the rates of all perinatal deaths were low and similar across treatment groups.

Overall, the incidence of adverse events and maternal pregnancy complications were comparable between treatment groups. Rates of adverse events leading to study drug withdrawal and serious adverse events were also low and similar, and there were no maternal deaths occurring during the study.

This table shows adverse events and maternal pregnancy complications occurring in at least 3 percent of patients in the 17P arm. Maternal pregnancy complications are denoted by an asterisk. As shown, the rates were low and comparable between the two
treatment groups. Only 15 patients in the entire study discontinued study medication due to an adverse event or a maternal pregnancy complication, again with low and similar rates across treatment groups.

This table captures serious adverse events in maternal pregnancy complications that occurred in two or more patients, and, again, the rates were low and comparable across treatment groups. As is usually done with similar design registration studies, a pooled safety data analysis combining Meis and PROLONG was also conducted as a post hoc analysis. Additional details of those pooled safety data are included in the briefing package, but they are similar to what I've shown for PROLONG.

Finally, we will review postmarketing safety findings. Among the estimated cumulative U.S. Makena exposure of nearly 300,000 patients, safety data obtained from postmarketing surveillance remains very consistent with both Meis and PROLONG. The most frequent adverse event reports were consistent with the registration studies with injection site reactions leading the list. The overall postmarketing safety
data in general and around perinatal deaths in particular had very low reporting rates and are, again, also consistent with what was seen in the registration studies.

So how do we summarize the safety data? PROLONG reaffirmed the safety of 17P that was demonstrated in the Meis study. We saw no new or unexpected findings and no clinically meaningful difference in safety between treatment arms. Overall, across both studies and in clinical practice, 17P has consistently demonstrated favorable maternal and fetal safety.

Thank you. I'll now turn the presentation over to Dr. Blackwell.

**Applicant Presentation - Sean Blackwell**

**DR. BLACKWELL:** Thank you, Dr. Williams.

Good morning. I'm grateful for the opportunity to provide my perspectives on the role of 17P in this high-risk patient population. I was the lead author of the PROLONG publication, and I have thought a lot about why the findings were different from the Meis trial. I am also a maternal fetal
medicine physician and departmental chair at McGovern Medical School at the University of Texas in Houston.

I lead a physician team, which includes 25 maternal fetal medicine physicians, 50 obstetricians, 12 maternal fetal medicine fellows, and 48 OB/GYN residents across 10 hospitals.

One of my jobs is to make sure that physicians are providing the best care for our patients, and as a high risk pregnancy specialist, this definitely includes trying to prevent recurrent preterm birth. So these discussions and decisions about 17P are not theoretical or abstract. They will affect what we do every day.

The goal of my presentation is to address three key questions? Why did the PROLONG efficacy results differ from the Meis trial; is it feasible to conduct another confirmatory trial; and what should we do from here; and how should I guide my team of physicians in the care of their patients?

To the first question, why did PROLONG efficacy results differ from the Meis trial? You have heard from Dr. Sibai as he described the Meis trial and...
Dr. Williams explain PROLONG. It was perplexing at first. How could two studies with the same enrollment criteria in the same treatment protocol, that both performed with high methodologic rigor, have such different results?

The bottom line is that these two clinical trials ended up studying two very different groups of women. The Meis trial studied women from university based academic medical centers in the United States. This population included a very high percentage of African American women and women with lower socioeconomic status. These women enrolled in Meis had a very high background rate of preterm birth and were motivated to participate based on their obstetrical history.

PROLONG recruitment was 75 percent outside the United States, and the two countries with the largest recruitment were Ukraine and Russia. There were only 7 percent of women in PROLONG who were black, and their socioeconomic status in PROLONG appeared to be greater, on average, than women enrolled in the Meis trial. The percentage of women with greater than one prior preterm
birth was half that of the Meis trial. These facts are manifest in the comparison of the rates of preterm birth in the placebo arm of these two trials. We can see marked differences in the preterm birth rates at 32 weeks, 35 weeks, and 37 weeks.

This slide illustrates these differences between three trials using preterm birth less than 35 weeks as a proxy for baseline risk of preterm birth. and I've chosen preterm birth less than 35 weeks since it was a co-primary outcome for the PROLONG trial. This slide not only highlights the differences in the baseline risk between me and PROLONG but also the differences between women recruited in the U.S. versus outside the U.S for a PROLONG.

I have also included the O'Brien trial for additional context. This was an international, placebo-controlled trial of vaginal progesterone, which was also studied in women with a prior spontaneous preterm birth, and the vast majority of women were recruited from the United States. The importance of this slide is to emphasize the differences in the recurrent preterm birth rate in the U.S. versus non-
U.S. sites across various study populations.

Recruitment challenges in the United States were a second major factor for why PROLONG had such a lower risk patient population. The first patient recruited for PROLONG was in 2009, but in 2003, less than 5 months after publication of Meis, ACOG published a committee opinion supporting the use of progesterone for women with a prior spontaneous preterm birth.

In 2006, a survey published in the American Journal of Obstetrics and Gynecology indicated that two-thirds of board certified maternal fetal medicine physicians were already using progesterone for women with a prior spontaneous preterm birth. By the time prolonged started its recruitment in 2009, most maternal fetal medicine physicians in the United States were already using this treatment, and therefore most likely not willing to participate in a placebo-controlled trial.

As an example, no center in the Maternal Fetal Medicine Units Network and very few university academic medical centers in the United States were recruitment sites for PROLONG. Neither Dr. Sibai nor I, while at
different institutions, felt it proper to refer our
patients to PROLONG. In our minds, a
placebo-controlled trial was only appropriate where 17P
was not accessible.

These challenges resulted in enrollment bias
in PROLONG favoring a lower risk patient population.
Due to this bias, women at greater risk for preterm
birth, such as those with a short cervix or more severe
obstetrical history, were potentially steered away from
participating in PROLONG in favor of some other
open-label therapy. PROLONG had one-half the number of
women with greater than one prior preterm births than
Meis, and less than 2 percent of women in PROLONG had a
short cervix, a percentage much lower than one would
expect from prior trials.

The sample size estimates for PROLONG were
based on the Meis trial, yet the rates in PROLONG were
50 percent lower than Meis. If we were to design a new
trial today based on these lower event rates, 3,600
women would be required for a 90 percent power for
preterm birth less than 35 weeks and 6,000 women would
be needed for the neonatal composite index. Based on
these population differences and low event rates in PROLONG compared to Meis, the results are inconclusive regarding efficacy.

In PROLONG, there was a preplanned subgroup analysis of 17P treatment effect by U.S. versus the non-U.S. population. These analyses by their nature are exploratory and hypothesis generating and not meant to be conclusive. In the U.S.-only subgroup, there are trends for benefit for both co-primary outcomes with relative risks 0.88 and 0.84, respectively. Although less robust, these are in a similar direction as Meis and would be clinically significant.

The second question, is it feasible to do another confirmatory trial? As a maternal fetal medicine physician who conducts clinical trials, my ears perk up when someone proposes we do another one. However, in this case, the answer is no. I do not think another interventional trial or a confirmatory trial is feasible. I do not believe physicians or patients will accept a placebo in this patient population, even with the lack of benefit noted in the PROLONG trial. At worst, the trial would be futile,
and at best, the same enrollment bias would occur.

This is certainly true in the United States, but I also believe would occur outside the United States in any developed country. In order to conduct this trial, we would have to identify a population of women at sufficiently high risk who also have no access to 17P and be in a setting where there is research infrastructure to conduct a major trial. All this seems improbable.

Now, another option would be a comparison of two therapies, thus no one would receive a placebo. The problem is that there are no other evidence-based therapies that would be a good alternative to 17P.

Vaginal progesterone has been studied in women with a prior spontaneous preterm birth. Three recent large placebo-controlled trials -- O'Brien, Norman, and Crowther -- included 2000 women with a high baseline risk of preterm birth. All reported no benefit for this population. Other potential therapies such as cervical cerclage or cervical pessary have also not shown benefit for women with a prior spontaneous preterm birth.
Finally, what should we do from here, given the robust findings from the Meis trial, and then a larger trial, PROLONG, that is inconclusive? Following the publication of PROLONG trial, both SMFM and ACOG have given updated guidance to physicians regarding the role of 17P. I am the past president and prior chair of the SMFM Publications Committee, but due to my involvement with PROLONG, I was not involved in the new SMFM guidelines statement.

SMFM states that based on the evidence of effectiveness in the Meis study, which is the trial with the largest number of U.S. patients, and given the lack of demonstrated safety concerns, SMFM believes that it is reasonable for providers to use 17P in women with a profile more representative of the very high-risk population reported in the Meis trial.

ACOG has not changed their clinical recommendation at this time and continues to recommend offering 17P as outlined in their practice bulletin. We also have to consider what will happen if an FDA-approved 17P would no longer be available. It is my belief that many experts and clinicians will still
consider the risks and benefits of 17P in a positive
balance that supports its use. If there is not a 17P
FDA-approved version available, many will turn to a
compounded 17P. Others will advise off-label, unproven
medical therapies or choose a surgical option with
cervical cerclage, which has not been proven to work
and has a greater risk for patient harm.

Finally, last question, what will I do? How
do I recommend we take care of our patients? First, I
believe that the Meis and PROLONG studies do not
contradict each other. Meis shows robust treatment
effects for a high-risk U.S. population similar to my
patients. PROLONG did not confirm treatment efficacy
in a much lower risk population and was inconclusive
due to its sample size. PROLONG does provide
reassuring data regarding safety, miscarriage,
pregnancy loss, and gestational diabetes.

Overall, the benefit to risk ratio is positive
considering the totality of efficacy data and the low
safety risk profile. That is why I will continue to
offer and recommend 17P to my patients. It's my
belief, after counseling many women with a prior
preterm birth, especially those who deliver at a very early gestational age, or those whose child suffered from complications related to preterm birth, we'll choose 17P therapy based on the available data.

In order for my team of physicians to provide the best care for our patients, it's essential that we have the ability to offer an FDA-approved 17P, especially to those at the highest risk. Thank you.

Applicant Presentation - Julie Krop

DR. KROP: Thank you, Dr. Blackwell.

I'd like to conclude our presentation by summarizing what you heard today and sharing the actions AMAG is taking following the PROLON study. We have just reviewed the totality of the evidence that supports continued access to 17P. The Meis study demonstrated robust and substantial evidence of efficacy and was the basis of ACOG and SMFM's recommendation of 17P.

Last week, after reviewing the PROLON publication, ACOG and SMFM announced their continued support of 17P. Because the placebo birthright in the placebo arm of the PROLON study was much lower than
rates typically seen in the United States, the results are inconclusive and difficult to apply to the U.S. population. Despite these differences, it neither refutes nor invalidates the findings of the Meis study.

So what have we learned over the 10 years it took to complete the PROLONG study? We've learned that since 17P was recommended by medical societies as the standard of care, it was not possible to conduct a placebo-controlled trial to confirm the Meis results. Once efficacy was established, U.S. physicians would not withhold an efficacious treatment from their patients. Bias was introduced. This bias skewed enrollment towards a low-risk patient population. Despite this bias, the U.S. subset still demonstrated trends favoring 17P for the co-primary endpoint. However, the U.S. subset was not powered to evaluate efficacy.

The PROLONG study did confirm 17P's favorable safety profile. We also have eight years of postmarketing surveillance, which firmly supports its safety in this population. While we successfully conducted and completed the confirmatory trial, the
results are inconclusive. This leaves us with a question. If the Meis study was being reviewed here today, would Meis alone have met the criteria for full approval?

According to FDA's guidance on establishing evidence of effectiveness, approval may be supported by a single trial if a second trial is not feasible or ethical. To qualify, that single trial should demonstrate statistically persuasive findings on a clinically relevant endpoint, as well as robust, consistent results across multiple subgroups in the study. If so, the results of a single trial are frequently sufficient to support approval in the context of a rare or orphan condition.

Today, almost a decade after 17P's approval, there is now compelling evidence delivery at less than 37 weeks, but especially at less than 35 weeks and less than 32 weeks, are associated with significant increases in neonatal morbidity and mortality. This newer data strongly suggests preterm birth endpoints evaluated in the Meis study should no longer be considered surrogate endpoints that require a
confirmatory study.

It's important to note that this population of women with a prior preterm birth still qualify today as an orphan condition with no available treatment options. Given what we know today, we believe 17P's reduction in preterm birth rates at less than 32, less than 35, and less than 37 weeks in the Meis study, coupled with its consistent statistically significant efficacy across multiple endpoints and subgroups, and 17P's overall reassuring safety profile, strongly support its continued availability.

It is vital that we put the PROLONG study into the proper context so we make the right decisions for these high-risk patients. It's critical to remember that 17P is not a treatment for preterm birth; it's a treatment aimed at reducing risks. Like other preventive measures, we do not expect to see a benefit in a low-risk patient population. We trust physicians and their patients to weigh the potential benefits and risks of treatment together.

To better inform these decisions, the PROLONG results have recently been published in the American
Journal of Perinatology. In addition, we propose working closely with FDA to update all relevant sections of the label with the PROLONG study data in order to provide clinicians with a comprehensive understanding of all available safety and efficacy data.

A question you face today is whether or not another confirmatory trial needs to be done. We have grappled extensively with this question and if any study could serve as a confirmatory study of the Meis study. As you've heard from Dr. Blackwell, another randomized, placebo-controlled trial is simply not feasible. Worse, it might even be considered unethical given the current clinical practice guidelines that recommend 17P's use in this high-risk subset of preterm birth.

We've also carefully considered alternative study designs such as an observational study. The challenge, how do account for the myriad of known and unknown risk factors for preterm birth that would be difficult or impossible to control for in a non-randomized trial. That said, we look forward to
hearing your thoughts today. We are committed to working with the FDA to look for other potential studies that might better inform providers on the appropriate use of 17P.

The totality of the data we share today and nearly a decade of routine clinical use, support 17P's positive benefit-risk profile and the importance of continuing to make it available to physicians and their patients. Preterm birth remains a major public health concern, particularly in the most underserved and most vulnerable patients. These patients have the highest preterm birth rates, and they are the very patient population who benefited the most in the Meis study.

We look forward to today's discussion and partnering closely with the FDA on next steps. Most important, as we complete this work, it is critical that we do not take this medication away from the patients who need it the most. Thank you.

Before we take your questions, I wanted to mention that the lead statistician for the Meis and the PROLONG study, Dr. Anita Das, is unable to be here due to an emergency. Dr. Das lives in the area impacted by
the current wildfires in California, and her neighborhood is under mandatory evacuation. She left to be with her family, but she will be joining us by phone today, so we're happy to take your questions.

**Clarifying Questions to Applicant**

DR. LEWIS: Thank you.

Are there any clarifying questions for AMAG Pharmaceuticals? Please remember to state your name for the record before you speak, and please identify which presenter your question is for, or if it is a general question for all presenters. We'll start with Dr. Davis.

DR. DAVIS: Thank you very much for the presentation. There's a lot of work and effort that goes into that. I was curious about a few things. One is if your group could clarify how you chose the sites and in what order. Clearly, I think we all recognize there are tremendous regional disparities globally with things such as preterm birth, so I was curious how you ended up in Russia and the Ukraine with the majority of your patients, and then the European sites look like they came later and had a much smaller percentage.
That's my first question, and once you answer
that, I'll follow up with one more short

DR. KROP: Yes. The sites were selected in
the United States based on specific criteria to make
sure that they have the adequate neonatal care,
level 3/level 4 NICUs, and appropriate experience doing
research. It was quite challenging because the
majority of centers that qualify for that were already
part of the network and would not participate.

We had 42 sites in the United States attempt
to enroll, and when it became clear, because of the
entrenched guidelines, it became impossible to recruit
at those centers, we had other centers in Europe as
well as Ukraine and Russia. But we saw that those
recruitments were going much better than the United
States, and we continued to add sites there in order to
complete the study. It's very difficult in an orphan
population to get, as you can imagine, 1700 patients.
Those were the sites that were the highest recruiters.
We had sites also in Italy. We had sites in Spain.
Unfortunately, they were not strong recruiters.

DR. DAVIS: Just one more brief question. It
involves this neonatal morbidity index. This is by far
the healthiest group of babies I've ever seen in my
lifetime, and using it as an outcome measure, when you
have a 98 percent survival and you have more deaths
than any intraventricular hemorrhage, something didn't
make a lot of sense to me.

At least to me, it suggested that these were
mostly older, very healthy babies. The ones we are
really concerned about were the ones delivering less
than 30 weeks, or 28 weeks I guess was some of the
data, and that didn't seem to have much of an influence
by progesterone.

DR. KROP: Again, I think we did have a much
healthier patient population. Our event rates in the
neonatal index were much lower than we anticipated.
Unfortunately, that made it very difficult to show
benefit, I think, compared to the Meis trial, where
there were much higher incidences of adverse affects in
the infants, a much higher background rate of preterm
birth and higher number of risk factors.

DR. LEWIS: Thank you. Dr. Bauer?

DR. BAUER: Thank you. I have a question for
Dr. Sibai about the Meis trial. Again, through much of the presentation, it's been discussed how this was really a landmark study, and it certainly was. But it's interesting. I really was struck by the unexpectedly high event rate in the placebo group, almost 55 percent. In fact, that is much, much higher than even the meta-analysis numbers that you showed, where it looks like it was about 28 percent above the other trials.

I'm wondering if you can discuss that because it looked like, based on the power estimates, that actually they expected the event rate in the placebo group to be closer to 36 percent, I believe, and it was 55; and in fact the event rate in the active treatment group was close to the placebo group, or expected in the placebo group. I don't know if you can mention that.

Also, if you could also just then comment what particular risk factor profile you think accounted for that really astronomically high event rate.

DR. SIBAI: Thank you for your question. The rate that we estimated the sample size was, we expected
the rate to be 37 percent. However, given the nature of the network and the patients in the network, and considering the fact when the trial was performed, there was no other drug available, it required a woman to receive 20 intramuscular injections. So it became obvious, people who agreed to enroll in the trial pre-selected themselves to be at highest risk. If you look at that population, very high-risk women had more than one prior preterm birth. In addition, we had a high percentage of women who their qualifying prior preterm birth was at very risk.

Given all of this information, the risk factors for recurrent preterm birth, not only having a prior spontaneous preterm birth, it depends on the gestational age, when you had the prior preterm birth, as well as the number of prior preterm births. Because we had this very high rate in the placebo, we expected it to be 37 percent based on a study we did, an observational study with collected data, prospectively, to know what will be the baseline, so we ended up having a much higher rate.

However, this was wasn't surprising because
the network did another study, which was a randomized trial of women who were assigned to Omega 3 versus a placebo to prevent recurrent preterm birth. All of these women received 17P, and still we had a very high rate of recurrent -- Omega 3 didn't work, but the rate was still the same.

More importantly, when we did a study after the availability of 17P, the compounded form, earlier we looked at data collected by one of the home health agencies that enrolled more than 5400 women in 40 states in the United States, all of these women received 17P, and the rate of recurrent preterm birth, at less than 37 weeks and at 35 weeks, was similar. So it seems as if the patient populations receiving the 17P are really at a very high risk of preterm birth.

It wasn't only unique to the network.

DR. KROP: And I would add, I think these patients are still quite prevalent. I would ask Dr. Owens also to comment in terms of her experience at her center.

DR. OWENS: Michelle Owens, Jackson, Mississippi. My patient population is probably more
similar to the Meis population that was studied. I do practice in a state that has led the country for years with the highest rates of preterm birth. We have significantly higher rates of not only preterm birth, but also, subsequent to that, infant mortality.

My patients reflect very similar demographics. They are socioeconomically disadvantaged, in many cases, educationally disadvantaged, and we have a high percentage of African American patients as well. Many of the patients where I live in my state, while I am in a metropolitan area, the largest city in my state, many of my patients will travel 3 or 4 hours from many more rural areas in order to receive their care.

I've been using 17P for women with a history of spontaneous preterm birth, and I have actually seen the benefits. The greatest complaint that we have come to expect from the women, who have had a preterm birth and then turn around and subsequently come in for care, is that they end up being more pregnant than they've ever been, and typically much more uncomfortable because they're carrying their pregnancies to longer gestations,
This particular day is really important because I feel like we know that we have some seemingly confusing information in a lower risk population, but we do have really compelling data that tells us that this works exceptionally well in a very unique subset of women, and it's so integral that they continue to have access to this medication.

DR. KROP: It's also important to remember that about 50 percent of our sales are to Medicaid patients, which is representative of the population. I think about 43 percent of pregnant women are on Medicaid, so it is a high-risk patient population.

DR. LEWIS: Thank you. I have a quick question, and I'm not sure who would best answer it. That is, what have been the trends in U.S. preterm delivery rates, by race, I guess.

DR. KROP: I'll answer the last part of that question. The rates of preterm birth in United States have been about 10 percent, and they've been fairly steady over the last several years. You have to remember this as a very small subset of patients that this affects, so therefore, we wouldn't really expect
to see a difference in the preterm birth rate. In fact, there was a survey done based on the Meis -- not a survey, an analysis done based on the Meis trial, where if you assume all 10,000 births that would be affected, it would only improve -- I think it would only decrease the overall preterm birth rate by like 0.3 percent, so it would be very difficult to detect, based on that.

DR. LEWIS: Thank you. Dr. Gillen?

DR. GILLEN: Thank you. I'm trying to put the general logic together in my mind here. The preface here is that the two studies disagree. Meis and PROLONG disagree because they have different patient populations. The implication would be that there is a different point estimate in effective treatment in those two populations due to effect modification by subgroups.

If we can start with -- and there is a question coming here, but I need to set it up. If we can start with slide C-034, which is the Meis study, which very beautifully -- and I think the sponsor presented this in 2006 -- shows consistency of results
across all subpopulations, and quite strikingly in that consistency of results. I'm starting with, are there any subpopulations that were found in the Meis study for which there was a differential effect; in other words, for which we would expect effect modification if we had oversampled those individuals?

That's the first. Then if we go to slide C-056, I think there's a very strong preface here that says that it's a U.S. issue, that we've oversampled individuals outside of the United States. And if we focus on those individuals within the United States, we can see that we now have a similar patient demographic to that that was observed in Meis.

Then if we go to slide C-058, and here will be my question, alas, when we stratify on the U.S. population in PROLONG, first of all, isn't that point estimate of 0.88 with a confidence interval ranging from 0.55 to 1.40 exactly consistent with what is seen as the point estimate and confidence interval that's seen in the overall PROLONG population? We've seem to have treat it differently, and I think that the words were, "It's in the right direction, so with adequate
power, it would have been significant." That presumes that 0.88 is the true estimate. That's not what it is. The confidence interval ranges from 0.55 to 1.40 there.

So my question is, was there any effect modification that was tested and observed in PROLONG with respect to the U.S. population, or with respect to any other subpopulation inside of PROLONG, where you can simply say, yes, there is a differential effect of this therapy in this subgroup?

DR. KROP: We conducted a number of post hoc group analyses looking at race, ethnicity, many of the traditional factors that you would think of, composites, level of background. I think we have a forest plot of the various subgroups that we looked at in PROLONG that we can bring up in a second.

I think you have to keep in mind, the PROLONG U.S. subset is substantially underpowered. It was not powered, obviously, to look at those endpoint. And when we went back retrospectively and tried to calculate the power we would have had in the U.S. subset, it was less than 20 percent, so that's a challenge.
I think with the subgroup analysis up here, you can see there really isn't anything, based on what we can understand of traditional risk factors, but one has to remember that there are a whole hosts and a myriad of other risk factors, as FDA points out, that we don't fully understand. When you enroll a very different patient population with different social characteristics, it's hard to understand what those impacts would be.

As Dr. Owens stated, in her practice, there are huge impacts of social determinants of health in terms of disadvantage that are impossible to incorporate into a clinical study. They're just different patient populations. In Ukraine and Russia, there are preventive services that are far more significant than we have here in the United States. Women are counseled before they ever become pregnant. There's a universal health care system; I mean, just a host of different factors.

DR. GILLEN: I appreciate that, but what I am as a committee member am struggling with is -- and this is Dr. Owens' words, "This works well in a selected
population," but who was that population? Who are we talking about? In other words, we can't have it both ways. We can say, "Oh no, no, no, the population was what we had seen in Meis, but it was the wrong population in PROLONG." But we can't find that subpopulation in PROLONG to justify what was seen in Meis.

So I'm asking, what is that selective population that you're asking me to consider here?

DR. KROP: I'm going to call up Dr. Sibai in a minute, but I think it's important to remember the bias element that was in play in the U.S. Trying to do a clinical trial in the presence of an existing standard of care does bias your population that you put in, so I don't think we're seeing a generalizable population.

Dr. Sibai, would you like to comment on the patients that would be the most appropriate?

DR. SIBAI: Baha Sibai, UT Houston. There is really no doubt you have got degrees of risk and degrees of benefit, based on using this medication. Unfortunately, I as an obstetrician have to use a group of women who have a risk called prior preterm birth,
and I am using a prophylactic medication.

The number needed to treat in populations similar to what we see in Meis is about 5 to 6 in other women with prior spontaneous preterm birth. They might still have the benefit, however, the number needed to treat could be 25 or could be 50. However, considering the safety of the medication, as well as how bad it takes to have a baby born and go into a neonatal intensive care unit, it becomes extremely important for me to use all women with prior spontaneous preterm birth because at the present time, I do not have any person who responds.

To give you an example, we currently screen every woman for group B strep. At least 1 million women screened positive. We give all of these women antibiotics during labor, and only probably 100 or 200 will have group B strep. However, we don't know who is this person, so we give -- I think of this as 17P, having a baby with group B strep is catastrophic, but having a premature baby at 1 to 6 weeks is also catastrophic.

So really, we're talking about prophylaxis.
At the present time, I cannot tell you who will benefit or not. All I can tell you is there are women who will have a huge benefit, but at the end of the day, our risk factor has to be a prior spontaneous preterm birth.

DR. KROP: Dr. Miller, would you comment to -- Dr. Miller was an investigator actually in the PROLONG study.

DR. MILLER: Hugh Miller from Tucson, Arizona, maternal fetal medicine specialist who actually did participate in the PROLONG study. I accept your question. In my study site, we enrolled 22 patients; 15 of them got 17P, 7 got vehicle, and we had a 20 percent reduction.

So I think there were segments of the PROLONG population that did substantially benefit. We saw an over 20 percent reduction in preterm birth. But you do have to remember that the paradigm of treatment at the time that the PROLONG trial was being conducted was that this was the standard of care. There was no question about that among obstetricians, among maternal fetal medicine experts.
Our problem was that we didn't have an FDA-approved drug. As time advanced and with the accelerated approval in 2011, it became increasingly difficult to ask any patient to participate, both ethically for us, as Dr. Blackwell said. It became kind of unconscionable to subject patients to a 33 percent chance of not getting a drug that we all believed in. And as access improved, Medicaid patients -- again, my population represents 55 percent Medicaid. Once Medicaid had an FDA-approved drug to approve, all of my patients no longer would participate in this trial.

So I think the premise that this was a very skewed population has to be accepted, and it's why the study, in large part, was driven to another part of the world where the background risk of preterm birth is just completely different.

DR. LEWIS: Thank you. Dr. Orza?

DR. ORZA: I have two questions that go to the possibility, the feasibility of conducting an additional trial, and the first one is for Dr. Blackwell about slide CO-85 and CO-86, where you
encapsulate the statements from the SMFM and the ACOG.

Generally, the recommendations that come from clinical societies are accompanied by some indication of the strength of the recommendation and also the level of the evidence. Do you have that for either of these or whether there was any opinion in these guidelines as to what it would take for either of these societies to be in a position of equipoise and to require additional evidence?

DR. KROP: Dr. Blackwell?

DR. ORZA: First question.

DR. BLACKWELL: Hi. Sean Blackwell from UT Houston. I read the statements when they came out to the press just like everyone else. The statements, it's my impression that they are meant for interim guidance while experts and the society gain additional information. There is no strength related to the level of recommendation. There was no grade that we often use in our SMFM guidelines.

My interpretation and my understanding is that there's still a lot of work to be done to take the PROLONG results, and then combine them with other
trials, formally and statistically, and to potentially be able to take a deeper dive into looking at subgroups or other aspects.

With the PROLONG study just coming out within a week of this meeting, I think it probably takes our society some time to mull over the data, to have some vigorous debates, and to argue through it before I think our society could come up with a practice recommendation, in order to make sure we get it right and not have to go back after something is so essential that was in routine clinical practice.

DR. ORZA: My second question goes to the additional evidence and analysis that you referenced. The organization that I work for, PCORI, has funded an individual participant level data meta-analysis, which the protocol for it is published, but the results are currently undergoing peer review, and I'm not privy to those. But my question for your company is, have you contributed your data to that IPD meta-analysis?

DR. KROP: I can take that as the sponsor. We have not participated, and the reason being is that the study you're referring to was already completed by the
time we got the PROLONG data, so it was already almost under publication or in review. So we didn't; we weren't able to get that data in then.

DR. LEWIS: Thank you. Dr. Reddy?

DR. REDDY: Thank you for the clear presentations; a couple of clarifying questions. In comparing the Meis trial and the U.S. PROLONG population, it looks like the gestational age of the qualifying delivery, there's a 1 and a half week difference. Is that correct? For the U.S. PROLONG qualifying delivery, it's 32.5 it looks like, and for Meis, it's 30.6.

DR. KROP: Yes.

DR. REDDY: Okay. I just want to make sure.

DR. KROP: Yes.

DR. REDDY: There were differences. One and a half weeks at that gestational age and the risk of recurrence, that's a big difference to point out.

Then, I just wanted to ask about the trial and the sites again. There was a DSMB for the study for PROLONG?

DR. KROP: Yes, there was a DSMB. The DSMB
was charged with safety only, and they were looking at unblinded safety data, but they were not reviewing efficacy data.

    DR. REDDY: So they didn't look at the rate of outcomes?
    DR. KROP: No, they didn't. They add only the overall event rate in front of them. It was not unblinded. That was not the charge of the DSMB.
    DR. REDDY: Okay. So until the end of the trial, there was no idea about the outcome rate.
    DR. KROP: No, there was not.
    DR. REDDY: Okay. And this is very basic. The vehicle was the same for both trials, right?
    DR. KROP: The vehicle was exactly the same for both trials, and, yes, it was reviewed. When the approval originally of Makena was under review, there were comparability studies requested by FDA to assure that the product used in the Meis trial is similar to what we use now in the commercial product, which was used in PROLONG.
    DR. REDDY: Thank you.
    DR. LEWIS: Thank you. Dr. Jarugula?
DR. JARUGULA: Very nice and clear presentations from the sponsor. I just have a quick question, actually, to Dr. Sibai. I found the meta-analysis of 17P very interesting. It demonstrated 42% percent reduction with I think the analysis of five studies. I'm a clinical pharmacologist, so naturally inclined to know what is the dose used in these studies. I was wondering if you can share the doses used in these studies so we can reflect on the current dose being proposed or proposed for this 17P.

DR. KROP: I can have Dr. Sibai come up, but I would say that dose we used to select, I should say, for the PROLONG study was based on these studies, based on the LeVine, Johnson, and the Yemini study, as well as the Meis trial, all showing efficacy at the 250-milligram dose.

Dr. Sibai, do you have any additional --

DR. SIBAI: When we were designing the study, we had to rely on what's available. The 250-milligram dose was really used by several of these, and we relied on the study done by Johnson that was published in the New England Journal, which used the 250-milligram every
week.

    DR. REDDY: Thank you.
    DR. LEWIS: Thank you. Dr. Wade will have the last question.
    DR. WADE: Thank you --
    DR. WING: Thank you. In follow-up -- I'm sorry.
    DR. LEWIS: I said Wade.
    DR. WADE: Thank you. As a neonatologist on the committee, I'm interested in how you chose the neonatal morbidity composite index. That seems to be an unusual neonatal outcome to use. I'm just wondering about its validity and how you chose it.
    DR. KROP: This was really chosen based on discussions with FDA at the time and in concert with some of the maternal fetal medicine experts as to what would be the most relevant outcomes to include. We obviously looked at a whole host of other I should say complications, as well as secondary endpoints, but those were the ones that were chosen for the composite. There's nothing validated, if that's what you're asking.
DR. LEWIS: Thank you. Dr. Wing, and then break.

DR. WING: Thank you, Dr. Lewis. This is actually a follow-up to your question. Do we know -- and I think the answer's probably no, but since the widespread use of 17P, have we actually seen a drop in the frequency of recurrent spontaneous preterm births, or are the numbers just too small to be able to track?

DR. KROP: Yes. It's too small to be able to track based on the CDC -- the statistics they put out every year on preterm birth, it wouldn't be detected. It's a too small subset.

DR. WING: And then, perhaps, does Dr. Owens know? As somebody who monitors these morbidities in her state, do you have data from Mississippi that might help us understand whether or not there's been good clinical impact?

DR. KROP: Dr. Owens?

DR. OWENS: Michelle Owens from Jackson, Mississippi. So the information or the data that I do have is, unfortunately, not available. I can see if we
might be able to get ahold of some of that data, but I can tell you that we have seen, with a concerted effort to expand within our 65 percent Medicaid-covered patient population -- to create, or eliminate, rather, all barriers to 17P. Subsequent to that initiative, we noticed an 18 percent decrease in overall preterm births within our state, and subsequent to that, received the Virginia Apgar Award from the March of Dimes as a result.

While there are clearly other things that we had also, other initiatives that were also underway during that time, it seemed very serendipitous that subsequent to increasing access for this large population of women who had historically had multiple barriers to receiving 17P, that once we were able to take that away, we saw this significant decrease that has been substantiated by our managed Medicaid plans, and that information has been made -- I know it's available publicly because it's been presented in public forums in the past. But I just don't know. We might be able to try to see if we can get ahold of that for you after the break, but I'm not sure that we'll be
able to get ahold of that information.

DR. LEWIS: Thank you. We'll now take an approximately 10-minute break. Panel members, please remember no discussion of the meeting topic during the break, amongst yourselves or with any member of the audience. We will resume at 10:40.

(Whereupon, at 10:29 a.m., a recess was taken.)

DR. LEWIS: Thank you, everyone. Let's now proceed with the FDA presentations.

**FDA Presentation - Barbara Wesley**

DR. WESLEY: Advisory committee members, representatives from AMAG, representatives from the FDA, and guests, I am Barbara Wesley, the primary medical reviewer for this new drug application or NDA. I am also a maternal fetal medicine health specialist, and before coming to the FDA, I had 23 years of clinical practice at urban academic medical centers and also had a little over two years as director of maternal child health in the city of Philadelphia.

This presentation will review the FDA considerations and analysis of pivotal studies 002.
regarding accelerated approval, Makena, FDA actions, and postmarketing requirements. More specifically, my presentation will focus on pivotal Trial 002 supporting approval, including the findings in areas of controversy; the 2006 advisory committee meeting; the three actions taken by the FDA; and the postmarketing requirement for the confirmatory trial.

Trial 002 was funded by the National Institute of Child Health and Development and conducted by the Maternal Fetal Medicine Units Network from 1999 to 2002. The positive findings of hydroxyprogesterone caproate, or HPC, to reduce the risk of preterm birth was published in the New England Journal of Medicine in 2003. This trial is also known as the Meis trial. Then in 2006, a new drug application was submitted to the FDA for HPC 250 milligrams weekly.

The indication for HPC or Makena is to reduce the risk of preterm birth in pregnant women with a history of at least one spontaneous preterm birth. Makena is administered at a dose of 250 milligrams once a week, beginning between 16 week 0 days and 20 weeks 6 days gestation until week 37 or birth,
whichever occurs first. I would like to mention that this dose is the same dose that delalutin was approved for in 1956 for gynecologic indications.

The pivotal Trial 002 was a double-blind, placebo-controlled trial. They randomized subjects 2 to 1 to HPC or placebo. The primary efficacy endpoint was percent birth less than 37 weeks gestation. Additional endpoints requested by the FDA, after the trial's completion, and submission of the NDA, included percent birth less than 35 weeks and less than 32 weeks gestation, and a composite index of neonatal morbidities that was developed by the applicant.

The composite was based on the number of births of infants who experienced any one of the following: death, respiratory distress syndrome, bronchopulmonary dysplasia, grade 3 or 4 intraventricular hemorrhage, proven sepsis, or necrotizing enterocolitis.

As stated previously, the primary efficacy endpoint was the percent of preterm births less than 37 weeks. Of the 310 subjects treated with HPC, 37 percent delivered prematurely and 55 percent in the
placebo arm delivered prematurely. There was an
18 percent reduction in preterm births below 37 weeks.
However, it is noteworthy that preterm birth rate of
55 percent in the placebo arm was considerably greater
than the expected background rate of 36 percent in
another Maternal Fetal Medicine Units Network study,
the Home Activity Uterine Monitoring study, which was
used to power this study.

Finally, I bring to your attention that the
preterm birth rate of 37 percent in the HPC treatment
arm was similar to the preterm birth rate of 36 percent
in the placebo arm of that study. Sixty percent of the
subjects in this study were black or African American.
Therefore, data were broken down to black versus
non-black. Although black Americans generally have a
higher rate of preterm birth compared to other racial
ethnic groups in the United States, there was no
significant difference in the preterm birth rate by
race in this trial.

In blacks, the placebo rate 52 percent. In
non-blacks, the placebo rate was 59 percent.
Therefore, this population with an overall placebo
preterm birth rate of 55 percent was high risk regardless of race. However, despite the high placebo rate of preterm birth, the median gestational age in the HPC arm was 37.5 weeks and 36.5 weeks in the placebo arm. Also, in both arms -- and this is not on the slide; I have other slides that we'll show this in more detail -- in both arms, the median birth weight was 2500 grams or more, so the median was not low birth weight. Therefore, most of the preterm births were late preterm births.

We were particularly interested in the preterm birth rate at gestational ages less than 35 weeks since birth at these lower gestational ages at that time were thought to be a more robust predictor of infant mortality or morbidity.

This slide lists the percentages of preterm births at selected gestational ages. Based on the adjusted 95 percent confidence interval, the upper limits of the confidence intervals with delivery at less than 32 and less than 35 weeks were close to zero, indicating the treatment effect of Makena was not much different than placebo at these gestational ages.
Also, I want to note the adjustments that were made because of interim analysis.

The ultimate goal of reducing the rate of preterm birth is to prevent neonatal and long-term morbidity and mortality associated with prematurity. The individual morbidities listed in this slide were grouped to form a composite index of morbidity. All infants with one or more of the listed morbidities were counted in the index. We have not provided p-values because these comparisons were post hoc analyses, event rates were low, and no adjustments were made for the multiple endpoints.

It should be noted that HPC did not consistently decrease the incidence of individual components of the index. Also, the most common outcome respiratory distress syndrome, which appeared to drive the difference between Makena and placebo for the composite index, is highly correlated with gestational age of delivery, and is therefore not independent of the primary outcome.

Overall, the lower percentage of infants in the HPC arm, 12 percent, compared to 17 percent in the
placebo arm, had one or more of the morbidities that comprise the composite index. However, the difference between the treatment arms was not statistically significant.

To summarize, the applicant sought approval for HPC based on findings from a single clinical trial and a surrogate endpoint less than 37 weeks gestation for infant mortality and morbidity. We were concerned that these findings may not be applicable to the general United States population. The recurrent preterm birth rate in the placebo arm was notably high, a majority of the subjects were black, and enrollment occurred from academic centers only, with one center recruiting 27 percent of the subjects, and that was the University of Alabama.

The main reason the FDA convened an advisory committee in 2006 for this application was to get their input on which gestational age at birth serves as a surrogate likely to reasonably predict infant mortality and morbidity from prematurity. Twenty-one members were present to vote, and the outcome of the vote was as follows: for preterm birth less than 37 weeks,
voted yes; for preterm birth less than 35 weeks, 13
voted yes; and for preterm birth less than 32 weeks, 20
voted yes.

In October 2006, the FDA determined that the
NDA could not be approved. The primary deficiency was
that evidence of efficacy based on a single trial that
relied on a surrogate endpoint, deemed by most advisory
committee members to be an inadequate surrogate, was
not sufficiently robust evidence to support approval.
The FDA determined that further evidence of efficacy in
terms of direct benefit to the neonate or a surrogate,
such as a preterm birth less than 35 weeks or less than
32 weeks, was needed.

The FDA also withheld approval in 2009 so the
applicant could demonstrate they could conduct
Trial 003. At this time, resulting from a publication
in the Journal of Pediatrics, along with other
publications, the American College of Obstetrics and
Gynecology published committee opinion 404, which
stated the following.

"Late preterm infants defined as infants born
between 34 and 0-7ths and 36 and 6-7ths weeks are often
mistakenly believed to be as physiologically and metabolically as mature as term infants. They have higher rates of infant mortality and morbidity than term infants, and this is the largest population of preterm births.

In 2011, the applicant resubmitted the application, which upon review FDA determined that they resolved previous deficiencies. The application was approved under the accelerated approval regulations to reduce the risk of preterm birth and women with a singleton pregnancy who have a history of singleton spontaneous preterm birth.

The effectiveness of Makena was based on a persuasive improvement on the proportion of women who delivered less than 37 weeks gestation, a surrogate endpoint that FDA now deemed acceptable in light of the new data indicating higher rates of neonatal mortality and morbidity in late preterm births.

Trial 003 three was ongoing, and the applicant demonstrated that it could successfully be completed. As a condition of accelerated approval, the applicant was required to complete the confirmatory clinical
trial of HPC Trial 003 to verify the clinical benefit to neonates from the reduction in the risks of preterm birth.

I have now presented the complicated regulatory history of FDA's review, which culminated in 2011 in accelerated approval of Makena based on Trial 002. I will now turn our presentation over to my statistical colleague, Dr. Jia Guo, to discuss results from the confirmatory trial.

FDA Presentation - Jia Guo

DR. GUO: Good morning everyone. My name is Jia Guo. I'm the statistical reviewer from the Office of Biostatistics at CDER FDA. I'm going to present the efficacy results for Makena in confirmatory Trial 003. In my presentation, first I will provide an overview of Trial 003, including trial design, subject disposition, demographics, baseline characteristics, and efficacy results, followed by FDA's exploratory analysis and concluding remarks.

As you already heard from the applicant's presentation, Trial 003 was a multicenter, randomized, double-blind, placebo-controlled trial. Subjects were
randomized to Makena or placebo with a 2 to 1 ratio. The randomization was stratified by study site and gestational age. The trial design and eligibility criteria were very similar to Trial 002.

Trial 003 enrolled women who are at least 18 years old with a singleton pregnancy, and the gestational age was between 16 to 20 weeks with a history of singleton spontaneous preterm birth. Subjects who had a significant medical disorder, or had multifetal gestation, or with no major fetal anomaly or fetal demise were excluded.

Based on Trial 002 efficacy results, Trial 003 was adequately powered to detect a 35 percent reduction, from 17 percent to 11 percent, in the percentage of neonates with at least one neonatal composite index event and a 30 percent reduction, from 30 percent to 21 percent in the percentage of preterm births prior to 35 weeks.

Approximately 1700 subjects were randomized to receive either Makena or placebo. Almost all subjects completed the study, and 93 percent of subjects completed treatment. The intent-to-treat population
included all randomized subjects, and it was used for
evaluation of preterm birth endpoints.

The liveborn neonatal population included all
neonates of subjects in ITT population who were
liveborn and have available morbidity and mortality
data. There was a minor discrepancy on the sample size
of liveborn population between the applicant's and
FDA's analysis due to the mortality and the morbidity
data change on 3 neonates. This discrepancy does not
impact any conclusions in my presentation.

The Makena and the placebo groups were
comparable across demographics and baseline
characteristics. Overall, 88 percent of randomized
subjects were white, 7 percent were self-identified
black, and 5 percent of other races. Approximately
10 percent of randomized patients were single or
without a partner.

Nine percent of subjects used substances,
including alcohol, tobacco, and illicit drugs during
pregnancy, and 15 percent of subjects had more than one
previous spontaneous preterm birth; 391 subjects were
enrolled from the U.S., which were about 23 percent of
the overall study population. Please note the size of
the U.S. subpopulation in Trial 003 was not
substantially less than the size of Trial 002, which
had 463 subjects.

Trial 003 was designed to demonstrate efficacy
on co-primary endpoints, the surrogate endpoint preterm
birth prior to 35 weeks and the clinical endpoint
neonatal composite morbidity and mortality index, which
is a yes/no variable defined as yes if the liveborn
neonate had any of the events listed on the slide.

There are two secondary efficacy endpoints.
Preterm births prior to 32 weeks and prior to 37 weeks
were of clinical interest. This table summarizes the
analysis results for the co-primary and the secondary
efficacy endpoints. The percentage of neonates who had
at least one neonatal composite index event and the
percentage of preterm births prior to 35 weeks were
much lower than expected. The neonatal composite index
was scored as yes in 5.4 percent and the 5.2 percent in
liveborn neonates in Makena and the placebo groups,
respectively, with a difference of 0.2 percent.

The percent of preterm births prior to 35
weeks was 11 percent and 11.5 percent in Makena and placebo groups, with an estimated treatment difference of minus 0.6 percent. The p-values for testing the difference between Makena and placebo were much greater than 0.05, meaning treatment differences were not statistically significant, and the estimated differences between treatment groups were close to zero for both co-primary endpoints. With respect to the two secondary endpoints of preterm births prior to 32 weeks and prior to 37 weeks, no Makena benefit was noted either.

The applicant conducted post hoc analysis to understand the lack of correlation between efficacy results observed in Trial 002 and Trial 003. Generally, FDA does not support subgroup analysis for inference of efficacy when the primary analysis result does not demonstrate efficacy. There are multiple reasons to not consider subgroup analysis to support establishing efficacy when treatment benefit in the overall population is not significant.

The major statistical reason is the inflation of type 1 error probability. That is the heightened
probability of incorrectly concluding treatment benefit. When such subgroup analyses are used to search for evidence of a benefit, there is the high probability that any observed favorable subgroup results are due to chance alone. Therefore, FDA considers such analysis for hypothesis-generating purpose only, generally.

Nevertheless, FDA reviewed the applicant's post hoc analysis results to explore whether differences in key design aspects of Trial 002 and Trial 003 might clarify the divergent efficacy results. FDA compared the two trials with respect to demographics, baseline characteristics, and the responses in the placebo groups, then conducted subgroup analysis.

Trial 002 and 003 were nearly identical in design. However, when comparing the demographics and the baseline characteristics, notable differences exist between the two trials with respect to five factors, including black race; history of more than one previous spontaneous preterm birth; single or without a partner; substance use during pregnancy; and less or equal
12 years of formal education.

This bar graph shows the percentage of each factor in Trial 002, Trial 003, and the U.S. subgroup in Trial 003, which are presented by the gray, blue, and orange bars. Compared to Trial 002, Trial 003 had a lower percentage of black subjects, as well as subjects who had more than one previous spontaneous preterm birth, who are single or without a partner, or who used substances during pregnancy, and also had a lower percentage of subjects who had lower education levels. The U.S. subgroup of Trial 003 falls in between Trial 002 and Trial 003.

Comparing the placebo group in the two trials, the percentage of neonates who had at least one neonatal composite index event and the percentage of preterm birth prior to 35 weeks were higher in 002 and lower in 003, with the percentage in U.S. subgroup of Trial 003 falling in between.

In the applicant's briefing document, the overall baseline risk of preterm birth was assessed across the two trials using a post hoc composite risk profile constructed by the applicant. The components
of this composite risk of five selected baseline factors was presented on an earlier slide, and show, again, here. Please note, black race and a number of previous preterm births are associated with higher rates of preterm births, but the other factors have not been consistently associated with an elevated risk of preterm births.

This bar graph demonstrates the percentage of subjects who had at least one of these factors. Trial 002 had the highest percentage, Trial 003 had the lowest percentage, and the U.S. subgroup of Trial 003 was in between. Based on all the comparisons between Trial 002 and Trial 003, the overall study population of Trial 003 appeared to be at a lower risk of preterm birth and neonatal events compared to Trial 002, and the risk of U.S. subgroup of Trial 003 falls in between.

FDA conducted subgroup analysis by region, race, and history of spontaneous preterm birth. For each of this subgroup analysis, the difference between Makena and the placebo groups was computed using two methodologies, a stratified Cochrane-Mantel-Haenszel
method and shrinkage estimation through Bayesian modeling.

The subgroup analysis using CMH method evaluates a particular subgroup category independently from other subgroup categories, and it relies only on the data from that category. The Bayesian shrinkage estimation analysis evaluates all subgroup categories jointly and borrows information across subgroup categories to reduce the variability of the estimates and to prevent random highs and random lows. Conclusions from these two subgroup analyses was similar, but we present results from both methods for completeness on the following slides.

Another analysis was conducted by the composite risk profile at baseline. This slide shows the subgroup analysis results by region for co-primary endpoints. The region was defined as U.S. and non-U.S. The upper part of the display is for the neonatal endpoint. The lower part is for the preterm birth prior to 35 weeks. The numbers in the parentheses after each region are the sample size of Makena and placebo groups in that region.
The second and third columns are for the percentage of subjects who had an event of each co-primary endpoint by treatment group, followed by the estimated percentage difference between Makena and the placebo using stratified CMH method and shrinkage estimation in the fourth and the fifth columns, respectively.

On the right is the plot of the point estimates with corresponding 95 percent confidence intervals. The X-axis is for the difference between Makena versus placebo. The middle vertical line is the reference line indicating no difference between treatment groups. The left side of the vertical line is favoring the Makena group and the right side is favoring placebo. The blue lines are for the overall population results. The green lines are for the subgroup results estimated using stratified CMH method, and the red lines are for the subgroup analysis results using shrinkage estimation.

As you can see, the confidence intervals for the treatment difference for both co-primary endpoints, in both the overall population and in the regional
subgroups, include zero, indicating no evidence of Makena benefit versus placebo, based on both analysis methods. Furthermore, all estimated differences between treatment groups are small and close to zero, with some estimates favoring Makena and others favoring placebo, and with the magnitude of the differences slightly smaller based on the shrinkage estimation method. In addition, there was no treatment by region interaction for each co-primary endpoint.

In summary, the Trial 003 subgroup analysis did not show Makena had a favorable treatment effect compared to placebo for either co-primary endpoint in either the U.S. or non-U.S. region, and the results do not provide support for regional differences, explaining the differences in results between Trial 002 and 003.

This slide shows the subgroup analysis results by region for the two secondary endpoints. Similarly, no evidence of a treatment effect was seen for the endpoints of delivery prior to 32 weeks or prior to 37 weeks in either the U.S. or non-U.S. region.

This slide shows the results by race, black
versus non-black. The estimates of the difference are close to zero with all confidence intervals including zero. This race subgroup analysis did not provide evidence that Makena had a treatment effect on either co-primary efficacy endpoint in the black or non-black subgroups. Similarly, no evidence of treatment effect was seen for preterm birth prior to 32 weeks and prior to 37 weeks within race subgroups.

This slide presents the subgroup analysis results by the history of spontaneous preterm birth, which was categorized as had one or had more than one previous preterm births. This subgroup analysis did not provide evidence that Makena had a treatment effect on either co-primary efficacy endpoint in either subgroups.

This subgroup analysis did not provide evidence that Makena had a treatment effect on either of the secondary efficacy endpoints in either subgroups, defined based on history of spontaneous preterm births. We also conducted additional subgroup analysis by substance use during pregnancy, marital status, and education level.
The results show no evidence of a treatment effect for Makena versus placebo on all the four efficacy endpoints in this subgroup as well. In summary, Trial 003 does not provide any evidence that Makena had treatment benefit in a particular subgroup, based on the five factors that differentiate the study populations in the two trials.

We performed another analysis based on the applicant's post hoc composite risk profile as mentioned in a prior slide. Three groups were defined. The first group includes subjects who did not have any of the factors included in the composite; the second group includes the subjects who had at least one factor; and the third group includes subjects who had add these two factors.

The bar graph on the left is for the neonatal composite endpoint. The height of the bar represents the percentage of neonates in each treatment group for that race group. The difference between the blue bar and orange bar represents the treatment effect of Makena versus placebo for the neonatal composite endpoint in that risk group.
As we see from the bar graph, when the overall risk increases on the X-axis, the percentage of the neonates who had at least one neonatal composite index event in that treatment group, increases as well. However, the treatment effect of Makena versus placebo on this endpoint did not improve. In the group of subjects who had at least two factors, placebo was favored instead.

Similar results were seen for the preterm birth prior to 35 weeks, shown in a bar graph on the right. This analysis does not support the applicant's point that, overall, the lower risk of preterm birth or neonatal events in Trial 003 explains the lack of efficacy in Trial 003, given that no suggestion of efficacy was seen even in the groups with higher risk levels.

In summary, Makena did not demonstrate a statistically significant treatment effect versus placebo on the co-primary efficacy endpoints of gestational age at delivery and the neonatal composite index in Trial 003, and estimated differences versus placebo were close to zero. Furthermore, exploratory
analysis did not show evidence that Makena has
treatment benefit within any specific subgroup in Trial 002.

Although the selected risk factors may have an impact on the overall percentage of subjects who had preterm births or neonatal composite events, there's no evidence in Trial 003 that these factors may impact the treatment effect.

This concludes my presentation. Next, my colleague Dr. Huei-Ting Tsai, will present drug utilization in the U.S..

**FDA Presentation - Huei-Ting Tsai**

DR. TSAI: Good morning. I'm Huei-Ting Tsai. I'm an epidemiologist at the Office of Surveillance and Epidemiology. The objective of my presentation is to provide an overview of hydroxyprogesterone caproate use in the U.S. to evaluate its public health impact. I will refer to hydroxyprogesterone caproate as HPC throughout my talk.

My presentation includes the result from two separate analyses. In each analysis, we estimated a number of patients with injectable HPC use and the
possible reason for the use. The first analysis estimated utilization of injectable HPC in U.S. outpatient setting. This analysis provides national estimates of HPC use among pregnant and non-pregnant patients using proprietary database available to FDA.

The second analysis evaluated injectable HPC use during the second or third trimester in pregnancies with live births, using a distributed Sentinel database. We conducted this analysis in Sentinel distributed database because it gives us information specific to these two trimesters of pregnancy, whereas the result of the first analysis does not.

I will first present the results of our analysis, the estimated injectable HPC use in U.S. the outpatient setting. This figure shows the estimated number of 15- to 44-year-old patients, regardless of pregnancy status, with a dispensed prescription of injectable HPC from U.S. outpatient pharmacies.

Our results show an estimated 8,000 patients received a dispensed prescription for injectable HPC in 2014, and then increasing to 42,000 in 2018. Of note, these results do not include bulk powder forms of HPC.
typically used for compounding in pharmacy or clinics.

We also obtained diagnosis associated with injectable HPC use in 15- to 44-year-old women, using a database that captured monthly surveys from a sample of 3200 office-based physicians reporting on patient activity during one day a month. This dataset provides prescriber intended reason for drug use and our national estimates.

For HPC, an estimated of 50 percent of the reported diagnosis was for supervision for high risk of pregnancy of which 78 percent was specifically for supervision of pregnancy with a history of preterm labor. Of note, this diagnosis data do not provide information about history of preterm delivery, specifically; only a history of preterm labor.

Because progesterone has also been used for preventing preterm births, we also look at the possible reason for progesterone use. The data has showed that 14 percent of the reported diagnosis call for supervision of high risk of pregnancy, while female infertility was the most common diagnosis related to progesterone use.
The analyses have some limitations, but the estimated number of patients using injectable HPC came from retail and mail-order pharmacy setting and did not include estimates from hospital or clinical settings where this product may also have been used. We obtained diagnosis related to HPC from an office-based physicians survey. The survey data do not necessarily result in dispensed prescriptions.

In summary, while outpatient injectable HPC use increased over the extended time frame of 2014 to 2018, utilization of HPC was low. Further, the use of injectable HPC was largely associated with a diagnosis or history of preterm labor.

For the next action, I will present the results of our analysis, focusing on utilization of HPC during the second or third trimester of pregnancy only. We conducted this analysis using the FDA Sentinel distributed database. The Sentinel distributed database contains administrative claim data for most of the commercially insured patients. We included pregnancy with live births delivered during January 2008 through April 2019. We evaluated all product
forms of HPC and progesterone.

To understand possible reasons for injectable HPC use, we searched for the presence of three related obstetrical conditions to HPC use. The narrow definition includes any of the three conditions here: a preterm delivery but only in a prior pregnancy; a preterm labor but only in a current pregnancy; or cervical shortening only in a current pregnancy. In contrast, the broad definition includes the same three conditions as a narrow definition, but each condition was not restricted to either prior or current pregnancy.

We identify a total of 3.4 million live birth pregnancies in the Sentinel distributed database. This figures shows the number of pregnancies using HPC or any progesterone during the second or third trimester per thousand pregnancies over the time frame of 2008 to 2018.

The red line demonstrate that in 2018, injectable HPC was used in about 13 per 1,000 pregnancies. The number of pregnancies using injectable HPC increased over the study time frame,
although the use was low compared to the total number of pregnancies. The blue line represents the use of either HPC or progesterone during their second or third trimester, approximately 25 per 1,000 pregnancies, or less than 3 percent of live birth pregnancies in the Sentinel database.

This table shows the majority of pregnancies using injectable HPC had a related obstetrical condition. This data on the left column are our narrow and broad definition of a related or obstetrical condition. The next column over shows of pregnancies using injectable HPC, 73 percent and 98 percent had at least one related obstetrical condition by narrow and broad definitions, respectively.

This analysis has the following limitations. First, it's conducted among live birth pregnancies in the Sentinel distributed database, so it does not project nationwide use and may not be generalizable to women without a commercial insurance plan. Second, we did not examine the timing of a related obstetrical condition relative to injectable HPC use, so the presence of a related obstetrical condition may not
necessarily be the indication for injectable HPC use.

Lastly, our data did not capture medications that are out of pocket, which may underestimate the use of injectable HPC.

In summary, we found modest use of injectable HPC during the second or third trimester of live birth pregnancies and a high percentage of pregnancies using injectable HPC during their second or third trimester, and at least one related obstetrical diagnosis recorded before or during the pregnancy.

Now, I would like to turn my presentation to my colleague, Dr. Christina Chang, to give a summary presentation from FDA's perspective. Thank you.

FDA Presentation - Christina Chang

DR. CHANG: Good morning. My name is Christina Chang, and, again, I am a clinical team leader in the Division of Bone, Reproductive, and Neurologic Products, and I will be giving the summary remarks on behalf of the FDA review team. Because both the applicant and my FDA colleagues have already presented quite a bit of information, I will stay with the key concepts that we think will be the most germane
to the panel's deliberation.

As a reminder of why the topic of today's meeting is of tremendous importance, we know that neonatal mortality and morbidity from preterm birth remains a significant public health concern. Preterm birth, defined as the delivery prior to 37 weeks of gestation, currently affects approximately 10 percent of all births in the United States.

To date, we do not have any drug products specifically approved by the FDA to reduce neonatal mortality and morbidity due to prematurity, and in clinical practice, progestogen, whether in synthetic forms or natural progesterone, have been used to reduce the risk of preterm birth. For women with a singleton pregnancy and who already have a prior spontaneous preterm delivery, current professional practice guidelines recommend starting progesterone treatment in the second trimester of pregnancy to reduce the risk of return preterm birth.

At this time, Makena is the only pharmacotherapy approved to reduce the risk of recurrent preterm birth. Based on its accelerated
approval, Makena's indication states that it is approved to reduce the risk of preterm birth in women with a singleton pregnancy who have a history of singleton, spontaneous preterm birth.

The data that supported the accelerated approval for Makena came primarily from a single clinical trial sponsored by the NICHD, Trial 002, which the applicant and FDA already reviewed in depth. As you recall, delivery at less than 37 weeks gestation was evaluated as the primary efficacy endpoint in Trial 002.

Now, moving on to Trial 003, I'll point out that in this confirmatory trial, two efficacy measures were assessed. One was the clinical endpoint, namely the neonatal outcomes, and the other a surrogate endpoint, which is delivery at less than 35 weeks gestation. Delivery at 35 weeks gestation was chosen as a co-primary efficacy measure because this trial was initiated in 2009, two years before the agency came to the conclusion that late preterm birth was also consequential in terms of neonatal outcome.

The second point I want to call your attention
to is the temporal distance between Trial 002 and Trial 003, with Trial 003 finishing 16 years after Trial 002 had been completed, and this illustrates the challenges in conducting large clinical trials in obstetrics, possibly because obstetrical practitioners tend not to deviate from existing clinical guidelines.

As you have already seen, Trial 003 was more than three times larger in size than Trial 002, with a U.S. subset in 003 almost approaching the entire 002 sample size. Makena did not differ from placebo for either the clinical endpoint of neonatal outcome or the surrogate endpoint by gestational age at delivery at 35 weeks. No difference between Makena and placebo was discernible for delivery at 32 weeks or 37 weeks gestational age.

In addition to the trial failing to meet its primary objectives, in no subgroup analyses that we conducted did we observe any difference between Makena and placebo, and those subgroups included race, previous number of spontaneous preterm births, and region U.S. versus non-U.S., as already discussed.

These findings bring us to the concept of what
constitutes a standard for regulatory approval.

According to the regulations, all drugs, including those approved under the accelerated approval pathway, must demonstrate substantial evidence of effectiveness, and the regulations refer to evidence consisting of adequate and well-controlled investigations, including clinical investigations.

You'll notice that I highlighted here in red the phrase, "adequate and well-controlled investigations" with the word "investigations" in plural, because the agency has generally interpreted the regulation as referring to more than one clinical study being used to support approval, and here in the case of Makena, we now have two adequate and well-controlled clinical investigations.

There is Trial 002, showing convincingly, based on a surrogate endpoint, that Makena reduced the proportion of preterm birth before 37 weeks. But now we also have a much larger trial, 003, that evaluated not only a surrogate endpoint but a clinical outcome as well.

In Trial 003, the size of the U.S. subgroup,
which was 391, is almost as large as the entire cohort of Trial 002, which was 460. This larger trial, 003, also convincing, showed that Makena conferred no treatment benefit whatsoever. Importantly in Trial 003, Makena had no treatment effect based on the surrogate endpoint of delivery in less than 37 weeks gestation, the same endpoint that was positive in Trial 002.

Here's a schematic of the two regulatory pathways to obtain FDA's approval for a drug. On the left is the accelerated approval pathway, where the agency grants accelerated approval based on a surrogate endpoint that we believe reasonably likely to predict a clinical benefit.

The advantage of the accelerated approval pathway lies in providing patients earlier access to promising therapy without waiting for a large preapproval confirmatory trial. However, at the time of the accelerated approval, when the decision is granted, there's less certainty in being able to translate the observed treatment effect into clinical benefit. And because of the uncertainty, a
post-approval, confirmatory trial is required to verify
the clinical benefit.

Contrast that to the traditional approval
pathway on the right. Typically, we rely on a clinical
endpoint that directly measures how a patient in
question, in our case, the neonate, feels, functions,
or survives. Alternatively, if the surrogate endpoint
has been validated to actually predict clinical
benefit, the surrogate endpoint can be used to support
the traditional approval.

What could explain the conflicting results
from these two adequate and well-controlled trials? At
the minimum, we envision these three scenarios. In the
first scenario, Trial 002 was falsely positive, and in
the second scenario, Trial 003 was falsely negative.
In the third scenario, the discrepancy is attributable
to differences that we haven't explained; and if the
panel has other hypotheses, we would be interested to
hear them as well.

So having discussed the results from both
trials and the possible reasons for conflicting
findings, we're asking the panel to weigh in on the
questions of the day. With Makena, has substantial
evidence of effectiveness been established?

As Dr. Nguyen showed this morning, we would
like to hear the panel opine on two issues of concern.
The first issue relates to the conflicting results,
based on the surrogate endpoint, the gestational age at
delivery. In Trial 002, less than 37 weeks gestation
at delivery produced a positive result, but in
Trial 003, the same surrogate endpoint produced a
negative result, as did the less than 35 weeks delivery
surrogate endpoint.

If the treatment effect, based on the
surrogate endpoint of gestational age of delivery, is
not substantiated, do we have substantial evidence of
effectiveness to support approval? Furthermore, there
is issue of concern number two; namely, the clinical
benefit has not been verified. Here we have Trial 003
that did not show any improvement in neonatal outcome.
Again, given this concern, can we conclude that there
is substantial evidence of effectiveness to support
approval?

With that, I'll conclude my presentation and
bring the FDA's overall presentations to a close. The FDA team stands ready to respond to any questions the panel might have, and we look forward to a productive discussion.

Clarifying Questions to FDA

DR. LEWIS: Thank you. We'll now take clarifying questions for the FDA. If possible, please indicate the person to whom your question is directed, and if possible, the slide number from the FDA. Please remember to state your name for the record before you speak. I'm going to start actually with Dr. Gillen.

DR. GILLEN: Thank you. This is a question pointed at Dr. Guo, and thank you for presenting the subgroup analyses. That would have saved me the long, labored question that I asked previously of the sponsor, which I think should have been presented there.

Just in completeness, I guess, I agree completely and wholeheartedly with the FDA's position on subgroup analyses, but I think what we're looking for here is the elimination of some of these pathways. I agree with you it's either a false positive, a false
negative, or it's some change in the distribution
between the two subpopulations where we have effect
modification.

So I guess in completeness of that, I know
that you looked at the baseline risk factor sub
analyses, but another way, possibly a more
sophisticated and maybe slightly more efficient way to
do that, is to, for lack of a better term, develop a
propensity score for being in one study or the other,
and then match or adjust on that propensity score.

Was that done? And if that was done, did it
produce any similarities between the first trial and
the PROLONG study?

DR. GUO: This is Jia Guo, statistician from
FDA. We didn't do that propensity score analysis. We
came up with this analysis using the composite risk
profile, which was constructed by the applicant. So
basically, we look at how many risk factors they have,
kind of like generally define the risk groups, like no
risk, and at least have one factor or two factors. I
also look three factors, at least three factors. But
of the subgroups, the size is too small, but the trend
is still the same. You don't see the benefit even with
the risk increases.

DR. GILLEN: I understand that the subgroups
become small as you do that. That's exactly why I'm
asking about, somewhat, the weighted average, if you
will, of all the composites as you go through for the
propensity.

So the answer is we haven't looked at that,
but as we've broken down the baseline risk factors, we
don't see anything that would bring the two studies
closer together in terms of the effect that was
observed.

DR. GILLEN: Right, yes.

DR. LEWIS: Thank you. Dr. Orza?

DR. ORZA: My question is for the FDA clinical
reviewers about study 003, in terms of study 003 was 10
to 20 years later than 002. And what we wind up with
is lower than expected rates of premature birth in both
groups.

Could that be due to the fact that these women
were being seen every week, of which seems, even in a
high-risk pregnancy, is unusual. So there were all
kinds of other aspects to their care. Could that be a factor for driving down both the premature birth and the negative outcomes in the babies?

DR. NGUYEN: Hi. Christine Nguyen, FDA. That's an excellent question. I would point out that the more intensive care usually occurs in all clinical trials, including 002 and 003. So I don't believe that there was, perhaps, a differential in the attention to the subject trials in 003 compared to 002.

DR. ORZA: There wouldn't be in terms of the attention paid, but 10 and 20 years later, do we know more or do we do different things in those encounters that could explain part of the difference between 002 and 003?

DR. NGUYEN: Christine Nguyen again. Again, this is why we have a prespecified protocol, and we did our best to keep the design and hopefully the conduct of those trials very similar, so that we can really try to isolate the effect of the drug itself and neutralize other factors, so to speak.

DR. WESLEY: This is Dr. Wesley. I'd like to just add that whatever changes occurred over time would
be equally distributed between the control group and the intervention group, so that would not be any different between those two arms.

DR. ORZA: Is there any way to test for that?

DR. WESLEY: Well, the purpose of a randomized-controlled trial is to eliminate those factors.

DR. ORZA: Right. I understand that, but if something in the randomization failed or the misclassification across groups was differential, that would affect it even if there was randomization.

DR. CHANG: Christy Chang, FDA. Could I also add that when 002 was being conducted, the participating centers were from the MFMU Network, and these are tertiary academic centers. So patients were receiving the highest level of intense monitoring they possibly could have.

DR. LEWIS: Thank you --

DR. NGUYEN: To answer -- I'm sorry. I don't think we answered your question. Christine Nguyen again. So that's why we look at the demographics and baseline factors between the two treatment arms, and
they were balanced, in actually both 002 and 003.

DR. ORZA: But not the factors of the clinicians or the centers, just of the patients. Is that correct?

DR. NGUYEN: Well, the centers that are invited and accepted to participate in the trial have to pass certain criteria, and they do have to follow the same protocol.

DR. GUO: This is Jia Guo, statistician. I just want to add one point, that in Trial 003, the randomization was stratified by site. I think any influence from the site could be evened out.

DR. LEWIS: Thank you. Dr. Bauer, and then Dr. Davis.

DR. BAUER: I have two quick questions, and I think the first one goes to Dr. Guo as well. That is that your analyses all used absolute risk, which is a perfectly valid measure of association, but it does make it a little bit difficult to compare that with what the investigators thought that they were going to get before the study, and that is their power calculation.
I'm just wondering if you verified the relative risk estimates that they have presented to us today, specifically the hazard ratio of 0.95 for the PTB less than 35 risk with a confidence interval of 0.71 to 1.26. The reason that I point that out is that the sponsor plans to exclude at least a 30 percent reduction in that outcome; therefore, the number of events really can't be used as an explanation for the fact that they didn't get positive results. In fact, they got the results that they estimated they would get based on their power sample.

So did you actually confirm those relative risk reductions?

DR. GUO: I didn't do the analysis, but we confirmed the data. The dataset we used is the same.

DR. BAUER: Okay.

DR. GUO: So the reason why --

DR. BAUER: There's no reason to think it would be wrong.

DR. GUO: -- yes.

DR. BAUER: Okay.

DR. GUO: The reason why we use absolute risk
reduction is because when you talk about relative risk reduction, it is relative to the placebo background rate. But the two trials have very different background rates. So when you do the comparison across the two trials using relative risk reduction, even though they may have the same relative risk reduction -- just assume -- it means very different for the absolute risk reduction, which tells you the percentage of patients that actually can benefit.

DR. BAUER: I understand. That definitely impacts the public health. And I'm just wondering if someone at FDA could actually comment on the meta-analysis that was discussed in the sponsor's slide CO-27, with a point estimate of 0.58 and confidence intervals that went from 0.38 to 0.9.

Did FDA look at that meta-analysis, and was that part of the data that was reviewed in terms of what's the prior probability of one of the trials being wrong, either 002 or 003?

DR. NGUYEN: Hi. Christine Nguyen again. We did not formally analyze this meta-analysis, and it was used as a concept for Trial 002. Given that we have
two adequately designed and powered studies, we wouldn't typically rely on something of lesser evidence, or let's say lesser strength of evidence such as a meta-analysis, particularly when you're looking at studies that were done in the '60s and '70s with very small sample sizes.

So I do not think that this meta-analysis would influence the way we interpret the evidence that we have today.

DR. WESLEY: One other comment. Dr. Wesley. Some of the indications for treating were very different in those studies. Some of them had cerclage and some of them had ruptured membranes. There were different scenarios and clinical scenarios, whereas these two trials were pretty much exactly alike.

DR. CHANG: Christy Chang from FDA. If I could also add to that, the CO-27, some of the studies were done evaluating preterm labor, not necessarily preterm birth, reduction risk.

DR. LEWIS: Dr. Davis, and then Dr. Reddy?

DR. DAVIS: Jon Davis from Tufts. Thank you for your presentations. I guess my question is, does
it really have to be that one is a false negative and
one is a false positive? I think you have two
well-designed, well-controlled, well-conducted clinical
trials done 15 to 20 years apart, in different
populations, in different countries, with different
outcomes, and the data are what the data are.

Preterm birth has clearly been a holy grail
that we've all worked for most of our careers to try to
see if we can figure out. And maybe we don't
understand exactly why the trials are different, and we
can't demonstrate it statistically, but I suggest that
they are.

You're probably aware there was a large,
randomized, multinational trial of antenatal steroids
done recently, and underdeveloped countries finding
that the steroids not only didn't help neonatal
morbidity and mortality, but made it worse. So we're
not going to stop using antenatal steroids because it
was a different trial and doesn't necessarily pertain
to this.

I'm just curious how you're looking at that.
In other words, since the second trial, 003, is more
recent, does that mean that it's more impactful? Should we be weighting these two trials differently? What are some of your thoughts about that?

DR. CHANG: Christy Chang, FDA. I'll turn the table back to you. That's what we want to hear from the panel.

DR. LEWIS: Thank you. Dr. Reddy, and then Dr. Smith.

DR. REDDY: I am trying to grapple with this data, having just delivered a 25-weeker on labor and delivery when I came on. This is really difficult, I agree. Both trials were well done, so what do we do with this data?

I wanted to go back to the gestational age of the qualifying pregnancy. I'd be very interested in understanding, between the Makena and the placebo group, the difference in additional days and weeks gained in pregnancy, because the MFMU did do a study of the Meis trial, and they showed 34 weeks and beyond, that those women who had an index pregnancy or qualifying pregnancy 34 weeks and beyond gained less time and the benefits were for women who are earlier
than 34 weeks.

So I'd like to see this data focusing on the PROLONG U.S. population, not the non-U.S. population, because as you showed, it's closer to the Meis trial population, the PROLONG U.S. population, except, like I mentioned before, there's a 1 and a half week difference in the qualifying pregnancy, and it's like around 32 weeks. For the Meis trial, it was 30.6, and the PROLONG U.S. trial was 32.5. That difference in morbidity at that gestational age, what we can hear from our neonatal colleagues is huge.

So I'd like to understand the days gained.

I'm not a biostatistician, but how could we understand that between Makena and placebo in the PROLONG U.S. population, specifically?

Then another question I guess I have to ask is the primary outcome, preterm birth less than 35 weeks, in the PROLONG U.S. population, it looks like there is 11 percent difference. It's 15.6 versus 17.6 in the placebo group, so that's a 2 percent difference favoring Makena. So that's about an 11 percent difference. What would the sample size have to be to
demonstrate that difference? It's massive, but I'm just curious.

Then the last question is, did anyone ever talk about the UK and progesterone use? My impression is they don't use 17-OHPC; they use vaginal progesterone if they use anything.

Sorry, I kind of --

DR. NGUYEN: That's okay. Christine Nguyen again. Well, I can answer the UK question. We have not looked into the practice guidelines that the UK, number one, but there were not that many subjects enrolled from the UK, or if any, I'm not sure. As far as Trial 003, that certainly wouldn't affect the findings that we saw.

As far as looking at days prolongation in the U.S. subgroup, I have to ask my stats colleagues to see if we had done an analysis on that particular question.

DR. GUO: In addition to the five factors, the subgroups we presented here, I think also the applicant part, and we both looked at numerous other factors, including the gestational age at the qualifying delivery, and we couldn't find anything really
convincing that Makena showed efficacy results in that specific subgroup related with the gestational age at the qualifying delivery.

Back to the U.S. versus the non-U.S. question, you see that 2 percent difference, but the thing is that is a point estimate. You cannot rule out that is different from zero, so that's the problem.

DR. REDDY: No, I was asking what would the sample size be needed to do that?

DR. GUO: Another question is, to other experts here, if you plan another study, that 2 percent is what you want to expect to see in that trial. So that's back to the power issue. When people are saying the study is underpowered, you need to know is underpowered for what; what's the hypothesis?

Trial 003 is preplanned to see that 30 percent reduction, the relative risk, translate to 6 percent absolute difference on neonatal, but the study is not underpowered to detect that difference, but you are not really powering your study to detect your observed results.

DR. REDDY: Yes. I was focused just on the
U.S. PROLONG patients and their outcome of 35 weeks.

DR. NGUYEN: Right. This is Christine. I think it's fair to say that to adequately power a study, to look at a 2 percent difference, we would need to know a few factors, what's the baseline preterm rate, and that would drive some of it. But certainly, assuming everything being equal and based on the findings we saw from 003, it would require a very large trial. And I won't put a number on it, but I can tell you it's going to be huge.

DR. REDDY: Right. So then, back to the other question, you said you looked at the age of the qualifying delivery. You said there was no significant difference, depending upon the gestational age of the qualifying delivery. So did you just look at the cutoffs, 35, 32, 37, or did you do it looking at time of prolongation?

DR. GUO: Jia Guo from FDA again. You can refer to the two tables in the FDA briefing document, in the appendix. We presented all the subgroup analysis results that we have looked at. From there, we look at the gestational age of qualifying delivery
with 20 to 28 weeks, 28 to 32, 32 to 37, and 35 to 37.

We couldn't find any convincing evidence.

Also, it's hard because we did a lot of post hoc subgroup analysis here, so it's really hard to -- sometimes you see -- just like I present on the slide, some evidence you see may be due to chance only because we have a really high probability of the type 1 error because there's no multiplicity control here. So even if you see some difference, that may be because it's just randomly -- it's just due to chance.

We are kind of looking for convincing, consistent evidence across the two trials and also across the two efficacy endpoints, together. We don't find any convincing evidence for the subgroup defined, based on the gestational age of qualifying delivery.

DR. LEWIS: Okay. One other person from the FDA; please state your name.

DR. BAER: This is Gerri Baer. I'm a neonatologist at the FDA, and I appreciate your question, and my mic just got cut. I'll address the endpoint question that you had about the date and the potential benefit in prolonged pregnancy by days, or
even a week.

One of the biggest challenges that we have struggled with internally is how to best measure this. If you prolong a pregnancy, as you know, at 24 weeks by a number of days, that might be a clinical benefit, but if you prolong that pregnancy at 34 weeks by a number of days, there might be a benefit, but it's a much smaller benefit.

So if we could look and say that prolonging pregnancy by 5 days, it was effective and that was a true effect, that would be fantastic, but it's not a straight forward endpoint, and we continue to deliberate on how to look at gestational age because of that.

DR. LEWIS: Thank you. Dr. Smith?

DR. SMITH: Brian Smith. My question is for Dr. Chang. I think just to clarify your last couple of slides, after accelerated approval of a molecule, is the ultimate goal of the confirmatory trial, where you say verification of clinical benefit, to show benefit for the surrogate endpoint, preterm birth, for which the molecule has the indication, or the clinical
endpoint neonatal morbidity?

DR. CHANG: I'm sorry. Could we pull up the last couple of slides from my presentation? I think it would be 12 and 13. Would it help if I go over the processes again?

Here again, I think Dr. Nguyen also mentioned this morning that we're grappling with two issues of concern here. The first issue is that from 002 and 003, we have different results based on gestational age at delivery, based on the surrogate endpoint alone. So now having reviewed these two clinical investigations, do we have enough to support substantial evidence for effectiveness, given the conflicting endpoint findings?

Next slide, slide 13. Now, with issue number two, clinical benefit was only measured in 003 and not in 002. So our question to you is, has the clinical benefit been verified as required by law?

DR. LEWIS: Dr. Shaw, final question.

DR. SHAW: This will be a verification question, and this will be for Dr. Chang. This was your slide 4, where I'm trying to understand your definition of substantial evidence of effectiveness.
And it seemed that you equated it with evidence that has to come from multiple clinical investigations. Is that the definition of substantial evidence? And if not, maybe you can clarify.

DR. NGUYEN: Hi. Christine Nguyen, FDA, and, actually, I'll take this question. That's another really good question. As written by law, when the Amendments Act of 1962 went through, that established the requirement to establish efficacy before approval because before 1962, all you needed was to show that your drug is safe enough.

The way that the law is written, we at FDA traditionally interpret that as requiring two adequate, well-controlled trials; so it's both the quantity and the quality of the trials. Now, the scientific principle behind the two trials is that they allow for independent substantiation of the drug's benefits, so substantial evidence.

That said, over the years, we have accepted -- or rather, we've considered trials from adequate and controlled single trials with persuasive findings -- and there are other criteria with that, but
I won't belabor that -- as substantial evidence. So the question is, we must require that you have two adequate and well-controlled trials, but when we do, we do need to take into account the data from both trials.

Does that answer your question?

(Dr. Shaw gestures yes.)

DR. LEWIS: Dr. Eke, last question.

DR. EKE: Thank you. So my concern was -- actually, I have a couple of them, but the one that concerned me the most was enrollment into Trial 003. After the advisory committee talked about this in 2006 and the FDA considered it and agreed to enroll patients into Trial 003, was there any kind of foresight that there were going to be problems with enrollment, given that when the drug gets approval, patient enrollment gets low, especially when societies endorse the medication?

Have there been other conditions in medicine, other trials, where subsequent trials did not enroll as much because of this situation? Because I feel it kind of played some role into why Trial 003 rolled out low in the U.S..
DR. CHANG: Christy Chang from FDA. I could try to answer some of that question from Dr. Eke. The second review cycle for Makena resulted in a not approval action, precisely because FDA had concerns about whether this trial could be feasible and could be completed successfully. So at the time of the 2009 action to not approve the application, we asked for the applicant to agree to enroll at least 10 percent of the total subjects from the U.S. and Canada, and also we needed them to show that the IRB approval could be obtained from at least 15 investigation sites.

Also, enrollment had to be greater than 15 subjects at any U.S. clinical sites. That was all built in, in a very thoughtful discussion at the time of the second review cycle, something that we did consider.

DR. LEWIS: Thank you. I know that some people have follow-up questions. There will be a little time after lunch to address those, as well as certainly some questions that begin to touch on things that are really discussion points, and we'll certainly build in lots of time for that.
We're going to now break for lunch. We will convene in this room in one hour, at 1:05, at which time we'll begin the open public hearing session. Please take your personal belongings with you at this time. Panel members, please remember no discussion of the meeting contents during lunch amongst yourselves, with the press, or any members of the audience. Thank you, and, panel members, there is a small conference room for us to have lunch.

(Whereupon, at 12:04 p.m., a lunch recess was taken.)
AFTERNOON SESSION

(1:05 p.m.)

Open Public Hearing

DR. LEWIS: If people could take their seats, I'd like to begin the program again.

Both the Food and Drug Administration and the public believe in a transparent process for information gathering and decision making. To ensure transparency at the open public hearing, the FDA believes it is important to understand the context of an individual's presentation. For this reason, FDA encourages you, the open public hearing speaker, at the beginning of your written or oral statement to advise the committee of any financial relationship that you may have with the sponsor, its product, and, if known, its direct competitors.

For example, this information may include sponsor's payment of travel, lodging, or other expenses in connection with your attendance at this meeting. Likewise, FDA encourages you at the beginning of your statement to advise the committee if you do not have any such financial relationships. If you choose not to
address this issue of financial relationships, it will not preclude you from speaking.

The FDA and this committee place great importance in the open public hearing process. The insights and comments provided can help the agency and this committee in their consideration of the issues before them. That said, in many instances and for many topics, there will be a variety of opinions. One of our goals today is for this open public hearing to be conducted in a fair and open way, where every participant is listened to carefully and treated with dignity, courtesy, and respect. Therefore, please speak only when recognized by the chairperson. Thank you for your cooperation.

Would speaker 1 please step up to the podium and introduce yourself? State your name and any organization you are representing for the record.

Welcome.

DR. ALADDIN: I'm Meena Aladdin, a health researcher at Public Citizen's health research group, and I have no financial conflicts of interest. Public Citizen strongly urges the committee to recommend that
the FDA withdraw approval of Makena from the market, as there is a lack of substantial evidence that the drug is effective. Public Citizen has petitioned the agency to take such action.

During the initial review of the NDA for Makena, the lead FDA statisticians strongly recommended against the drug approval, noting the following regarding the single, seriously flawed, premarket, phase 3 clinical trial. From a statistical perspective, the level of evidence from study 17P CT002 is not sufficient to support the effectiveness of 17P. The primary reason is the absence of a second confirmatory study. Study 17P CT002 was not designed for drug approval. The statistician further says the results of the analyses of the 32- and 35-week endpoints suggests that false positive rates could be as great as 1 out of 40.

The PROLONG trial was a well designed, appropriately powered clinical trial, the design of which was mutually agreed upon by both the sponsor and FDA. It did not suffer from the multiple flaws seen in the premarket trial. Most importantly, the PROLONG
trial failed to show a statistically significant
treatment effect for Makena on any primary or secondary
effect.

The FDA concluded, in summary, Trial 003 did
not demonstrate a treatment benefit of Makena on
reducing the neonatal composite index or the rate of
spontaneous preterm birth prior to 35 weeks gestation,
and nowhere is there evidence of a treatment benefit on
the rate of spontaneous preterm birth prior to 37 weeks
or 32 weeks gestation.

Furthermore, the FDA concluded that the
unplanned exploratory subgroup analyses conducted by
the sponsor do not provide convincing evidence of
efficacy over placebo with any subpopulation, and there
is no statistically significant interaction between
Makena and any of these risk factors.

Maintaining approval of Makena in the absence
of any demonstrated clinical benefits would make a
mockery of more than a 50-year FDA legal standard,
requiring substantial evidence of a drug's
effectiveness. Therefore, Public Citizen strongly
urges the committee to recommend that the FDA withdraw
approval of Makena from the market, as it fails to provide any clinical benefit. Thank you.

DR. LEWIS: Thank you. Speaker number 2, please.

DR. URATO: Hello. I'm Dr. Adam Urato. I'm an obstetrician/gynecologist and the chief of maternal fetal medicine at Metro West Medical Center in Framingham, Massachusetts, and a co-petitioner with Public Citizen. I have no financial conflicts of interest.

I'm here today to strongly urge the FDA to withdraw approval of Makena, based on the recent definitive findings that it is ineffective for preventing preterm birth. As a clinician, I counsel patients with prior preterm birth regularly. I have delivered lots and lots of babies in my career, many of whom were premature.

Preterm birth is a major problem caused by many different factors, but this drug is not the solution. Approval of this drug was based on a single study that had many significant flaws, relied on a surrogate efficacy marker, and did not show meaningful
clinical benefit. Furthermore, the FDA mandated postmarket study, the PROLONG trial, showed Makena to be ineffective in preventing preterm birth. This makes continued use of this drug indefensible.

I must add here that it was noted today that the American College of OB/GYN and Society of Maternal Fetal Medicine have recently made statements supporting Makena. It should be noted that these groups are funded by AMAG Pharmaceuticals.

Proper counseling of patients involved reviewing risks and benefits of Makena. The risks are injection site reactions, possible increased risk in pregnancy complications, including stillbirth, and unknown long-term adverse effects from in utero exposure. And benefits, the drug has no proven benefits. I'm certain that when patients are properly counseled, they would never agree to be injected with it.

I would also like to highlight that the drug is a synthetic hormone that crosses the placenta and enters into the fetus during development. It enters cells in the fetal brain, the reproductive organs, and
throughout the body. The long-term effects of a fetal exposure to synthetic hormones are not known, but we have been down this road before.

Diethylstilbestrol, DES, was used by millions of women across three decades. Fetal exposure to this synthetic hormone resulted in severe and terrible long-term health effects for many who were exposed. Part of the tragedy of DES is that despite how it was promoted to the public, the drug was not effective in preventing abortion, miscarriage, and preterm birth.

The lesson we learned from DES was clear. We would never again expose pregnant women and their developing babies to a synthetic hormone that did not have good evidence of proven effectiveness, and yet, 50 years, we're making that same mistake. History will judge us poorly if we do not pull this drug from the market and if we continue injecting this synthetic hormone into pregnant women. Thank you for allowing me to speak to you today.

DR. LEWIS: Thank you. Speaker number 3, please.

DR. FOX-RAWLINGS: Thank you for the
opportunity to speak today on behalf of the National Center for Health Research. I am Dr. Stephanie Fox-Rawlings, the center's research manager. Our center analyzes scientific and medical data to provide objective health information to patients, health professionals, and policy makers. We do not accept funding from drug or medical device companies, so I have no conflicts of interests.

The mortality and morbidity associated with preterm birth is a serious issue, which puts children at risk for long-term developmental problem. Treatments that decrease risk for preterm birth and improves neonatal outcomes are needed, but any drug given for this purpose must accomplish this purpose without undue risk.

Based on the evidence being discussed today, there is not consistent evidence that Makena actually does this. When the FDA approves a drug, even if it's based on accelerated approval, there's a lot of pressure to keep it on the market regardless of postmarket data, but in this case, there's no evidence that this drug decreased neonatal death or morbidity,
which are the most important outcomes and the outcomes required for full approval.

Although the first study showed a statistically lower rate at birth before 37 weeks, from 55 percent 37 percent, that could still have occurred by chance. In the confirmatory study, the rate of births before 35 weeks was 11 percent instead of 11.5 percent, and a similarly small difference for births before 37 weeks, both of which were not statistically significant and would not have been sufficient merit approval. At the same time, there were almost twice as many stillbirths for babies whose mothers took Makena, 2 percent versus 1 percent in the first trial and 1 percent versus half a percent in the confirmatory trial.

FDA's reputation depends on admitting when a promising new treatment is later found to be not so promising. The purpose of an advisory committee meeting is to provide objective advice to encourage FDA to stick to the science and admit when there is not evidence that the benefits outweigh the risks for a product, such as the case with Makena.
At most advisory committee meetings, the sponsors recruited clinicians and/or patients to speak on behalf of their product. As scientists, physicians, and patient and consumer representatives, please keep in mind that just because a patient has a good outcome after using a medical product, it does not mean that the medical product caused that good outcome.

As you already know, randomized, double-blind, controlled clinical trials give us a much more accurate assessment of whether a product works than just antidotal information, however heartbreaking or compelling. Makena may possibly reduce preterm births for some pregnant women who have previously had a spontaneous preterm birth, however, with the conflicting results in the two studies, the sponsor needs to determine if there is a subgroup of pregnant women who are likely to have benefits that outweigh the risks, and if so, to be able to define that group for an indication.

But the benefit also has to be clinically meaningful. The sponsor needs to demonstrate a clinically meaningful impact for neonates, such as
improved survival or health outcome. Unless the
sponsor can do these two things, approval for this
product should be rescinded. Thank you.

DR. LEWIS: Thank you. Speaker number 4, please.

DR. HILL: Good afternoon. I'm Dr. Washington
Hill from Sarasota, Florida, and I've practiced OB/GYN
or MFM 55 years. AMAG supported my travel and hotel,
but not my time or my opinion. Preterm birth is a
significant problem in the U.S., especially in African
Americans.

In 2003, Meis reported it could be reduced
through weekly injections of 17P. Subsequently
approved and marketed as Makena for patients with prior
spontaneous preterm birth. Last year, ACOG reaffirmed
patients with this indication should be offered 17P,
now a current clinical guideline. Last Friday, ACOG
reaffirmed again it is not changing these
recommendations.

17P should not go away because of PROLONG, as
it has been a part of the OB/GYN's care prevention of
preterm birth for years, resulting in less preterm
birth, especially in African Americans
disproportionally affected and at significant risk, as
Dr. Owens pointed out this morning.

The populations of these studies were markedly
different. Putting a finer point on it, demographics
matter, as pointed out in the Meis study conclusion.
Her study included the highest of the high risk for
preterm birth: black, under stress, or unmarried,
smokers, underweight, history of previous preterm
birth, and no prenatal care; far different than PROLONG
patients, who were predominantly neither American, or
African American, but European and without social
determinants of health, so important in causing preterm
birth.

Let's not eliminate this effective
intervention from our preterm birth prevention toolbox
because of PROLONG, a non-comparable, negative trial.
If we do that, we would be ignoring results of the
landmark positive Meis study, the 2019 positive
meta-analysis, and over 15 years of positive clinical
use showing safety and efficacy in reducing preterm
birth. We would also be doing less than we could for
our patients with prior spontaneous preterm birth.

Makena is the only FDA-approved treatment for patients with prior spontaneous preterm birth and needs to be available for us doing all we can to prevent preterm labor and preterm birth. There is insufficient evidence and data today for its removal. We need 17P, as pointed out Friday and today by SMFM, so we can make the best decision with our patients and choose what is in their best interest. Thank you for your time.

DR. LEWIS: Thank you. Could we hear from speaker 5, please?

DR. BARTON: Good afternoon. I'm John Barton, a maternal fetal medicine specialist in private practice in Lexington, Kentucky. For disclosure, AMAG Pharmaceuticals has agreed to pay for my travel expenses to this meeting. I did not, however, have a financial arrangement concerning my presentation, nor do I have a financial interest in the outcome of this presentation.

I've been in practice in our community hospital for 27 years. Three of the greatest problems in current obstetrical care are hypertension,
hemorrhage, and prematurity. Over the past five years, obstetrical societies have made great end roads in reducing complications from hypertension and hemorrhage. Prematurity, however, remains a significant clinical problem.

Several of our previous treatments for prematurity prevention have been withdrawn from use, including ritodrine, terbutaline, and prolonged IV magnesium sulfate therapy. Intramuscular 17-alpha hydroxyprogesterone has been shown to be beneficial in reducing the recurrent risk of spontaneous preterm delivery as one of the few approved interventions to reduce the incidence and burden of spontaneous preterm delivery in our patients and on our healthcare system.

In my office electronic medical record, I have a standard counseling note for patients with a history of a previous spontaneous preterm delivery. I state that a spontaneous preterm delivery in a previous pregnancy is well documented as placing the current pregnancy at risk for prematurity. I then discuss some of the specific theories as to why 17P may result in reduced rate in preterm delivery.
Finally, based on the literature and some of my own previous publications concerning 17P therapy, I affirmed that women who are candidates for this therapy should have progesterone supplementation initiated between 16 and 24 weeks gestation and continued through 36 weeks gestation.

Finally, in providing an analogy, in protocols to reduce infection in hospitals, patients transferred with an IV or to have their IV removed and replaced once are performed under known sterile conditions.

From a clinical standpoint, it's important, however, not to remove a good IV until you've replaced it with one of equal or better quality. Similarly, as a practicing physician at a community hospital, I believe we should be reluctant to remove FDA-approved 17P therapy unless we have another therapy of equal or greater ability to reduce the recurrence, risk, and burden of spontaneous preterm delivery. Thank you.

DR. LEWIS: Thank you. Speaker 6, please.

MS. OSMAN: Good afternoon. My name is Robin Osman. Danielle Boyce asked me to read her testimony on her behalf. She planned to be here today, but
unfortunately had a last-minute issue arise, and had to stay home to care for her premie today. This is her testimony.

"Good afternoon. My name is Danielle Boyce. I'm here to share my personal perspective. I have been on an FDA advisory committee and have served as an FDA patient representative. I have been in your shoes and appreciate the weight of the decision that you need to make. I consider it my civic duty to participate because I have a premie.

"I want to share with you my belief that pregnant women should have access to Makena if they are at risk for having another preterm birth. My son Charlie was born in 2010 at 34 weeks after a significant struggle with preterm labor.

"When Charlie was born, I was under the impression that 34 weeks was no big deal. That is the public perception, but that is not the case. Despite his decent birth weight, 5 pounds 8 ounces, Charlie had many of the conditions of prematurity, including respiratory distress syndrome, jaundice, breastfeeding challenges, and temperature regulation problems. We
faced a 10-day NICU stay.

"The long-term consequences of Charlie's premature birth continue to this day. He developed infantile spasms, a catastrophic form of epilepsy, has had two brain surgeries, autism, and has profound cognitive impairment. He was born at 34 weeks, but I will take care of him for the rest of his life.

"I did not take the decision to have another child lightly. I reviewed the safety and efficacy evidence on my own. I have a master's in public health with a concentration in epidemiology and spoke to top maternal and fetal medicine doctors. I asked for their clinical experience. All agreed that I should take Makena.

"I took their advice, and to my amazement, 34 weeks came and went, and I was still pregnant; then 35, 36, and 37 weeks. With each day that went by, all I could think of was the organ development, weight gain, and all the other benefits of keeping him cooking one day at a time. In May 2017, I had a full-term, 7-pound baby boy named Nash. I remember looking down at his perfect little face in the delivery room and saying,
"Thank God I took those shots."

"I don't know for sure that it was Makena that gave me a full-term baby, but given the lack of side effects, I would never forgive myself if I hadn't done everything that I could possibly do to prevent preterm birth. If I ever have another child, I will be devastated if I do not have the means of potentially preventing another premature birth. Thank you very much for your time. I wish you the best in your deliberations."

DR. LEWIS: Thank you. Speaker 7, please.

DR. NORTON: Thank you. Good afternoon. My name is Dr. Mary Norton, and I'm a practicing perinatologist and director of maternal fetal medicine at UCSF. I'm here representing the society for maternal fetal medicine as past president and current chair of the publications committee. I have no conflicts of interest to disclose.

We all know that preterm birth is a major public health problem, that prior preterm birth is a significant risk factor, and 17P has been used in an attempt to decrease the risk of recurrence. In 2003,
Meis, et al. reported a 34 percent reduction in recurrent preterm birth in women given 17P and also demonstrated reductions in some neonatal complications.

After the Meis publication, ACOG and SMFM have recommended progestogens for women with a prior spontaneous preterm birth. In 2017 SMFM reaffirmed a recommendation that pregnant women with prior spontaneous preterm birth receive weekly 17P. However, as we've heard today, the PROLONG study found no benefit of 17P compared with placebo in reaching either their primary outcomes.

An important difference between PROLONG and Meis involve the study populations. As we have heard over the course of the day, PROLONG patients had a much lower baseline risk, and this complicates interpretation of the results. Both Meis and PROLONG found no increase in congenital anomalies or evidence of teratogenic effects. Long-term outcomes are unknown, although long-term adverse effects have not been reported.

Preterm birth is clearly a complex disorder. While factors such as race and the number and
gestational age of prior preterm births are associated with recurrence, specific criteria to quantify risk, the interaction between risk factors, and optical management of at-risk women are not well understood. Patient level criteria to determine potential response to 17P have not been confirmed.

Based on the evidence of effectiveness of 17P demonstrated in the Meis study, which is the trial with the largest number of U.S. patients, SMFM believes that providers should continue to have access to 17P for women at high risk of recurrent spontaneous preterm birth. The risk-benefit discussion with such women should incorporate shared decision making, taking into account the lack of short-term safety concerns, but uncertainty regarding benefit.

We recognize that 17P is associated with significant healthcare costs, discomfort from the injection, and extra patient visits, and that long-term potential maternal and neonatal effects are unknown. The lack of benefits seen in PROLONG raises questions regarding the efficacy of 17P, and SMFM recommends that additional studies are needed to determine if there are
populations or subgroups in which 17P may provide a benefit. We are aware of ongoing studies, including the large IPD meta-analysis discussed today, and will continue to closely follow advances in this area to assure optimal care for women and provide guidance for maternal fetal medicine subspecialists. Thank you.

DR. LEWIS: Thank you. Speaker 8, please.

MS. CHIAVERINI: Hello. My name is Amelia Chiaverini. I will be reading the testimony of Anabel Jimenez-Gomez, as she couldn't be here today.

"I support Makena for families that are considering using it. I really wanted to be here in person because Makena helped me bring home the baby that my husband and I so wanted and prepared for.

After losing my first baby at 20 weeks to preterm birth, it was critically important to me to do everything I could to make it to full term.

"My first pregnancy was a rough one. When I was 20 weeks along, I was feeling lower back pain and was really uncomfortable. After an ER visit, the doctor said a UTI was the cause of my discomfort. I was prescribed antibiotics and muscle relaxers. Within
24 hours, I got a lot worse and ended up back in the hospital. I went into preterm labor.

"Our baby girl was stillborn. The whole birth was a very traumatic experience, which I still have nightmares about. The doctors ran tests but couldn't find an exact cause for my preterm birth. They asked, 'Did you hurt yourself? Did you fall, lift something heavy?' They couldn't pinpoint exactly what caused it. It was really stressful to both my husband and I.

"About five months later, I found out I was pregnant again. We were scared and wished we had waited a little longer. My doctor told me we would take different precautions because my pregnancy was considered high risk. I had biweekly doctor visits with a different goal for each appointment. The main goal was to make it to 20 weeks, so my doctor suggested Makena.

"At first, I was terrified to try something new. She gave us statistics and also let us know that other women had gone through similar experiences. This gave us hope, so we decided to try it out. The medical team was really good at teaching my husband to
administer the shots. He administered them for me at home once a week for 16 weeks. They were painful, but looking back, I realized it was all worth it.

"I delivered my baby boy, Mateo, at 39 weeks and 5 days, which was just 2 days before his due date. The delivery was a little less stressful, but I had an amazing team that could take care of me and calm my nerves the entire time. It took 2 days of labor, but Mateo finally came out in a smooth delivery. He was 8 pounds even, 20 and a half inches long.

"Even though it was scary to lose my first baby and then go through my second pregnancy, I'm really glad that we did, and have Mateo today with the help of Makena. I didn't know if it would work or not, but I was willing to try anything that could help me carry a pregnancy to full term. Makena had a significant impact on us.

"I believe Makena can help a lot of women carry their rainbow babies to full term safely. I recommend it to women who have gone through a similar experience as mine. Thank you for listening to my story. Anabel Jimenez-Gomez."
DR. LEWIS: Thank you. Speaker 9, please.

DR. MOLEY: Hi. I'm Dr. Kelle Moley. I'm the chief scientific officer and senior vice president of the March of Dimes. Before this, I was at Washington University in St. Louis as a practicing OB/GYN for 30 years.

On behalf of the March of Dimes, I'm pleased to provide comment on the state of maternal and child health in the U.S.. March of Dimes, a nonprofit, nonpartisan organization fights for the health of all moms and babies. We advocate for policies to protect them. We work to radically improve the health care they receive. We pioneer research to find solutions, and we empower families with programs, knowledge, and tools to have healthier pregnancies.

March of Dimes does not offer recommendations on medical treatments, however, we do rely upon the leading medical societies and organizations, such as ACOG and SMFM to make such recommendations. March of Dimes then supports and communicates these to all stakeholders.

We do this all because today in America, we
face an urgent maternal and infant health crisis. Approximately every 12 hours, a woman dies due to complications resulting from pregnancy, and more than 50,000 others experience dangerous complications that could have killed them, making our country among the most dangerous places in the developed world to give birth.

For women of color, the dangers of giving birth or even more acute. Black mothers are more than three times as likely to die from pregnancy related to complications as white peers. But this crisis isn't only about moms; it's also about their babies. It's about the continuum of care for all moms and babies as their health is intertwined. In fact, the U.S. prematurity rate may have increased for the fourth consecutive year. Each year in the U.S., 22,000 babies die; that's 2 babies every hour, and approximately 1 in 10 babies are born preterm.

Preterm birth increases from 9.63 percent in 2015 to more than 10 percent in 2018. In a few days, on November 1st, we will mark the start of Prematurity Awareness Month, and November 4th will be the
nationwide release of the March of Dimes report card, which highlights the collective factors that contribute to maternal and infant mortality and morbidity. The report card grades the nations, all states, and the District of Columbia and Puerto Rico, based on the latest data on preterm birth rates, and spotlights the issues contributing to poor health.

March of Dimes' mission is to fight for the health of all moms and babies. Consistent with our mission, when an evidence-based intervention like 17P becomes available, our overwhelming interest is to increase access so that all eligible women receive it no matter what their income or insurance status. For many years, we've advocated for access to 17P for all eligible women due to the evidence about its effectiveness in reducing preterm birth. We've educated women and providers about the importance of 17P.

In conclusion, the U.S. needs to be aggressively paying attention and looking for ways to solve the national maternal and infant health crisis of increasing preterm birth rates. We stress the need for
more therapies, more solutions, more devices, and
everything possible to address the birth crisis we're
experiencing.

Therapeutics for preterm births such as 17P
and all future therapies should be available so that
physicians can use their discretion to prescribe them
to the correct subset of patients with these complex
and multifactorial conditions.

The accelerated approval pathway is critical
to achieving this goal, as preterm birth
disproportionately affects underserved populations in
the U.S. We applaud the FDA's history of continuing
effectiveness therapies of preterm birth as worthy
accelerated drug approval, and trust this will continue
to be its practice.

It's essential that the U.S. do everything
possible to ensure that moms and babies are healthy.
We thank you for the opportunity to comment during
today's meeting. March of Dimes stands at the ready to
serve as a resource to this committee.

DR. LEWIS: Thank you. Speaker 10, please.

MS. JOHNSON: My name is Allison Johnson. My
travel is being reimbursed by AMAG Pharmaceuticals, however, I'm not being compensated for my time, and this testimony is my own.

I'm a mom to three beautiful little boys. In July of 2018, my third son Andrew joined our family, and I credit Makena with helping to bring him into our lives. But in order to tell my story around Makena, I need to take you back to the birth of our second son Teddy.

My water broke at 34 weeks 6 days with Teddy. It was a very complicated delivery. The doctors tried for nearly 40 minutes to first get a spinal, then epidural in place for my repeat C-section. Both were unsuccessful, which eventually led to me being put under general anesthesia. His birth was traumatic, and this is a story that I wait to tell my pregnant friends until after they've given birth. But I know we were lucky. Teddy was born at 5 pounds, 12 ounces, and he thankfully had no complications. He required some early intervention services up until the age of 2, but now he's a healthy, thriving, and rambunctious 4 year old.
Following Teddy's birth, if you had asked my husband and I whether we were done having kids, I almost always said yes. I'd been told almost right away that once you have a spontaneous preterm birth, your chances of having another are much higher. However, my husband and I knew in our hearts that our family wasn't complete. There was still a missing piece, but I was nervous about another pregnancy.

So my husband and I decided to meet with my doctor, who was confident that I could have a successful pregnancy if we chose to have another child. She explained to us that in order to help with preterm birth, there was an injection, Makena, that she would recommend. My husband and I talked through our options following that appointment, and we decided to try to expand our family once more.

A few months later, I was pregnant with Andrew, and I began the Makena injections as prescribed. My husband learned from the nurse how to administer them at our home, and each week, from 16 weeks to about 35 weeks, he helped give me those shots in our upstairs bathroom, and it actually became
a family affair. Sometimes our two other boys wanted
to help, too, and they were in charge of the band-aids.

I was fully prepared for Andrew to arrive
before my scheduled C-section date. I had my bags
packed and ready to go by 32 weeks, but it never
happened, and he was born at a healthy 8 pounds,
1 ounce. He had made it to full term, and I thank
Makena for helping us to get there.

I'd like to ask that the FDA take my
experience into consideration when you evaluate Makena
and its effectiveness. While I wasn't in either of the
clinical trials discussed earlier today, Makena helped
me and my baby, and I hope that you will give that hope
and chance to other anxious and excited families as
well. Thank you.

DR. LEWIS: Thank you. Speaker 11, please.

MS. JOHNSON: So again, my name is Allison
Johnson, and I will be reading the testimony of Glory
Joseph.

"This is my story and my most recent encounter
with Makena. Through the use of Makena injections, I
was able to deliver a healthy baby girl. Because of
the success I had my husband and I have decided that we will be using Makena again once we decide to become pregnant. Because I was unable to present today, I have attached some photos of my beautiful family, including Grace Marie Joseph, whom we often refer to as our Makena baby, which I will be sharing with you today.

"With my first ever pregnancy, everything seemed to be going well, but too soon into my pregnancy, I started experiencing painful contractions. I went to the ER. All tests were normal. Ultrasound had shown a viable fetus. I was discharged home with undiagnosed, unknown cause for my symptoms to experience premature rupture of membranes shortly, 4 days later, without any known cause.

"The loss came just a week after we had announced the pregnancy and made it public. It was almost shameful to have to go and tell people we weren't pregnant anymore. I'm fortunate to have a very supportive family and friends who helped me get through it, but it was definitely a tough time. I'd get emotional seeing other pregnant women or other babies
around the time we had delivered.

"My husband and I both really wanted to build a family, so we decided to try again. In the back of my mind, I was scared I couldn't carry a full-term pregnancy. We knew we wanted another child, but it was scary. When I became pregnant again, I asked my general OB to refer me to a high-risk specialist because of my history. She agreed, and I saw the specialist at 12 weeks.

"She told me that there was a medication we could try once I reached 15 weeks, Makena. I discussed it with my husband and family and did my own research. There didn't seem to be many side effects, so I decided I may as well try it and see if it worked. Once I got to 16 weeks, it was both scary and exciting. I knew there was hope once I started taking Makena, but I wondered if the shop would even work for me.

"The major side effect that I experienced was pain at the site of the injection. With the combined continuous prenatal care, plus weekly Makena up to 36 weeks, I was able to deliver a healthy, beautiful, baby girl, Grace Marie, at 37.4 weeks. She weighed
7 pounds 10 ounces.

"I would highly recommend Makena to any other mothers like me who had preterm births. Thank you for this opportunity to share my story. I truly support Makena. Glory Joseph."

DR. LEWIS: Thank you. Speaker 12, please.

DR. JACKSON: Hi. I'm Marc Jackson. I'm an MFM and the vice president for education at the American College of Obstetricians and Gynecologists. We represent more than 58,000 physicians and other partners dedicated to advancing women's health. I have no personal financial relationships to report, but in 2019, AMAG provided a grant to ACOG to support medical student projects, but not our practice activities or our clinical guidance.

In the time since we submitted our written comments to the committee, the PROLONG trial, Trial 003, has been published. This multinational RCT of patients with a prior preterm birth found no difference in recurrent preterm birth prior to 35 weeks or the neonatal composite outcome between women treated with 17 hydroxyprogesterone caproate or placebo.
Several comments about the study need to be made. Although the study design was similar, the PROLONG study 003, as executed, was fundamentally different from the MFMU trial, 002, that was published back in 2003. This is evidenced by the large difference in the baseline preterm birth rates less than 37 weeks, 23 percent versus 55 percent.

Thus, the study population in Trial 003 was a lower risk population than in 002, and substantially so. Differences in the 002 and the 003 populations, with respect to the number of prior preterm births, smoking rates, social, ethnic, and racial differences, and national differences in healthcare delivery, makes plain at least some of the discrepancy. Because of these differences, a head-to-head comparison of the two trials is inappropriate.

Despite the PROLONG study's findings, the results do not indicate that the initial U.S. based Trial 002, the MFMU trial -- they do not indicate that it was wrong or that its conclusions are misleading in some way. Rather, the data from Trial 003 should be examined as part of the body of literature on
placebo-controlled trials using 17-OHP in preventing preterm birth.

It is that broader examination of the literature that should be used to determine whether there is substantial evidence of effectiveness, not the recent Trial 003 alone. Until a comprehensive analysis can be done, ACOG will continue to recommend that physicians offer 17-OHP to pregnant women with a prior preterm birth.

We will continue to monitor this topic and to evaluate additional data and analyses when they're published, and we'll address new findings in the review process for our clinical guidance as needed. Continued access to 17-OHP is important for our patients, and ACOG respectfully encourages this committee to table any decision on whether to withdraw drug approval until a complete meta-analysis using patient-level data from all the available studies can be done. Thanks for the opportunity to speak.

DR. LEWIS: Thank you. Speaker 13, please.

MS. CHIAVERINI: Thank you for giving me time to speak today. Again, my name is Amelia Chiaverini.
I am being reimbursed by for my travel expenses by AMAG because I wanted to personally tell you about my experience with Makena. I believe this product must be available to women that face similar situations to prevent further emotional and financial stress. I am taking time away from my responsibilities as a mother and wife to be here today. It is that important to me.

In January 2011, I went into preterm labor. I was given several medications to help me and my baby. Unfortunately, after 5 days, I was in labor again and was rushed to the operating room for an emergency C-section. On February 2nd, my first son was born at 27 weeks, 1 day, weighing only 1 pound 14 ounces. It was a terrifying experience.

I briefly saw Duncan before he was transported to a children's hospital. He was so tiny, and the tubes seem to engulf him. My room was near the waiting area to reduce the constant reminder of his absence from the maternity ward. Duncan spent 3 and a half months in the NICU. He received many medical interventions, including oxygen, phototherapy, feeding tubes, PICC line, blood transfusions, and a surgery.
I had to get past all these issues to focus on giving Duncan care and breast milk. The emotional toll was much more difficult to overcome. Here are some memories that stick with me: finding out that a young mother I was talking with had experienced the NICU two times previously; hearing the anguished cries of grief from a mother because her child had died while I quietly held my tiny boy and cried for her and for me; and the worst day, March 21st, when the staff had to manually resuscitate Duncan. Though it was stressful for me and my family, we made it through. Duncan came home on May 19th weighing 8 pounds 1 ounce.

Before my next pregnancy, my husband and I talked with my obstetrician about preventing preterm birth. He told us about Makena. Together, we decided it was a great option for us because it did not come from a compound facility. By receiving the shots, I felt empowered. I was doing all I could to help my baby, and it also eased my stress. On December 12, 2013, Donovan was born at 38 weeks 6 days, weighing 6 pounds 7 ounces. I believe Makena made his full-term birth possible.
There are many women with similar stories that need Makena to help prevent preterm birth, which could also reduce their emotional and financial stress that preterm birth creates. Makena should be available to these women as it was for me. Thank you again for letting me tell my story with Makena.

DR. LEWIS: Thank you. Speaker 14, please.

DR. RANDELL: Good afternoon. My name is Dr. Michael Randell. Thank you for allowing me to speak to you today during the public hearing on Makena and 17P. In my brief comments, I will focus on my concerns if the FDA decides to withdraw Makena from the market. I do not have any conflicts. AMAG Pharmaceuticals has paid my travel to be here, but I have not been compensated for my time.

I am an OB/GYN in Atlanta, Georgia. I'm a fellow of the American College of Obstetricians and Gynecologists and a diplomat of the American Board of Obstetrics and Gynecology. I've been in private practice for more than 24 years following my training. I've delivered thousands of babies and have managed preterm labor, including using progesterone for...
pregnancy prolongation in my patients with a documented history of a previous spontaneous birth at less than 37 weeks of gestation.

While preterm birth affects about 10 percent of births in the United States, Georgia's preterm birth rate is higher than the national average. Therefore, preventing preterm birth in my patients has been a major focus of my Atlanta practice. I began using 17P in 2008 following the recommendation of ACOG and the Society for Maternal Fetal Medicine that stated, "Progesterone supplementation for the prevention of recurrent preterm birth should be offered to women with a singleton pregnancy and a prior spontaneous preterm birth due to spontaneous preterm labor or premature rupture of membranes."

Last Friday, ACOG announced it is not changing its clinical recommendations at this time, and it continues to recommend offering 17P.

In each pregnancy, there are two patients, the mom and the baby. This precious package requires OB/GYN to provide their patients with the safest and highest quality of care. I was always concerned with
having to obtain compounded 17P that is not made under FDA-approved conditions, so when Makena was approved, I immediately began prescribing Makena instead of compounded 17P. I've observed several of my patients not have another preterm delivery when using Makena, and I saw it improve neonatal outcome. In my experience, Makena is effective. I've seen the benefits.

Few physicians understand the difference between compounded and FDA-approved medications. In 2014, I wrote an article, Risks and Liabilities of Prescribing Compounded Medications. In this article, I stated, "The potential for patients to suffer serious harm from substandard medications prepared by compounding pharmacies is very real."

Healthcare professionals should be aware of the potential liability to which they expose themselves whenever they prescribe or administer compounded products. Patients injured through the use of compounded medications that do not meet FDA requirements for safety, efficacy, or quality may file lawsuits against the pharmacy, alleging product
defects, as well as against the prescribing physician and medical facility, alleging professional negligence. That is breach of the applicable standard of care.

While understanding the PROLONG study showed that Makena is no better than placebo in preventing preterm birth, I don't believe that this study will change the current standard of care to prescribe 17P to pregnant women at risk. If the FDA decides to withdraw Makena, which I strongly urge the FDA not to do, OB/GYNs will return to using compounded 17P, potentially placing their patients and themselves at significant risk.

Few physicians have the training or experience to suitably evaluate a compounding pharmacy's ability to maintain an accepted technique and consistency of drug concentrations, or to investigate how the pharmacy ensures the potency and purity of their active pharmaceutical ingredients and finished products.

FDA regulation serves an extremely important role in keeping America's drug supply safe. Therefore, I believe that for now, it is in the best interest of patients and my profession that the FDA does not
withdraw Makena. Thank you very much.

DR. LEWIS: Thank you. Speaker 15, please.

DR. CARITIS: Hello. My name is Steve Caritis. I am a professor of obstetrics and gynecology in reproductive sciences at the University of Pittsburgh, and a specialist in maternal fetal medicine. I have a few comments that I hope the committee will find useful in their deliberations.

First, I'd like to establish my credentials. My colleague, Dr. Venkataramanan, who you see up there, and I have published 27 research papers on 17-hydroxyprogesterone caproate, which I will refer to as 17-OHPC, including the first paper on the assay of 17-OHPC and the first pharmacokinetic and pharmacodynamic studies of 17-OHPC in both Singleton and twin gestations. These studies were supported by the Maternal Fetal Medicine's Units Network and the Obstetrical Fetal Pharmacology Research Centers. None of these studies were supported by industry.

Our research that is most relevant to your deliberations is our pharmacodynamic study of 17-OHPC in women with singleton gestation. In that secondary
analysis of data from the MFMU Omega 3 study, we reported concentrations ranging from 4 to 56 nanograms per mL; that's on the left there. That is despite the subjects all receiving an identical dose of 250 milligrams weekly.

The figure on the right indicates a linear relationship from these same data between log transform 17-OHPC plasma concentrations and the rate of preterm birth. Clearly, those women with higher concentrations had lower rates of preterm birth. These data suggest 17-OHPC efficacy for preterm birth reduction.

The possibility that a higher concentration of 17-OHPC might be associated with lower rates of preterm birth led us to initiate a prospective study within the Obstetrical Fetal Pharmacology Research Centers. We will randomize 300 women with a prior preterm birth across 5 university centers to either 250- or 500-milligram weekly doses of 17-OHPC. This will provide a pharmacodynamic analysis of 17-OHPC that may assist in establishing a pharmacologically based dosing regimen.

Despite FDA approval of 17-OHPC in 1956 and the recent approval of Makena, a dose-ranging study had
not been reported; neither had a dose or concentration response study been reported for 17-OHPC and the rate of preterm birth. The weekly dose of 250 milligrams for preterm birth prevention is not based on any pharmacologic data or principle, confounding any meaningful assessment of drug's efficacy.

In the way of disclosure for myself and Dr. Venkat [ph], the 17-OHPC for this study that I referred to earlier is being provided by AMAG Pharmaceuticals without charge to the OPRC. The data obtained and publication rights are retained by the investigators. In addition, we are also negotiating to perform a study for AMAG, comparing intramuscular and subcutaneously administered 17-OHPC. Thank you.

DR. LEWIS: Thank you. Speaker 16.

DR. THOM: Good afternoon. My name is Elizabeth Thom, and I do not have any financial relationships with the sponsor. I'm a research professor of biostatistics statistics and bioinformatics from George Washington University biostatistics center, and the center has been the data coordinating center for the NICHD MFMU networks since
the beginning of the network, and as such, I was involved in the Meis study, and I was the principal investigator of the coordinating center and oversaw the conduct of the trial.

The data coordinating center was responsible for assisting with the development of the protocol, creating the data, the case report forms, providing the data management system, monitoring protocol adherence, and doing weekly editing and auditing. I believe that we did a good job because we were very familiar with obstetrics and obstetrical trials. So overall, I think the data were very good quality and the protocol adherence was good.

I was actually present at the interim monitoring meeting when the Data and Safety Monitoring Committee recommended early termination of the study, and I have no doubts that the trial was truly positive. The data had been consistent at the previous interim look, and I'm pleased of that, and although the outcome rate was higher than expected, the women who agreed to the trial were at very high risk.

To change subjects, in the last few years, I
have also been a member of the Secretariat for individual participant data meta-analysis funded by the PatientCenter.com Research Institute, which was referred to earlier today, and that is comparing vaginal progesterone, oral progesterone, and 17-OHPC with control or with each other. It is known as EPPPIC.

As a member of the Secretariat, I helped design the overall study, but I have had no involvement in the actual analysis. The meta-analysis itself was conducted by an independent but very well respected group in the UK. None of the members of that team have been a part of a previous progesterone trial or progesterone meta-analysis and were considered to be unbiased.

This is the largest and most comprehensive individual participant data meta-analysis to date. They looked at 30 trials in about 10,000 women, and about half of them were trials of 17-OHPC. They included 84 percent of the data of randomized trials in 17-OHPC. Those that weren't included are mainly small, unregistered, or single center. The results have not
been published, so I can't talk about that, but I believe that these data are important and should be taken into consideration.

Finally, on a personal note, I was the mother of a preterm baby of 32 weeks gestation, and although it was 5 years ago, I can tell you the experience never goes away. After my son was born, we had several difficult years; and although it was not nearly what some families go through, it certainly factored into my decision not to have another child, as 17-OHPC was not available then, and if it had been, things might have been different.

So on both a scientific and personal level, I ask that the FDA panel and the FDA do not negate the results of the Meis trial by the results of the PROLONG study, but consider the fact that the original trial is more relevant to the U.S. population, that high-risk women might very well benefit from 17-OHPC, and to take into account the results of the EPPPIC meta-analysis when it becomes available. I believe that 17-OHPC should be an option for high-risk women with a prior preterm birth and shared decision making between the
doctors and women who could potentially benefit from it. Thank you.

   DR. LEWIS: Thank you. Would the final speaker please approach the podium?

   (No response.)

   **Clarifying Questions to Applicant or FDA**

   DR. LEWIS: Okay.

   We have time for some clarifying questions for the FDA and the sponsor by the committee members.

   Dr. Gillen, I think you're up first. You had a question left over from this morning.

   DR. GILLEN: Yes, thank you. My question is primarily to Dr. Wesley, and it's really around clarification of the 37-week endpoint that was used in the first study. As you'll recall and was stated earlier, in that 2006 advisory committee meeting, there was pretty strong consensus that the 37-week was not a quote/unquote, "adequate surrogate," adequate surrogate I presume meaning satisfying the Prentice criteria.

   So what was stated about that — and this is really a follow-up, to some degree, to Dr. Shaw's question about substantial evidence for efficacy. Part
of that is the quality of the endpoint and the clinical relevance of the endpoint, I would argue.

The question is, when you described the timeline about new information coming out on the 37-week endpoint as, quote/unquote, "becoming an adequate surrogate," how does that impact our view of what is substantial evidence for efficacy, as described by the sponsor, to be honest, in their presentation?

What's the FDA's point of view?

I'm trying to get a feel for where you are on the 37-week endpoint and what the timeline was, because it seems like the PROLONG study was already underway at the time that you had made that decision that the 37-week now is, quote/unquote, "adequate."

Can you fill me in on this?

DR. WESLEY: Well, it's somewhat difficult because nobody knows exactly the best surrogate to use for this. At the time when the data came out -- and it wasn't just a publication; it was also states made a law that you couldn't induce somebody before 39 weeks, if you recall. You're not a clinician, but 39 weeks, you had to wait to induce somebody because of the
morbidity occurring in the late preterm birth.

So because the results were so persuasive at 37 weeks, even though they weren't at 32 and 35, we decided to give it a chance and go ahead and do the provisional approval. It's not clear exactly, but I wanted to show a slide to show you the population in 2002.

Can you pull up slide 20? It is an older population of preterm births, and that might be why, because you had so many more of them in that population, you see the median -- I don't look at means, but the median preterm birth rate in the treatment arm was 37 and a half weeks, and in the placebo arm, it was 36 and a half weeks; only one week difference.

It seems as though because the population was older in that thing, it might have been affected. I don't know. This is not written in stone with us. We keep looking. We keep looking at the literature, we keep up with changes, and we make decisions based on that. That's the best I can say.

DR. GILLEN: My question is somewhat pointed
to your slide 14, which says, "FDA concluded that delivering at less than 37 weeks of gestation was an adequate surrogate endpoint." Is that still the position of the FDA? I'm just trying to get -- if we're asked to come back and judge the first study based upon its merits, which we already did once in 2006 -- I happened to be there. So now if we're asked to judge it again, I want to know where the FDA stands on this as an endpoint.

Given what I'm reading here, is that the official stance of the FDA?

DR. WESLEY: There is no official stance. We decided at that time, with the people there, to do that -- to use that gestational age. But I can't say there's an official stance. I mean, it's something that we keep evaluating all the time.

DR. NGUYEN: Hi. Christine Nguyen, FDA. Let me try to address your question. You're asking whether, in 2019, we would consider the gestational age of delivery less than 37 weeks an adequate surrogate endpoint for accelerated approval, and the answer would be yes.
DR. LEWIS: Thank you. Dr. Orza?

DR. ORZA: I have some questions about the safety side. In their comments and also in their petition, Public Citizen commented on and did some analysis of the rate of stillbirths, which was higher in both studies in the treatment group. I was wondering what FDA's analysis of that had shown.

Also, the sponsor recommended to describe data that they had on the long-term effects, out to an average of, I think they said 4 years. And I was wondering if the FDA had analyzed those data and what your conclusions were.

DR. CHANG: Hi. Christy Chang from FDA. Your first question was about the safety findings from both 002 and 003. You're correct that from the 002 study, there appears to be a signal in increasing early fetal loss and early infant deaths from study 002. But in study 003, based on our review, it appears that the incidences for these findings were similar in both treatment groups. Furthermore, the 003 study was designed to rule out a twofold increase in adverse neonatal outcome, and was shown in 003.
DR. ORZA: They were similar overall, but specifically for stillbirths, they were higher in the treatment group in both studies, and that was what the Public Citizen analysis referred to. There was also a concern about where in the 16- to 20-week window the treatments were started, and they seemed to suggest that there was a difference between early in that window and late in that window, potentially, on the rate of stillbirth.

Did you do similar analyses?

DR. WESLEY: Can you pull up slide 24? This shows the two studies, and if you look at stillbirths, you have a 2 percent rate in the treatment arm of 002 and zero percent of the placebo arm. Then in 003, you have a 1 percent stillbirth rate and a 0.5 percent.

So these are very small numbers. The percentages are not that dramatically different. No, we didn't really look at the time of starting of the drug and the relationship of stillbirth because the numbers are so small, it would be hard to really do that analysis, but that is something that's worth considering in the future.
DR. LEWIS: Thank you. I think sponsor wanted
to say something to that point.

DR. ORZA: And also the long-term data, the
long-term safety data.

DR. KROP: We evaluated the stillbirth rate
very carefully and had an independent maternal fetal
medicine physician, who was blinded, to review the
details. I'd like to call up Dr. Sibai who reviewed
these himself.

DR. SIBAI: Baha Sibai, UT Houston. I
reviewed the data for both the Meis trial as well as
the PROLONG. For the PROLONG, this was blinded. For
the Meis study, I had the data because it's already
published and available. I looked through every one of
these, and as you see from here, from the PROLONG
study, there was only one unexplained. For the others,
I identified 11 factors.

The way I did it, I used the publication from
the stillbirths, which is the NICHD network, where they
had several factors there. I evaluated maternal,
fetal, placental, cord abnormalities in making my
decision. And it is reassuring to see that, really, in
either one of these studies, there was no signal that 17P increases stillbirth.

DR. LEWIS: Thank you. Dr. Davis?

DR. WESLEY: Was there a question on long-term follow-up?

DR. LEWIS: I'm sorry. That's right. I apologize.

DR. WESLEY: Can you pull up slide 30 and 31? The follow-up of children on 003 is not complete, so I'll just show you the results of 002. This is a screening. The ASQ scores are screening for developmental problems. If you look at the treatment arm and the placebo arm -- and remember, this is a 2 to 1 ratio, so they had to look at percent -- you see that the treatment arm had 27 and a half percent positive screens; the placebo arm 28 percent positive screens. Can you bring up slide 31? These are the people with a positive screen who also had a diagnosis of developmental delay. Those in the treatment arm had 2.6 percent developmental delay -- no, I'm sorry -- 6.7 percent developmental delay. Those in the placebo arm, 9.8 percent.
So there really isn't much difference -- this is a safety study only, between the treatment and the placebo arm -- when it came to screening and developmental delay. If you look at the percentages now, there are some differences, but they're not that significant.

DR. DAVIS: How old were these children?

DR. WESLEY: They're about 18 months old.

DR. DAVIS: And do you know why they used this test versus a Bayley, which is more --

DR. WESLEY: That was used in terms of the diagnosis, yes. The Bayley is more diagnostic and not a screen, so it was used for the diagnosis.

DR. LEWIS: Before you get to your question, Dr. Davis, is this the entire population of 003, or --

DR. WESLEY: No. This is only 002. Because it was not set up beforehand, if you look at slide number 28, it tells you how many. Fourteen of the original 19 study sites in 002 were able to participate. This was post hoc set up and done, so you didn't get everybody, but it had a good percent.

Eighty percent of the mothers who participated in the
study had this screen and diagnostic testing.

DR. NGUYEN: Hi. Christine Nguyen. Let me just clarify, the infant follow-up for 003 is ongoing, and the results are blinded. So we're not able to show you those results, and I believe there are data on about 200 children.

DR. LEWIS: Just one more. I will get to your next.

So this is 14 of the original study sites children were eligible to participate. Was there a good distribution of sites throughout the country or were they skewed in terms of a preponderance of one study site?

DR. WESLEY: From my recollection, it was fairly widely distributed. These are 14 sites that were able -- but they were in different parts of the country. There was no particular segregated group of them, no.

DR. LEWIS: Dr. Davis?

DR. DAVIS: Thank you. Jon Davis from Tufts. The definitions of your neonatal morbidities were a little perplexing, so in other words -- and it may be a
moot point because the rates were so low and the 
average delivery time was 37 weeks, so that's why you 
may not have had very many. But certainly some of the 
definitions were bronchopulmonary dysplasia, which was 
defined as oxygen use for 28 days, which I think I 
stopped using about 20 years ago.

So I didn't know how those were drafted and 
whether those are viable, and whether we should be 
relooking at the definitions and potentially 
reanalyzing the data with more updated definitions.

I had one more question.

DR. CHANG: Christy Chang from FDA. Some of 
these may be better addressed by the company. If we 
could pull up Dr. Sibai's slides from CO-38.

DR. NGUYEN: I'd like to remind the committee 
that this neonatal index was based on data of when 002 
was conducted, so this is 1999. It is about 20 years 
old. When we proceed with a confirmatory trial, we 
like to be as consistent as possible with the trial 
that gained initial approval. So I think that's one 

DR. WESLEY: These definitions were developed
by the Maternal Fetal Medicine Network Units, not by us.

DR. CHANG: I'm wondering if Dr. Sibai has any more comments about this slide, which shows the long-term neonatal follow-up on the babies, whose mothers participated in 002.

DR. KROP: Dr. Sibai, do you want to go up and comment?

DR. SIBAI: Do you want me to comment on this or there's a question? Sorry.

DR. CHANG: I'm just wondering if you had any comments, any additional comments, besides what you already talked about this morning. Based on what the slide has shown, of all the infants that were enrolled in the follow-up study, there didn't appear to be any differences in motor development.

DR. SIBAI: Correct. I would like to point out that, really, the median age at follow-up was 48 months, and you can see the 75th percentile. The other thing I want to emphasize, really, there was no gender differences, which was one of the endpoints. We looked at 12 points for masculinity and 12 points for
femininity in this evaluation, and there was no significant difference.

In regard to the question about BPD, this is really the definition that was used in the neonatal research network among the various studies.

DR. DAVIS: My final question to FDA is, in your market scan data, we've been told you can't do another trial because everyone's using this already, and it's an established treatment. I was curious if we actually know -- most neonatal trials, we can see that 85 percent, 90 percent of our mothers have gotten antenatal steroids before the babies deliver.

Do we have any idea what the market use is? I'm not sure if you would know or maybe the sponsor. How many of these mothers who actually have had a previous preterm birth are receiving the medication? Because it was my sense that it was still relatively low throughout the United States. So whether that really does preclude doing another study, I wasn't sure.

DR. TSAI: This is Huei-Ting Tsai from FDA. Can you clarify? Are you asking the utilization among
the people using the injectable HPC, how many have the
preterm delivery?

   DR. DAVIS: Yes. So in other words, if we're
being told that this is now standard of care being used
widely throughout the United States and would preclude
doing another study, is that true? I mean, are 80 or
90 percent of all the mothers who are now pregnant, who
have had a previous preterm delivery, are they
receiving 17P?

   DR. TSAI: If we look at slide 10 I think for
the Sentinel -- for the drug use slide, slide 10 in
drug use slide, FDA drug use slide, but you probably
have the information, basically in the Sentinel
analysis, it does include the Market Scan data, and
that's a major data planner. You can refer the data we
got from the Sentinel analysis to see how the use might
be in Market Scan.

   DR. NGUYEN: Can you pull up drug utilization
slide 10, please?

   DR. TSAI: Slide 10 in drug use presentation.

   DR. NGUYEN: The next FDA slide.

   Christine Nguyen. To answer your question, we
have to know the universe of all eligible women in the U.S., and then figure out how many of those receive Makena. So I'm not sure -- well, Market Scan, we will not be able to get the information on that denominator.

DR. KROP: We do have some data on utilization that was from a chart review. I don't know that that would be helpful in your question. It was a thousand patients that we went back and tried to get the denominator that you're referring to. And what we found was, based on that, those were all indicated patients, that about 75 percent of them were taking 17P. This was in 2017.

I'm sorry. I don't know why it's not coming up. But it included both 17P compounded, as well as 17P Makena. The combination was 75 percent, the vast majority of that being Makena, and then there was some off-label use of vaginal progesterone in about 10 percent of patients, and about 15 percent of patients were not being treated.

DR. LEWIS: Okay. Dr. Hunsberger, go for it.

DR. HUNSBERGER: I just had a question for the applicant. They were discussing why, potentially,
another study couldn't be done maybe as a randomized study between another treatment. On slide 83, you put up different treatments and said, well, none of these are beneficial, but if you look at the odds ratio, that's pretty much the odds ratio or the relative risk you saw in your study.

So it's not quite consistent to say the PROLONG study or we should approve this, when these are given as evidence of not being beneficial, and maybe also a discussion of why you couldn't do a randomized study between one of these treatments.

DR. KROP: I'd like to call up Dr. Blackwell to address that question.

DR. BLACKWELL: Thank you. Sean Blackwell from UT Houston, Houston, Texas. I think, certainly, any group of trialists can do a trial. The question is on whether or not it would be informative for this particular question. Certainly, we could do a comparative trial, a randomized-controlled trial of 17P to any therapy. The question is, would it be informative based on the information that we have already?
This is three large placebo-controlled trials, adequately powered with a very high-risk patient population similar to the Meis study, again, different than what I would describe in a PROLONG population, that showed no difference related to treatment effect. Certainly, it's possible to do a trial. The question is whether or not it would be informative and confirmatory. That was the point that I was making in my presentation.

DR. LEWIS: Thank you. I think at this point, we do have a lot of material to get through this afternoon in terms of discussion, and some of the points that are bothering people perhaps you'll have an opportunity to air those concerns. At this point, let's take a 5-minute break, 5 minutes. We'll reconvene at 2:30.

(Whereupon, at 2:25 p.m., a recess was taken.)

Questions to the Committee, Discussion, and Voting

DR. LEWIS: We will now proceed with the questions to the committee and panel discussion. I'd like to remind the public observers that while this meeting is open for public observations, public
attendees may not participate, except at the specific request of the panel.

We will have three discussion questions and three voting questions. Some of them have subparts. We'll start with the first discussion question. If you have a comment to offer, please raise your hand to be recognized.

Discussion question 1, discuss the effectiveness of Makena on recurrent preterm birth and neonatal morbidity and mortality. Dr. Shaw?

DR. SHAW: Hi. Thank you. I guess this is a comment and potentially discussion, that the sponsor might like to respond to this comment. I can refer, actually, to Jia Guo's slide number 3, which has the Trial 003 study design. When I think of the effectiveness of Makena, we have these two trials. I've heard a couple people talk about Trial 003 as a well-powered, well-designed trial. But when I look at the trial design that's on Guo's slides, number 3, that was powered based on a baseline rate that did not apply.

I understood earlier that the DSMB did look at
overall event rates, lumped, and they would have known
early on that the baseline rate was off; that instead
of the expected 17 percent for the neonatal composite
index, they were seeing a background rate of about 5
percent, so a third. And the same thing for the
reduction of the preterm birth; instead of the
background rate of 30 percent, they were seeing
something maybe lumped at around 11.

Over the 9 years that enrollment took place,
I'm sort of confused as to why that might not have
been -- it must have been evident that it was no longer
set up to be a confirmatory trial. It was
underpowered. It was terribly underpowered.

So I feel like I can only consider the
evidence of the first trial in terms of a trial that
was adequately powered to detect efficacy. So we're
sort of sitting in a very similar place in the sense of
one adequately powered trial. That's basically just a
comment.

DR. LEWIS: Others, discussion?

DR. NGUYEN: May I respond to that comment?

Christine Nguyen.
DR. LEWIS: Yes.

DR. NGUYEN: When we power a confirmatory trial, the best evidence we go on is the treatment effect that we see in the approval trial. We can't predict in advance what the results of the confirmatory trial would be. I mean, you can't look into the future. I can't answer why the data were not reviewed formally and assessing about event rates and what have you.

But it doesn't make 003 not an adequate and well-controlled trial. It was powered based on the best available evidence. So again, when we're looking at 003, we're trying to find a drug effect, so I think it's important to look at all the data in front of us.

DR. SHAW: Absolutely. I think speaking from what I -- and I might have misunderstood, but a lot of times DSMBs, we have to monitor event rates because we all do the best we can. And frequently, especially when we go into a new population, we need to realize we may have powered on the wrong thing, and generally background event rates would be considered, and maybe it wasn't. But that's still a piece of the trial, and
its hindsight could be 20/20, but it's just something to be aware of.

We can't refer to that -- you did the best you could, and that's not in question, but this was a trial powered for a different population than the one it was inevitably --

DR. NGUYEN: So I would comment that the eligibility criteria was the same as 002. So the intention there is that you enroll the same population. And again, we can't predict in advance what the results will look like for 003.

Another thing I would also clarify is we approved Makena based on the findings of 002, so we expect the treatment effect to be similar. So we're not looking at a totally different population or somehow looking for different outcomes. We're looking for a verification of the drug's effect.

DR. LEWIS: Okay.

DR. GUO: Jia Guo from FDA. I have a comment on that.

Could you please get my slide 27? Go back one to 26. When we talk about a power of the study, that's
a very important concept at a design stage. We know the power is the conditional probability, but at that time we have an expectation of the treatment effect we will observe in this trial.

We're not talking about the retrospect -- when people say the study and the power, we commonly think about the retrospective calculated power based on the study results.

DR. SHAW: I'm sorry. I just want to be clear that that was not my question about retrospective power. It's just understanding a baseline rate used for the power.

DR. GUO: Yes. And if you look at Trial 003 results and look at a confidence interval based on applicant's relative risk reduction, you see for the neonatal composite index, the relative risk reduction, actually, for the neonatal is positive 12 percent, and the confidence interval, the lower bound, is minus 28 percent, which actually does not cover that 35 percent, what they expect to observe in the study. So in that way, this study is not underpowered to detect their original plan for the relative risk reduction.
DR. LEWIS: Okay. If we could show the
discussion point again, and I think Dr. Reddy was next,
the first discussion question for the committee.

DR. REDDY: Just to build on what Dr. Shaw said, they did not look at the event rate. I just
wanted to make sure -- the DSMB for 003, because I asked that question.

DR. SHAW: There were two different answers, actually. It was confusing.

DR. REDDY: When I asked, one of my first questions was, for 003, did they at any point go to the
DSMB about the event rate or to the FDA because the event rate was lower than expected, and the answer was no.

DR. KROP: [Inaudible - off mic] -- charged
to look at efficacy and did not comment to us about event rates. That was not their charge for the committee.

DR. SHAW: But I was confused because at one point, I thought I heard you say the overall rate was
looked at, not the efficacy, which would be by arm.

DR. KROP: I think they knew the overall rate,
but that was not — I mean, they weren't telling the
sponsor you're underpowered; you need to go do
something. I think at this point, this is a rare
disease, and the idea that even if we were powered to
go do 3500 patients, it wouldn't have even been
possible. It would be another 10-year study. So I'm
not sure whether that would help the situation.

DR. REDDY: I wanted to clarify that. But in
terms of question 1, to me, the focus is preterm birth.
I think it's an important outcome because we know
preterm birth gestational age is directly related to
neonatal morbidity/mortality. So I think, to me, I'm
focusing on preterm birth and gestational age at
delivery because we know that is directly related to
morbidity and mortality.

Then for me, I'm interested only in the 003,
the U.S. portion. I feel the other portion is not
applicable to us here in the U.S. So given being
focused on 002, which was a well-done RCT of American
population and U.S. PROLONG, which more reflects the
U.S. population, I think there is evidence that Makena
is effective.
DR. LEWIS: Dr. Bauer?

DR. BAUER: I'm going to be the devil's advocate here because I'm going to take just the opposite. I'm going to suggest that actually 003 was actually the more properly done trial, and that you can't just ignore the fact that the trial enrolled people at a lower risk. In fact, the right question is, was there any evidence that the drug had differential effect in the lower risk people as opposed to the higher risk?

Both in 003 and in 002, there was no evidence that the drug had any better or any worse effect, depending on what the baseline risk was. It's a very important issue that Dr. Shaw brought up about the event rate because if you're studying a lower risk population, you have less of a likelihood to show a meaningful difference. But remember that the power calculation for 003 said that they wanted to find a 30 percent or greater reduction in the risk of their primary endpoint. In fact, their confidence intervals excluded that interval.

So I would not argue that that was an
underpowered trial. In fact, I'm going to take just the opposite. I think that there are questions about the much older trial. Really, an event rate that's almost twice in the placebo group of what you would expect, based on other populations, to me is not yet explained, and there are also differences in randomization that we can't account for, particularly that purports to women that had more than one preterm labor. So I think we could call into question the validity of actually 002 as much, or in my opinion more than 003.

DR. REDDY: I understand your concerns. I'm worried about 003 in terms of the neonatal morbidity and mortality was so low. We can't poo-poo we do not know the underpinnings of preterm birth in this country. We heard about all these risk factors, but even if you count for all these risk factors, there's still an elevated rate controlling for all these things.

Really, Ukraine and Russia to base majority of patients in 003, it makes me feel very uneasy because they had a very low rate. I want my neonatology
colleagues to comment on the extremely low rate from very preterm births in this study.

DR. LEWIS: I know Dr. Davis is up next, but if somebody wants to quickly comment on Dr. Reddy's observation? Is there a neonatologist in the house?

DR. DAVIS: I think we agree that the primary reason to use this drug is to prolong pregnancy and minimize neonatal morbidity and mortality. None of that was shown in either trial because the rates overall were quite low.

We as neonatologists see the bulk of our morbidity and mortality in babies delivered less than 30 weeks gestation. I think most NICUs in the United States have survival rates well over 90 to 95 percent in babies over 30 weeks gestation, and we have the most concerns and see the most severe illness in preterm infants who are delivered less than 28 to 30-weeks gestation.

Most of our neonatal trials studying major morbidity and mortality are limited. Usually we go from 23 to 29 weeks gestation, and we don't enroll anyone over that because the rates of complications get
much lower, and then you can't get enough patients and
power your trials properly.

So I would suggest that even if you were to do
another study, the rates here are so low that you could
never power a study to find a significant difference,
at least in my mind from looking at these data. If you
look at the deliveries at less than 28 weeks gestation,
which is what we really worry about the most, if
anything, it was slightly higher in both 002 and 003 in
the Makena group. It doesn't look like it was
statistically significant, but there was certainly no
benefit.

What it suggests, we've talked about the
multifactorial nature of preterm delivery, and it may
be that more mothers at less than 28 or 30 weeks have
inflammation, infection, et cetera, Which we tend to
see after delivery, and maybe the pathogenesis is
somewhat different at older gestational ages. But I
think from this standpoint, the rates are incredibly
low, and if you're using the drug in order to improve
neonatal outcome, you can't demonstrate that.

I do agree that late preterm infants do have
higher rates of long-term morbidity and mortality, but
the question then, which we talked about earlier, if
you're getting us from 36 weeks to 36 and
five-sevenths, is that a meaningful clinical outcome
that you're going to be able to demonstrate a
significant difference in that 6-day period, and is the
risk of injecting this medication -- and I feel better
about seeing the 4-year follow-up that there is no
obvious signal of any differences, but does the risk
potentially outweigh the benefits of that extra 5 or
6 days when you're talking at somewhere around 36 to 37
weeks?

I would have a really, really difficult time
either designing that trial or figuring out how to
interpret those data.

DR. LEWIS: Thank you. Dr. Gillen?

DR. GILLEN: Thank you. I'll take what I
would consider to be the easier one first on this, and
that, no, I don't believe that effectiveness for
neonatal morbidity and mortality has been established.
I think gestational age has been and is a surrogate
here for neonatal morbidity and mortality.
There have been changes in evolutions in what we would define as an adequate surrogate, depending upon the time frame for the gestational age at the time of birth, but neither study has demonstrated, in my mind, anywhere close to efficacy on neonatal morbidity and mortality.

Now, with respect to preterm birth, I agree wholeheartedly with Dr. Bauer in that there are still questions remaining about the placebo control rate in the first study. It's an anomaly that has yet to be explained as to why it was so high, and the observed rate at less than 37 weeks was effectively around where previous studies, placebo arms, were sitting, and that has not been explained.

If one is going to say that the reason that there's a lack of replication, which this is the underlying argument here, and this is where I began my very first question of the day, is because there's a difference in the patient populations, I have yet to see one subgroup where the two started to be compatible with one another.

Even in a data-driven world, we can't find one
subgroup where there's effect modification or evidence of that effect modification that's sitting here. Cutting it by U.S. population, black versus non-black population, that is yet to be demonstrated to me. So I believe that even with respect to preterm birth at this point, that there is fairly weak evidence, I would argue, in terms of effectiveness.

DR. LEWIS: Anyone else? Question 1?

(No response.)

DR. LEWIS: So on the question of effectiveness of Makena on neonatal morbidity, there seems to be no one commenting that Makena does affect neonatal morbidity and mortality on recurrent preterm birth. There's some range of opinion in terms of whether you should value 002 or 003 more so; or whether either of them show effectiveness.

Dr. Lindsay?

DR. LINDSAY: I just wanted to weigh in on the issue of the efficacy of Makena recurrent preterm birth, and I really wanted to ask a question based on a couple of things I've heard about the independent patient meta-analysis data that's going on.
My question is -- and this is just a general comment -- when we get the results from independent patient meta-analysis, will that trump the results of what we get from the randomized clinical trials?

One speaker made the comment that maybe we should wait for our deliberations until we have those results, and I would agree. I have to be candid. I've been prescribing the medication for a number of years, but in terms of looking at the evidence and looking at the data, it's really kind of hard to say that it's been very effective if you look at the data very critically.

I'm just asking is that meta-analysis going to be a tiebreaker, or I wanted someone to kind of make a comment about whether the independent data meta-analysis will trump the results of these two well-conducted, randomized-controlled trials, because that would help me in my deliberations.

DR. LEWIS: Well, that's a good question, and it kind of does feed into our discussion question 2 about a confirmatory trial, if that's to be designed. So I think, if you don't mind, we'll kind of fold that
Oh, I'm sorry. Go ahead, FDA.

DR. JUNG: Hi. My name is Dr. Taehyun Jung from FDA, Office of Biostatistics. I authored the meta-analysis of the two published studies in the briefing document. The FDA reviewed two published studies. One is a published in the American Journal of OB/GYN in 2018, authored by Romero, et al. This study used vaginal progesterone, and the dose was ranging between 90 to 200 milligrams daily. There were 5 studies that was used for meta-analysis, and that was administered by intravaginal.

This study was limited because the study population was different from study 003. The Romero study had spontaneous preterm birth, but it was only 30 percent. All of the subjects had 100 percent short cervix that was defined as cervical length less than 25 millimeters. And the Romero study didn't use the approved dose, that is 250 milligrams weekly.

Also, the authors conducted a post hoc analysis on U.S. and non-U.S. white population and black population. The white population showed a higher
risk reduction compared to the black population. The black population showed a relative risk of 0.86, but it crossed the reference line, so there was no difference. the U.S. population and both non-U.S. showed significant risk reductions, but the U.S. population had a higher risk of preterm birth compared to the non-U.S.

DR. LEWIS: I'M sorry. Could you just clarify that again? So you're talking about vaginal progesterone in a meta-analysis? Was Makena in this?

DR. JUNG: The study published in 2008 was using vaginal progesterone only.

DR. LEWIS: Vaginal only. Okay. Thank you.

DR. KIM: I'm Clara Kim from Office of Biostatistics. I just wanted to clarify that the meta-analysis that Dr. Jung is talking about is the one that's included in the backgrounder. I think the patient-level meta-analysis that you're referring to, we haven't gotten a chance to review it. So how much we rely on that, I think that would be a review issue.

DR. NGUYEN: So if I may provide some guidance, we rely on the most robust strength of
evidence when making our decision. So unless we think that the individual patient data meta-analysis, which I suspect is going to be a little more heterogeneous than the two adequate and well-controlled prospectively designed trials, it will be hard for us to think that would trump the very robust evidence from the two trials we have in front of us.

So I can't answer it for sure, but you just kind of eyeball the robustness of the evidence that are generated from the two different analyses, that that would sort of guide how we handle those data.

DR. LEWIS: Dr. Orza?

DR. ORZA: One possibility I think that could come out of the IPD meta-analysis -- and again, I haven't seen the results either; I'm not privy to those -- is that it might not contribute to these questions specifically, but it might identify, for example, a legitimate comparator to get us out of the jam of having to use a placebo.

DR. LEWIS: Dr. Eke, did you have a comment as well on this question? No?

Okay. Are we ready for question 2? Question
2, if a knew confirmatory trial were to be conducted, discuss the study design, including control, doses of the study medication, efficacy endpoints and feasibility of completing such a trial.

Don't all speak at once. Yes?

DR. JARUGULA: As the industry representative here, I'd just like to comment. Having seen the evolution of this development, the study 003, how long it took to complete the study, given the recommendations of the societies and also about the ethics of using placebo in this, I think it would be extremely hard for any company to conduct such a study. You've seen that study 003 background rates were much, much lower than anticipated, and yet we tend to use that study as a basis to utilize the findings of the other study.

So I don't know. I'm still conflicted on that. But leaving that aside, I think conducting another's study, a well-controlled, double-blind study would be extremely difficult. I would venture to ask the committee and others to discuss other possibilities here, either finding a subpopulation or any other
possibilities.

DR. LEWIS: Dr. Gillen?

DR. GILLEN: Possibly controversial thinking out loud here, but the sponsor has very clearly articulated that they don't believe that another study would be feasible given the fact that accelerated approval was already granted, and it is very hard to recruit from the same patient population. I would conjecture maybe that accelerated approval was potentially given too quickly in this case and has convoluted this problem.

I guess a question for some of my clinical colleagues around the table is, if approval was withdrawn, could this study be done, and done appropriately, with a representative patient population to attempt to confirm, if you will, Trial 002, which is what the purpose of 003 was, and what I've been told is that could not be done because of the changing patient population and the difficulty of recruiting.

I'm not really giving an answer here on the feasibility, but I understand the logistical difficulties, and I think we've been conditioning upon
the fact that the accelerated approval is granted and will stay granted. And I think we need to think about the two hypotheticals to say, what if it wasn't there, could we do an adequately controlled trial and actually get to an answer?

DR. LEWIS: That's kind of what we're asked to talk about in question 3. What are the potential consequences?

Dr. Orza, and then Dr. Wing.

DR. ORZA: I'm having trouble articulating this idea, so bear with me. But in study 003, I'd like to see data about a control group, what was going on out there with women at high risk for premature birth outside of the study to understand what the baseline might have been because the women in this study weren't just getting an injection of placebo. They were getting weekly attention and care. And it could be that because both of them got that, regardless of whether or not they got the drug, that that actually is the answer to why the rates were so low, both in the placebo group and in the control group.

So we might have in fact discovered the way to
make this better, completely independent of the drug. So I would like more information about what was going on outside of the trial to try to understand better what was going on inside of the trial, and to help us think about what the next study should look like.

DR. LEWIS: Thank you. As I understand it, in 002, though, the same thing, their placebo group also got weekly attention. No? Yes, they did.

DR. ORZA: Right, kind of setting that aside because I don't know what happened there.

DR. LEWIS: Oh, okay. Dr. Wing?

DR. WING: So my thoughts are all over the map, so please bear with me. I'm going to talk to issues related to both questions 2 and 3. I'm going to leave an open-ended question, first, for people who are more informed than myself, which is one of the elements of question 2, which, is 250 milligrams of this drug the right dose? And it's perhaps what we're seeing in the differences of these trials related to the dosing.

I'm going to throw another variable in here, in the discussion, because I really am going to stir it all up, is whether or not the timing of administration
of these drugs also affected the results and can account for the discrepancies in the two trials. So that's me as a clinical trialist talking about design.

I think feasibility, we're going to bash it around quite a bit. I think the ethics of doing a placebo-controlled trial when this drug has had FDA approval is a non-starter, at least in my opinion. It's just not going to happen.

So then we have to go to the alternative, then, which is if you pull the approval of the drug and say we're going to conduct the trial, then you've got to consider the legal implications, which the FDA I think has argued, at least in my mind, appropriately that that would be an okay thing to do. But there will be clinical and political consequences of that because, clearly, the clinical consequences, as a clinician, we're desperate as MFM's. Perhaps, I'm less desperate now because I've walked away from the bedside, but we don't have anything that's really good; just stop this problem that causes insufferable pain. So we succumb to emotion as a result of that.

I think Sean said it best, that the clinical
response out there in the field is going to be that our brethren will start prescribing other versions of progesterone, whether it's vaginal, or oral, or some other compounded injectable, and they may all at once; that that could happen or they could put in more cerclages that were unnecessary. So in that regard, I think we're also looking at other ethical implications here, where we're doing harm where we shouldn't be.

As physicians, we take these oaths to do good and also do no harm, so I think we have to ask ourselves what good are we really doing here? Then I think the political implications are clearly, we know that there are disadvantaged populations in this country, and we have data. The black and white says that the 17P somehow prevented some recurrent preterm birth in a disadvantaged patient population. That to me stands above all else in considerations of these trials.

DR. LEWIS: Dr. Hickey, a new confirmatory trial?

DR. HICKEY: Well, I'm going to say Dr. Wing stole much of my thunder --
(Laughter.)

DR. WING: I didn't mean to.

DR. HICKEY: -- pretty much all of it. I would agree we are fairly desperate in terms of finding solutions for people, and that was, I think, our difficulty in the PROLONG trial when you try to enroll a patient and say we have a potential preventative agent for you or you can roll the dice and do placebo. So I think feasibility of a placebo arm is almost nonexistent.

I do like Dr. Caritis' idea of looking at different dosing agents, and that would probably be my goal, would be to do dosing, but also to really follow the PK/PD and see if we see is there a threshold level that we need to reach in women; because I can tell you, looking at our practices versus other practices, that people really ramp up that use of progesterone when it's not working beyond that recommended dose, and they do see benefits, so they keep doing it.

So clearly, I think there's some anecdotal evidence that perhaps looking at dosing may be part of our issue, and I'm really hoping that some of the
individualized data helps us pull out that subgroup that really is going to be the beneficiaries of this work.

DR. LEWIS: Thank you. Dr. Reddy?

DR. REDDY: I agree, A placebo-controlled trial cannot be done in this country given everything that's been said. Patients, they'll go to compounding. They'll use other means to try to decrease their risk of preterm birth. But we definitely need more evidence. So even if we can't do an RCT, I agree with PK/PD studies, dosing studies. There have been studies where they use 500 bid in France and found, in fact, it did not work; it did not decrease. So there is some literature out there.

I think the EPPPIC meta-analysis that was mentioned, we need a well done IPD of Makena, not vaginal progesterone. If a trial is desired, there are some options. You could have a control group using vaginal progesterone; it's not great. Also the UK, like I mentioned, I don't think they're using Makena, so that's another population.

If there's some way to gather more
information, so a registry of patients who've had previous spontaneous preterm birth, the data that was presented, it was previous preterm birth. So the question was how come only 39 percent of women are getting Makena if they've had a previous preterm birth? So 30 to 40 percent of preterm births are iatrogenic; they're not spontaneous. So we need high quality data, which we're lacking, so the eligible women, an and observational study.

As physicians, as a clinician, we have to counsel patients. We have to incorporate this PROLONG information. And it is going to change counseling because there is evidence. We have to incorporate that level of uncertainty. We can't be this clearly decreases the rate of preterm birth by a third; now, it has to be nuanced based on other factors.

DR. LEWIS: Thank you. Dr. Drake?

DR. DRAKE: Matthew Drake for the Mayo Clinic. Unfortunately, I also think this is an unfeasible trial unless you can, a priori, identify a group that is going to have a 55 percent risk of preterm birth. If you can't, a priori, identify that group, which it
sounds like it's probably going to be hard to do, then
I think it's going to be essentially impossible to do
this.

One thing we haven't really heard about is
whether this -- maybe we did, but I don't recall
hearing it, whether 17P undergoes any metabolism and
whether that's different between any patient
populations; whether it is or isn't metabolized faster
in an African American population, versus a Caucasian
population, versus an Italian population, versus
anything like that.

Some presented from the audience, looking at
pharmacodynamic/pharmacokinetic data, but whether that
metabolism is important and leads to differences in the
level of 5 up to 56 that they measured is, I think,
perhaps very important and may underlie some of these
findings. So if there was a way of identifying and
addressing some of those issues, it could be important.

DR. LEWIS: Thank you. Ms. Ellis?

MS. ELLIS: Hi. Thank you. I came to this
meeting. I'm the patient representative. I'm the only
one at this table without an advance degree or any
degree at that moment, but what I do have is a personal
history of preterm labor, and I was able to, with
things that are not approved anymore and bed rest,
bring my second daughter to deliver at 38 weeks. Then
she herself has had a preterm labor. So my grandson,
we've had some early intervention and difficulty.

So this is a topic very near and dear to my
heart, so I'm trying to bring in the personal, human
element as we talk about this. Reading through the
briefing materials, the statistical considerations were
just really over and above what I could comprehend, and
I came here seeking clarity and more confused than I
was when I showed up, as I'm sure many people here are.

This trial seems to me to be about time.
Whether or not that time actually is clinically
meaningful is something that's kind of debatable here
as well. And something that Dr. Reddy said earlier
today was about what's missing for me is for the people
who have had a previous preterm labor, how did this
drug help them
get more time?

I mean, as a whole group, we've got those
results, but what are the results if people are starting this at different times? So we don't know -- it's hard to tie everything together. So if there were some kind of registry or something, that you brought up, having this information might be useful going forward. Thank you.

DR. LEWIS: Thank you. Dr. Davis?

DR. DAVIS: I would agree that it's going to be impossible to do the same trial for a third time, nor since the first two trials didn't have dramatic impact on neonatal outcome, I don't know that I would want to do that. But if there are opportunities to enrich the population that you're studying -- and I think Mat mentioned before was appropriate -- maybe one previous preterm delivery alone is not adequate to predict, in a meaningful way, the impact of preterm delivery.

We now have an obesity epidemic that's different between the two studies. We have a more substance use problem than we had before. And maybe you're identifying high-risk populations and doing it in a way that, okay, you had a previous preterm
delivery at less than 35 weeks, that's one point; less than 28 weeks, that's two points; you're African American, and that's a point; you're obese, that's a point; your smoking history, that's a point.

Maybe there's a way of enriching that population so you can get to a much higher risk group because maybe that will have an impact at that stage. And I do like the idea of either a dose escalation trial, which then might preclude use of a placebo, or potentially a placebo trial with a different population and a different trial, but I definitely would not necessarily do the same trial over again.

DR. LEWIS: Thank you. Dr. Eke?

DR. EKE: Thank you. I kind of wear three hats, being an MFM, a clinical pharmacologist, as well as a clinical trialist. I keep scratching my head because looking at what we have facing us right now, I could not agree more with my colleagues, it's going to be very difficult another trial, basically looking at the logistics, and the ethical as well as the legal aspects to this.

What we have left would be to see how to get
that subset of patients who benefit from this drug. I believe that there are some people who benefit; not everyone, some who do benefit from the drug, and our job should be to look for those patients to give this drug to.

Dr. Caritis talked about the dose response, which I totally agree with. When he discussed that idea a couple of years ago, I was on board with it as well. I was surprised that there was no PD aspect done for this drug, so that is one aspect.

An aspect, which no one has talked about, which Dr. Drake kind of mentioned briefly, is the pharmacogenetics of this drug. Tracy Manuck, who is at UNC, there are two landmark papers that she's published. One of them, she actually used samples from patients from the Meis trial.

She went back, collected samples from these patients and looked at their genetics. Is there something within these patients that actually make them respond more, which she called responders versus non-responders. That study showed that some people that actually responded more, they had some genes that
were over-represented versus those that were not.

So that is something as well we could look at, and see patients who really need this drug, and whether we can say a patient who gets this drug will be African American, has these kind of genes, blah, blah, blah, and that will kind of help us streamline whichever kind of study we need to do in the future.

DR. LEWIS: Thank you. Dr. Smith?

DR. SMITH: Sure, just a comment. Neonatologists are guilty of this, but it seems a little bit late in the drug development pathway to be talking about trying to find the right dose of the medicine after two huge randomized-controlled trials. I also worry about the feasibility, especially if you start looking at randomizing against a non-FDA approved therapeutic approach. If anything, that group is going do a little bit better than maybe placebo, and your sample size is just going to have to be that much bigger.

DR. LEWIS: Dr Shaw?

DR. SHAW: Hi. Yes. I guess I just wanted to comment on the potential design if we could do a trial
for further study. I feel like I'm hearing discussion of what might be an observational study, some kind of pragmatic study of people or registry. But I would say that a study in which we want to gain information can't be observational. I think these two well-controlled trials showed us when we equated the care on the two arms, we couldn't see a difference between black and white or education, high or low.

So if we can't see any large differences in these pretty big groups of well-studied people, I'm not sure how we could imagine using regression and adjust our way out of the obvious confounders if they're going to be in an observational study. So I don't have confidence that we'll get clarity from a study that's not a controlled study or some kind of observational registry.

DR. LEWIS: Anyone else? Yes? Dr. Wade?

DR. WADE: Before we move on to question 3, I would just second what others have said, but I do believe there is lots of exposure out there. We saw that in the Sentinel review, so it would at least steer us to how much we're going to work towards a
randomized-controlled trial if we looked at the observational data. We haven't heard anything specifically about all this. exposure leading to any reductions in preterm birth, so it seems like that exposure data is out there, whether or not we've looked at it on a state-by-state basis, or not.

Then I agree with everyone that we are trying to figure out who this highest risk population is, and in reviewing about the progesterone levels and how there is this broad variation of progesterone levels, almost 10-fold across women that were receiving 17-OHPC, it feels like there may be some more information there about what's driving the variation. Is that something inherent to the patient or is it something inherent to the dose of the drug? So there may be more information there that we could tease out.

Lastly, I looked at table 22 in the appendix, which looked at the U.S. subset of Trial 003, comparing Makena to placebo in all these different high-risk stratification groups. Although, I'm sure these differences are not necessarily statistically significant, the earliest gestational age of the prior
preterm birth being in the 0 to 20 weeks or 20 to 28 weeks, that seems like a huge risk factor. The Makena group actually had more.

So there isn't even a balance of -- when my eyes go to what are the highest risk women in these groups using Trial 003 U.S. subset, the Makena is not performing well in what I'm drawn to as my highest risk groups. So I think there still is really a lot more work to be done to even figure out how to design what the next step would be.

DR. LEWIS: Thank you. Dr. Hunsberger?

DR. HUNSBERGER: I just have to say I agree with Dr. Shaw. I don't know how we'd figure anything out without a randomized study. And especially after listening to this whole discussion, I'm in equipoise, and I guess I wonder how the clinicians are kind of not in equipoise given we have these two randomized studies where they give very different results. How do counsel a patient given this data and not be in equipoise?

So to me, it seems like you have to have a randomized study to figure this out. I just think the data doesn't help us right now.
DR. LEWIS: Thank you. Dr. Reddy?

DR. REDDY: Well, to answer the point about being a clinician, unfortunately, in OB, that's a lot of what we have to do. A lot of the medications we use have not been studied in pregnancy. Even something as basic as chronic hypertension in pregnancy, we're like, well, you could be on meds, but there is no evidence that that works. In fact, quality evidence, the American College of OB/GYN says you should be taken off your medicines.

So I think we've gotten used to that. I think the PROLONG data is important, and it will be incorporated, and it will be explained, there's this one trial that shows this, there's another trial that shows that, and what the level of certainty is.

But one thing Michele Orza said, that now it's been bothering me for the past few minutes, is you were talking about weekly visits, the Ukraine and Russia, what else do they do? Do they put in cerclages, monitor the cervix every week? I have no idea what else they're doing for these women, so it may not be a study of just that medication, of just Makena, because
the way they practice is completely different than here. Even in the neonatal outcomes, what we call NEC, at least in the Maternal Fetal Medicine Units Network, there are strict definitions. The data is rigorously collected, but I'm not sure what happens in those countries.

DR. LEWIS: Thank you. Anyone else?

(No response.)

DR. NGUYEN: Dr. Lewis -- I'm sorry; Christine Nguyen -- I just want to remind everybody the clinical practice can vary, especially when we have so many sites. Please remember that there is a protocol in place to standardize practices. For example -- and I don't have details for the protocol -- certainly, I can't imagine Russia putting a cerclage and not the U.S. So just to let you know, there's a protocol in place that's standardized the care as much as possible.

DR. REDDY: Well, I think that's really important to ask then, was their standardized management? Probably not. Can someone from PROLONG answer about the management?

DR. KROP: Yes. I'd like to call up
Dr. Blackwell.

DR. BLACKWELL: Hi. Sean Blackwell from Houston, Texas. The research protocol for PROLONG specified research procedures, but clinical care was at the discretion of the treating attending clinicians. So there was not a standardized protocol for things such as screening for transcervical length; the management if there was a short cervix, and the nature or degree of tocolysis, or other obstetrical management options. It would be the randomization process, they would account for that, but the research protocol -- much in the same as in the Meis study, we did not standardize clinical protocol related to these obstetrical interventions.

DR. KROP: I think it's important to remember -- you brought up the differences between Russia, Ukraine, and the United States -- there is a very different healthcare system. It's a universal healthcare system. There's a social safety net that exists in those countries that doesn't exist here, and there is also preventive measures that are put in place that are far more extreme than we have in the United
States. They have nurses go out to patients' houses. They have pre-pregnancy counseling and getting patients on vitamin early. In the U.S., we of course have a bias in the other direction of putting on these healthier patients into the study just because of the existing standard of care.

DR. LEWIS: Thank you. Well, maybe I'll just weigh in that it's not just what the doctors do, it's what the society is like. A single pregnant woman in the United States is not necessarily the same as a single pregnant woman in the Ukraine or Europe: what kind of family support they have, what kind of neighborhood support they have, how much they have to work to make a living, food security, and housing security. All of those things I think have bearing.

Anybody else on question 2?

(No response.)

DR. LEWIS: Okay. Question 2. I think that there is pretty much agreement about the feasibility of completing a randomized-controlled trial being extremely difficult, as some feel that that's the only valuable data, really, that we're going to get, that an
observational data kind of study is not going to be helpful; and several people weighing in on the importance of getting pharmacokinetic data, which we really don't have, and that perhaps some sort of comparative trial with other kinds of progesterone could be a type of study design that might be useful, being a feasible thing.

In terms of other kinds of ways to design the study, maybe looking at an enriched population of high-risk patients as they exist today. We have a much more obese patient population than we did before. Substance use rates are different. Other ways to identify a group that might be helpful or might benefit from the drug, pharmacogenetic studies, dose-response studies; that, really, we just don't have data at this point that might help us understand the differences between the outcomes in study 002 and 003.

DR. GILLEN: At least from my standpoint --

DR. LEWIS: Sorry.

DR. GILLEN: -- the infeasibility of a randomized-controlled trial, what I am seeing is that's conditional upon the current accelerated approval still
being in play. I think the dynamic changes dramatically if you pursue removal of that approval. So that's me personally; I'm seeing that.

DR. LEWIS: Sure. So that could be, in fact, one of the potential consequences of withdrawing Makena on patients, and a clinical practice, one could be it's feasible, then, to do a placebo-controlled trial.

Does that reflect your view?

(Dr. Gillen gestures yes.)

DR. LEWIS: Okay. So we'll move on to question 3, which I just sort of summarized some of what you said a couple of times, discuss the potential consequences -- a very important point -- of withdrawing Makena on patients and on clinical populations, clinical practice. Let's have more of a discussion there.

Dr. Orza?

DR. ORZA: Just a technical question. It was referenced that if this were taken off the market, that people would be compounding it anyway. How does that work?

DR. LEWIS: FDA?
DR. NGUYEN: Christine Nguyen. This is where we need your input, particularly patients who are caring for pregnant women and how they're counseling their patients, based on the data from the two trials.

DR. LEWIS: Ms. Ellis?

DR. ORZA: I didn't understand that. My question was if this is -- so it's the withdrawal of this specific drug, but legally people are still allowed to compound it? Is that how it works?

DR. NGUYEN: I'll give you a very brief answer. Under certain circumstances, hydroxyprogesterone caproate, so the active ingredients, may be compounded. But that's pretty much all the details that I can provide regarding compounding. I think it does answer your question.

MS. ELLIS: So my follow-up question to Dr. Orza's is, do we have any data or any idea of what was the compounding usage prior to the accelerated approval, from the 2006 meeting when people were discovering that this might be helpful to the approval in 2011?

DR. NGUYEN: Christine Nguyen again. If I may
just remind the audience, I understand the compounding
issue is important, however, it is not before the
committee today, so that is not something we could be
prepared to discuss.

MS. ELLIS: I'm just curious because one of
the questions is what happens if approval is withdrawn,
and it just is something that makes sense that it might
happen. So I was just curious about that time frame,
if we anything, if anybody knows anything about what
was happening.

DR. LEWIS: I'll give FDA a minute or I'll
give sponsor a minute. Are you ready? Go ahead.

DR. TSAI: Huei-Ting Tsai, FDA. Can we put up
slide 22 in drug use, slide 22? This slide, the brown
color shows the form of HPC use. If we look at usage
before 2008 through 2011, in our data, the Sentinel
analysis showed around less than 5 pregnancies per
thousand pregnancies used the compounded HPC during the
second or third trimester.

DR. KROP: So in 2005, there was a survey done
of 572 maternal fetal medicine practitioners, and 67
percent of the respondents use progesterone at that
time to prevent preterm birth. This is before Makena
was on the market, so this is obviously all
compounding. Then there was a 2007 survey done of 345
OBs that showed 74 percent recommended or offered
progesterone, and 92 percent of users began
recommending it within three years of the Meis trial.
There were two publications. One was by Nest in AJOG,
and one was by Henderson in AJP.

DR. LEWIS: And that was any progesterone or
that was HP?

DR. KROP: It doesn't specify. I think it was
17-hydroxy.

Dr. Sibai, can you comment on that?

DR. SIBAI: In the study that I mentioned
about 5,400 women, every single one of them received
the compounded. Makena wasn't approved by that time.
In addition, during this time, I received a grant from
the CDC to study responders, and we used the
compounded. So if Makena is not available, I assure
you every physician in the United States will find
every way possible to use the compounded, or much
worse, they're going to see start offering cerclage to
these women, which in my opinion is going to be catastrophic.

DR. LEWIS: Thank you. Dr Hickey?

DR. HICKEY: I was just going to say, clinically, when Makena was first approved, the price point also wasn't at an appropriate level for some people if they were paying out of pocket, so people continued to use the compounding form. And that would be, my expectation, if this was taken off the market and is not approved, then people are going to look for that equivalent wherever they can find it. Based on what we know with safety and poor outcomes, compounding pharmacies are not regulated, and I think that poses a serious health risk. But people will look for progesterone wherever they can find it. They won't just say, I'm not going to treat you.

DR. LEWIS: Dr. Lindsay?

DR. LINDSAY: Yes, I would second that comment. For years in our state, Makena was not approved, and you're going to see patients who are going to present with a history of preterm labor were using the compound. I think if it disappears tomorrow,
that would be the same course that we would take. We
would be giving patients compounded 17-OHP.

DR. LEWIS: Dr. Shaw?

DR. SHAW: I'm thinking about this question
about the potential consequences of withdrawing, so I'm
thinking of the population that bears the higher burden
of preterm birth, mainly a disadvantaged population
that tends to be lower education, lower economic
status, perhaps self-pay insurance. This is a
population that we're seeing -- we have two trials now
for which we're debating the efficacy results in.
We're concerned about 002. We can't explain the really
high background rates from the placebo. We have 003.
There's a lot we can't explain there.

We're going to tell this disadvantaged
population that this evidence is good enough for you.
In some ways, if we can turn this political piece
around and argue that side of the story, how do we give
this population the best chance at hard scientific
evidence? Because I can tell you, people are terrible
at judging risk. It's an emotional decision. You can
have the conversation, but you're going to take that
population that's not used to doing math and you're just going to start throwing statistics at them, and they're just going to not hear most of that.

So one consequence of withdrawal is a huge signal for concern. We're not sure. A consequence of not withdrawing is keep doing what you're doing; everything's fine. So I think the consequence of withdrawing allows for a deeper dive into this question. It's just not going to be possible. There is at least one, I think, advantage for this population, the very vulnerable, premature babies who aren't going to be able to weigh their options independently. So I think it's really important to think about the vulnerability of this population.

DR. BAUER: I agree with that; excellent and well said. I would argue also that this is going to be an opportunity, if it is withdrawn, for the professional societies to really look at their responsibility, and ethical responsibility, not only to their patients but to their members to really say, in fact, at least according to the FDA, it was inadequate evidence to say that we're doing net benefit for this.
There is an ethical responsibility not to provide ineffective treatments to a large proportion of the population, and then feel good that we've done everything we could do. In fact, it sounds like to me -- and again this is not my field, but there must be lots and lots of things that we don't understand about this disease because the rates vary so much over the world.

So that just suggests some of them are probably endemic to our society, but maybe there are others that can't be. I think this is an opportunity for us to really point that out. Again, I would hope that the professional societies would lead the way as opposed to opposing it.

DR. LEWIS: Ms. Ellis, and then Dr. Orza?

MS. ELLIS: I think what's missing here for me is just solid information that would help me vote with confidence. I think the only way to get that information -- it's very uncomfortable to say this; I feel like it's the Kobayashi Maru -- is to do a trial that stratifies, that is taking a lot more into consideration. And the only way to get that trial is
for this drug to be withdrawn. However, it's a great
deal of discomfort because of the women who have access
and who will not have access for whatever time it takes
to get that going.

So whatever the usage was in 2006 for people
going off and getting it on their own, it's going to be
more because of social media and mommy blogs. People
are going to be talking about this. So whatever path
is taken going forward, I hope that we consider the
gap. And for people who are in need or at high risk
for preterm labor while things are happening, that
somehow something is put in place so that they don't
fall through this gap.

DR. LEWIS: Dr. Reddy?

DR. REDDY: I'd argue against withdrawing it.
There are subsets of this population, very high-risk
patients who probably do benefit from it, women who had
more than 2 preterm births; women who have delivered
below 28 weeks. So I don't think withdrawing it just
to do a trial makes any sense.

I think, though, it's clear -- I think
everyone agrees we need to do more research and get
better information on which patients could it be a
benefit for. I think we're going to just have
to -- the professional organizations, the best thing
they can do is help us in counseling patients properly
and getting them the right information, which they can
do a good job with. But I think withdrawing it would
be a disaster because it would be unethical for the
patient populations who could benefit the most from it.

DR. LEWIS: So we do have an opportunity to
vote, so it's not that you have to weigh in yes or no,
but we are thinking of potential consequences, trying
to get the views out there before we actually make up
our minds,

Did you have a comment, Dr. Gillen? No?

DR. GILLEN: I always have a comment.

(Laughter.)

DR. GILLEN: I do, actually.

(Laughter.)

DR. GILLEN: I think certainly the way I view
my job, as a public health practitioner and a clinical
trialist, is to increase the prevalence of truly
beneficial drugs. I think our job is to not only give
patients choices, but to give them well-informed, empirically driven choices that we can stand behind. I think that the horse has been let out of the barn on this, and we need to pull it back in. And the only way that we can pull it back in and get to an answer on this is by having a randomized clinical trial. The only way I see that happening is to remove that approval.

There's no other way to build upon that, and we are at a place right now, you can see it on this committee, in my mind, that we don't have an answer. I mean, we hear words like "it probably works in a subset of a population" or "this works in a subset of a population." I have not seen that subset of a population yet. It has not been quantified.

DR. LEWIS: Thank you. Anybody else on consequences of withdrawing Makena for patients and clinical practice?

DR. SHAW; This is just a clarification.

Dr. Reddy. I wasn't sure about if there was a study we were referring to in terms of women who have more than 2 preterm births. You said that those, we know that
works. Was that coming from a different study than we saw today or -- just to get clarity.

DR. REDDY: There's a paper about the index pregnancy, the qualifying pregnancy. So the earlier the qualifying pregnancy, the more beneficial the effect of Makena; so that's published. In terms of women with 2 preterm births, that needs to be analyzed. That, I don't know. Those women are very high risk. Those are women who, if you counsel them, having counseled women like that, you tell them the data. You can tell them about the PROLONG study. They will take it because of the fact that there's one study that shows that there could be a benefit to them.

But I feel like we do have a lack of information. I would like to see an IPD with Makena only, not vaginal progesterone, and then also prolongation and pregnancy in both groups, based on what their index pregnancy delivery was.

DR. HUNSBERGER: Just to clarify, on the paper that you were discussing, was that from the 002 study or was that from the 003 study?

DR. REDDY: No, 002.
DR. HUNSBERGER: Okay. Thanks.

DR. LEWIS: So in terms of potential consequences of withdrawing Makena on patients in clinical practice, I think Dr. Wing summarized some of that under the prior discussion, political consequences in terms of some of the high-risk pregnancies among groups of minority races, low socioeconomic status, and emotional consequences. Patients really are in a desperate situation in that setting. They may have had a friend who's used it or they just feel like they want to do everything for their pregnancy.

One other hard consequence, of course, other types of progesterone will certainly be used, and we had a lot of discussion around what those constitute, primarily compounded forms of the medication. We don't know what the price point of those is going to be, and, of course, the risk-benefit status in terms of lack of not necessarily common practices creating a quality product.

So on the positive side, consequences of withdrawing the drug could be the opportunity to get higher quality data, avoid unknown risks from Makena
use, which certainly long term, we don't have a lot of
data on, and the opportunity for professional societies
to take the lead in creating better quality evidence
going forward.

We now have three voting questions to start to
look at. If there's no further discussion on the
question, we'll begin the voting process. We will be
using an electronic voting system for this meeting.
Please press the button on your microphone that
corresponds to your vote. You'll have approximately 20
seconds to vote. Please press the button firmly.
After you've made your selection, the light may
continue to flash. If you're unsure of your vote or
you wish to change your vote, please press the
corresponding button again before the vote is closed.

We're going to go around the room for these
voting questions and ask each person to weigh in. If
you just are agreeing with the last person, you don't
have to state everything the last person said. You can
just say I agree with the last person, but I will ask
for a rationale from each person.

The first voting question is question 4 from
your booklet, do the findings of Trial 003 verify the 
clinical benefit of Makena on neonatal outcomes? And
provide a rationale for your vote. You have the option
of yes, no, or abstention.

(Voting.)

MS. BHATT: The voting results, zero is yes;
no, 16; abstain is zero.

DR. LEWIS: Thank you. I'm going to start on
my left with Dr. Eke, and we'll go around the room.

DR. EKE: Thanks. We've seen the data
presented over and over again, here today. Based on
what we see on both the 17-OHPC group and the placebo
group, there was no evidence that there was increased
benefit for the unit.

DR. LEWIS: Thank you. Dr. Hickey?

DR. HICKEY: I concur.

DR. LEWIS: Dr. Lindsay?

DR. LINDSAY: I concur.

DR. REDDY: I concur.

DR. WING: I concur.

DR. DRAKE: Agree.

DR. LEWIS: This is easy.
DR. BAUER: Yes, I agree.

DR. SHAW: Agree.

MS. ELLIS: I concur.

DR. ORZA: I concur.

DR. GILLEN: Agree.

DR. HUNSBERGER: Agree.

DR. SMITH: Agree.

DR. WADE: Agree.

DR. DAVIS: Agree.

DR. LEWIS: Thank you. So the committee's unanimous on that question, no evidence of neonatal benefit.

Question 5. Based on the findings from Trial 002 and 003, is there substantial evidence of effectiveness of Makena in reducing the risk of recurrent preterm births? And please provide a rationale for your vote; yes, no, or abstain.

(Voting.)

MS. BHATT: The results for question 5, yes is 3; no is 13; and abstain is zero.

DR. LEWIS: Okay. We'll do the same thing, but this time, each person please state your name into
the microphone for the record when you provide the rationale for your vote.

Dr Eke?

DR. EKE: Thanks again. So I voted based on what we have with us, which is the FDA definition of substantial benefit, which based on what we have defined, Trial 003 does not meet that standard.

DR. HICKEY: Kim Hickey. I voted no because I felt the data in the study populations were disparate, and you couldn't come to a conclusion that both had substantial supporting evidence.

DR. LINDSAY: Michael Lindsay. I voted no for the similar reason. If you combine the two trials, there is no substantial evidence there is effectiveness.

DR. REDDY: I guess I have a lot to talk about. I voted yes. Substantial I guess is subjective, though, I feel that there is evidence, based on 002 clearly, and then in 003, if you focus on the U.S. PROLONG trial and the primary outcome, although the difference of the benefit was small, that's why I voted yes, taking it all together.
DR. WING: I'm Deborah Wing. I voted no for reasons previously stated.

DR. DRAKE: Matthew Drake. I also vote no for reasons previously stated. Unfortunately, the 003 trials is just not confirmatory for what was nicely seen in 002.

DR. LEWIS: Thank you. I voted yes, basically, the same reasons as Dr. Reddy.

DR. BAUER: Doug Bauer. I voted no, much for reasons that have been already stated, but I was also impressed with the consistency of the subgroup analysis across both studies, which showed no consistent subgroup where there was an effect. I was also swayed by the fact that 002 is a 20-year old trial, and I didn't feel like we were able to really understand the dynamics of that trial as well as we were able to pick apart 003.

DR. SHAW: I think Dr. Bauer stated a lot of my reasons for voting no, and just really not being able to identify the patients reliably as to which ones you would counsel to take this versus not.

MS, ELLIS: Annie Ellis. I voted yes. I felt
that Trial 002 was still very compelling, although Trial 003 was not confirmatory.

DR. ORZA: Michele Orza. I voted no for similar reasons that have already been stated.

DR. GILLEN: Daniel Gillen. I voted no for reasons I've previously stated and those that have been also stated around the room.

DR. HUNSBERGER: Sally Hunsberger. I voted no, and I'd like to just affirm Dr. Bauer's comments in just that the consistency of the negative findings in the subgroups really swayed me.

DR. SMITH: Brian Smith. I voted no for the previously stated reasons.

DR. WADE: Kelly Wade. I voted no for the same reasons, and agree a lot with Dr. Bauer.

DR. DAVIS: Sean Davis. I voted no. While I, too, believe the results in 002 and do think this was a viable and quite important trial, it wasn't confirmed in 003. And in both trials, there was a lack of any detectable impact on the neonates, which is really what anyone really cares about.

This is where it gets complicated.

(Laughter.)

DR. LEWIS: So FDA approval, including accelerated approval of a drug, requires substantial evidence of effectiveness, which is generally interpreted as clinically and statistically significant findings from two adequate and well-controlled trials, and sometimes from a single adequate and well-controlled trial.

For drugs approved under the accelerated approval pathway, based on a surrogate endpoint, the applicant is required to conduct adequate and well-controlled, post-approval trials to verify clinical benefit. If the applicant fails to conduct such a post-approval trial or if such trials do not verify clinical benefit, FDA may, following an opportunity for a hearing, withdraw approval.

Should the FDA, A) pursue withdrawal of approval for Makena; B) leave Makena on the market under accelerated approval and require a new confirmatory trial; C) leave Makena on the market without requiring a confirmatory trial? You're going
to provide rationale for your vote, including the following:

Vote A if you vote to withdraw approval. That may be appropriate if you believe the totality of the evidence does not support Makena's effectiveness for its intended use, and under those circumstances discuss the consequences of Makena's removal if not previously discussed in discussion point 3.

Vote B, require a new confirmatory trial. That may be an appropriate vote if you believe the totality of evidence supports Makena's effectiveness in reducing the risk of preterm birth, but there is no substantial evidence of effectiveness on neonatal outcomes, and you believe a new confirmatory trial is necessary and feasible.

Discuss how the existing data provides substantial evidence of effectiveness of Makena in reducing the risk of preterm birth, based on surrogate endpoint of gestational age at delivery, and also discuss key study elements, including study population, control, doses, and efficacy endpoints of the new confirmatory trial, if not previously discussed under
discussion point 2, and approaches to ensure successful completion of such a trial.

Vote C, leave Makena on the market without a new confirmatory trial. That may be appropriate if you believe Makena is effective for reducing the risk of preterm birth and that it is not necessary to verify Makena's clinical benefits in neonates. Discuss how the existing data provides substantial evidence of effectiveness of Makena in reducing the risk of preterm birth and why it is not necessary to verify Makena's clinical benefits in neonates.

Do people need a little extra time to digest this before they vote? Dr. Reddy?

DR. REDDY: So when it says trial, does it mean specifically RCT or does that mean research, further research?

DR. LEWIS: FDA, please, weigh in.

DR. NGUYEN: Hi. Christine Nguyen, FDA. So when we're talking a trial here, we are looking for a trial that will provide the robust evidence needed to verify the clinical benefits of Makena. That's the overall objective.
DR. LEWIS: Is that a randomized trial or not? Is it some other kind of study --

DR. NGUYEN: Sure.

DR. LEWIS: -- because we talked about other kinds of studies.

DR. NGUYEN: Yes. Certainly a randomized trial would be the design that we would think about, but, obviously, we are always open to other ideas that can achieve the same objective.

DR. LEWIS: When you say randomized trial, do you mean randomized placebo-controlled trial?

DR. NGUYEN: Same answer as previously. Here, we're trying to verify the benefit of the drug. So however that trial could be set up to help us identify the effect of the drug to the extent possible. So again, I think traditionally we think of a randomized-controlled trial, but is that the only trial? And if any of you have creative ideas of other trials that can give us the same information.

DR. REDDY: Sorry. I think this is an important point. Let's say you vote C, does that mean that the sponsor would not have to do any more
research?

DR. NGUYEN: Correct, as far as verifying the drug's benefit.

DR. REDDY: So if you want further research done, then that's B, but you're saying it has to be the trial. We talked about various research ideas.

DR. NGUYEN: Yes, so let me just clarify B. There are two things that need to be considered for B. So when we're talking about considering the new confirmatory trial is necessary and feasible, it's necessary if you believe that Trial 003 was significantly flawed in such a way that the results either should be discounted or the results are not usable, so that we actually need another trial. It's not because we can't figure out or we don't have all the explanations of the results.

So that's the first one. And B would also reflect the fact that you think a trial is feasible, and such a trial should provide robust evidence to verify the clinical benefit of Makena. So I will stick my neck out there and say probably a PK/PD won't verify the clinical benefit of Makena.
DR. CHANG: This is Christy Chang from FDA. Could I also add another point of clarification? If you're contemplating a confirmatory trial with an active comparator, because nothing is approved by the FDA for the same indication, how do we make that comparison?

DR. LEWIS: Dr. Orza?

DR. ORZA: I believe for comparative effectiveness studies, there is not a requirement that it be FDA approved, but only that it be in widespread use. So if it were possible to identify a comparator that wasn't widespread use, that would be, I think from a funder's point of view, acceptable. Whether it would be acceptable to the FDA is another question.

DR. NGUYEN: Christine Nguyen, FDA again. Our task is to ensure that the drugs we approve have substantial evidence of effectiveness and usually compare to a placebo. We do not usually accept as an active comparator, if I may use that term. That has not been demonstrated to be safe and effective for the intended use because we don't know how to interpret the results.
If Makena performs, say, the same as vaginal progesterone, is it because neither are working, or are they both working? We can't really interpret the results.

DR. ORZA: So it might not help the FDA, but it might help the clinical community.

(Pause.)

MS. ELLIS: There's no abstain button.

(Laughter.)

DR. LEWIS: There's no button, but you can abstain.

(Laughter.)

DR. LEWIS: Dr. Lindsay?

(No audible response.)

(Voting.)

MS. BHATT: For question 6A is 9; B is 6; and C is zero.

DR. LEWIS: Thank you. Let's go in the opposite direction just for variety's sake here. So we'll start with Dr. Davis.

DR. DAVIS: I was interested, as I mentioned previously, on a trial to try to better define a higher
risk population of mothers at risk of delivering preterm that potentially could have a more significant impact on neonatal outcome. I think those would be the ways that I would approach it with potentially dose escalation and other pharmacokinetics and pharmacometrics, and looking at dosing levels, and serum levels, and outcomes.

I recognize FDA's need to have a second confirmatory trial. I am concerned about putting the genie back in the bottle when it becomes standard practice and you have every major obstetrical organization supporting the continued use. I might suggest to FDA that they work with the sponsor to more narrowly limit the label and potentially indicate the non-confirmatory nature of the trial, though limited benefit to neonates, and the potential of limiting it to a higher risk population until another trial is done.

DR. LEWIS: Thank you. Dr. Wade?

DR. WADE: I voted no. I followed the outlined requirements of the accelerated approval process and what was outlined at the task at hand for
003, which I did not think verify -- unfortunately
didn't verify the findings as 002. I am significantly
worried about the consequences of that decision,
though. and I think we could all spend a lot more time
thinking about how to accelerate through another trial
to get the data that we desperately need to safely
treat women.

DR. LEWIS: Dr. Smith?

DR. SMITH: Brian Smith. I voted for option
A. I would echo the comments made by Kelly Wade. I
would also add that I heard one of the concerns with
withdrawal of the molecule was that OBs would use
unproven therapies like vaginal progesterone or
cerclage, and to me I think the consideration there is
that OBs have an obligation to their patients to do no
harm.

DR. LEWIS: Thank you. Dr. Hunsberger?

DR. HUNSBERGER: Sally Hunsberger. I voted A.
I just don't believe the totality of the evidence
supports this, and I think this might be the only way
to do a study where we will actually get the data that
we need. And I think we really need data to understand
what's going on.

DR. LEWIS: Thank you. Dr. Gillen?

DR. GILLEN: Dan Gillen. I definitely think that there are many, many repercussions to the withdrawal, and I don't make that choice lightly, but for me it's a logical process of elimination. I do not believe that substantial evidence has been established, given the results of the two studies. And by the sponsor's own admission, they believe that we can't trust the second study because the first study was on the market and leads to a bias population, which means that if you're going to do an honest assessment of this drug, it would have to be removed.

DR. LEWIS: Dr. Orza?

DR. ORZA: Michele Orza. I voted B, although I felt that my votes on questions 4 and 5 inexorably led to a vote of A. So I am voting B with a couple of conditions. I'm assuming that the clinical societies will, as Dr. Bauer rightly suggested, lead the way. The new evidence is still under consideration by them. The IPD meta-analysis, which could be updated with the new data on Makena, has yet to be released, and they
will have to take that into consideration.

I think if they are moved to a position of equipoise so that a randomized, placebo-controlled, hopefully also with an active comparator -- if one is identified and can be done. then I think you can leave it on the market. But if that doesn't happen, then I think the FDA does need to withdraw it in order to make that study possible, because I do think that more compelling confirmatory evidence does need to be generated. I'm very compelled by Dr. Shaw's point about saying that this level of evidence is good enough for some people.

DR. LEWIS: Ms. Ellis?

MS. ELLIS: Yes. My heart wanted to vote C because mothers want nothing more than to have healthy babies, and the longer that we can keep them growing with our protection, the better. But I was prevented from doing so because choice B had the word "feasible," and if it's all false -- if one part's false, it's all false. So I could not vote that way.

I also had to consider the regulatory framework with which we are here and with which we
function, and accelerated approval requires confirmation. And this vote, depending on what the decisions are made later on, may prevent my own daughter from accessing this drug. However, I got lucky with my second pregnancy, using something we don't use anymore and bed rest. And I think that mothers and babies shouldn't have to rely on luck. We need data. Thank you.

DR. SHAW: Pamela Shaw, and I voted A, and I spent most of the day knowing I had to answer this question, thinking about this particular question. And if there's any way I could have chosen B -- but I can't think -- I'm thinking noninferiority, is there a active comparator? No. I just cannot think of a feasible trial, so picking B, to me, is just going to prolong this painful process even longer. So I'm thinking A was the best practical choice for finding something that will work in neonatal infants as fast as possible.

DR. BAUER: Doug Bauer. Unfortunately, I also voted for A with a lot of trepidation, probably from the patient standpoint, which I think Ms. Ellis just eloquently summarized for us. But also, I really feel
for the providers who are in the trenches, that are
going to have to answer to their patients that are just
demanding something for something. It's really an
awful condition that we have no other choice for. But
I really feel in the long run that removal of the drug
is the right thing to do, and at least we'll have some
possibility that then there'll be a properly done trial
to finally answer the question.

DR. LEWIS: I voted B, reluctantly. I almost
wanted to abstain because I think that the data are
conflicting, and it's certainly not terribly persuasive
one way or the other. I think that we would definitely
benefit from additional data. I don't know
that -- it's not going to be the quality of a
randomized, placebo-controlled trial. I think it will
shed some light, though, on perhaps understanding a
population for whom this might be beneficial and ways
that the drug's usefulness can be limited in some way,
the labeling can be limited in some way that would help
us find a better population who could use it.

DR. DRAKE: I'm Matthew Drake. I also voted
for A. I think it's a very challenging situation we've
been tasked with. I feel for those patients. I feel for the practitioners who will have to deal with them. But ultimately, I tried to be objective and just look at the efficacy requirements as spelled out by the FDA, and I just, unfortunately, didn't think that those were met. So for that reason, I vote A.

DR. WING: I'm Deborah Wing, and I struggled with my vote, and I voted A. I put on my clinician scientist hat and looked only at the data, and I do not believe there is substantial evidence of effectiveness based on my read of both of the trials and listening to the deliberations today and through this afternoon. I fully appreciate and have experienced the agency's requirements to adequately powered, appropriately designed trials to move products out onto the market.

I agree with Dr. Gillen. I think this drug likely got to market a little bit early, so we are hamstrung because of lack of results in a validation trial that was spread across the world. Obviously, one of the things we try to do when we impart our clinical trials to the world is generalize them. We actually generalized Makena and got negative results, which is,
I think, not what we anticipated, but we do the science because we don't know. We asked a question and we didn't get an answer; we didn't get an answer we anticipated.

I'll come back to the ethical principles of doing good and doing no harm. I think the doing good here is continuing to ask the questions and asking are we doing good by the patients. And I think the only way by which to get the results of a confirmatory trial is to actually do another placebo-controlled trial.

As hard as that might sound, I know that the societies, the agency, and the sponsor will work together to try to figure out how to cover the gap we just created for the clinicians, and hopefully for the patients, because this is what we call in business, a big hairy audacious problem, and we have to put heads together and do something differently. But I'm not convinced that leaving Makena on the market as is, is the right thing to do.

DR. REDDY: I voted for B because I see A as untenable. I think withdrawing it from the market, you're not going to have a randomized-controlled trial.
It will be very difficult because, still, we are obligated to tell patients what the evidence is there. 002, the fact that it's 20 years old, I don't think that makes a difference because spontaneous, preterm delivery hasn't changed. It was a well done randomized-controlled trial. Why the rate was so high in the placebo group; who knows? But on the surface of it, it's a very supportive trial, and then you take 003, and, to me, it's apples and oranges.

The U.S. subgroup, there wasn't a significant difference. I get that. We can talk about power and the risk of it, but I do not think our RCT, a placebo randomized-controlled RCT will be done in the U.S. Patients are very smart. They have the information as physicians. I cannot say, oh, it's not FDA approved, so I'm not going to recommend it or I'm not going to discuss it, because all the medicines we use in pregnancy are not FDA approved. What we do is we counsel patients, and that's what we'll continue to do.

So I didn't vote for A because I think it's a big step backwards. I think by voting for B, we're getting additional information. I would only vote for
A if I thought the medicine was a danger, there was a safety issue, and I think 003 has resolved that. And at the least, I'm very happy about that, and I thought had no use whatsoever. So I think A is a vote for -- there's not going to be an RCT. Patients will not -- and physicians also. It's going to be very difficult to get patients into an RCT, placebo RCT.

DR. LINDSAY: Michael Lindsay. I voted for B. I agonized over this decision when I got the background information. I've been reading it over the last couple of weeks, and it was really clear that the evidence was conflicting, and I knew it was going to be conflicting today.

The reason why I chose B is I agree with Dr. Reddy. I didn't think A was really a valid choice. In terms of a clinician, I think one of the things that I struggle with is tomorrow I'm going to be seeing patients, and I have to give them some guidance of what they can do when they've had preterm delivery. I realize that this information is conflicting, and when you counsel people, you offer them the information, and then they make a choice.
I realize that doing another randomized-controlled trial may be the ideal way to kind of resolve the problem, but in the real world, as clinicians, we don't deal with idealism every day; we sort of deal with reality. I agree there probably are some subpopulations that are impacted in a positive way by this medication. We just haven't identified them, and I think that that would be one of the directions that I would encourage the FDA to pursue, encouraging investigators.

I think the reality, though, is as we let the genies out of the bottle and people know that there are medications that have been used for patients who had preterm deliveries, they're going to still want to get access to those medications. Clinicians like myself who've been out there for decades and have used compounding medications are going to give their patients compounding medications, and that's a reality.

So I think by following the rules -- and I say this to my trainees. I know the rules. I haven't followed them consistently, and I think this is an exercise that we really need to follow the rules, and
I'm not against that. But I think you also need to know the consequences, is that the problem is not going to go away, and people are going to seek other treatments and there'll be other methodologies of treatment.

DR. HICKEY: Hi. Kim Hickey. I also voted for B. I thought the idea of removal of the drug was, just like Dr. Reddy said, not feasible, and much like Dr. Lindsay said, our patients know it's there, and if I don't find them some sort of progesterone, they'll find someone who will. So I think doing the RCT placebo-controlled trial is not going to be feasible, and I feel there is a subset that have benefited from this.

I think it will be hard to look at someone who had a preterm delivery that had a term delivery on Makena, and then tell her, but it doesn't work, because we can all agree, and we all have, that the data's conflicting, and we don't like things about each trial. But to just toss it out and say we're going to go back to ground zero and put people at risk from potential compounded 17P, I don't think is worth it.
DR. EKE: I voted for B. Just like most of us said here, I struggled with this for days. Since I got the notification to go through this, I read through both trials. I struggled. The clinical trialist in me would say go for A, but when I look at the totality of the evidence, and especially what the consequences of this is going to be to all my patients and for people to take care of, if I look at what we have currently for treating -- this is not being sentimental, it's just looking back at why I voted for B. If we look at what we have, this is the only pharmacotherapy we have for preterm birth that has been shown to work in some populations.

The next thing, if we withdraw totally, people will be placed in cerclages, which studies have shown increases preterm birth in this population, and there are no other pharmacotherapies out there, so we'll see patients scrambling to get this. And I just worry about what that will be.

So why I looked at that, it was we keep this while we get -- I want to see a trial that will tell me which patients would benefit from this drug because I
know and I believe that there are populations or patients that will benefit from this drug. I want to see those populations. I want to see an increased -- or a better outcome in units. Those were the things that kind of drove me to vote for B. Thanks.

DR. LEWIS: Before we adjourn, are there any last comments from FDA?

DR. WESLEY: This is Barbara Wesley. I'd like to make one clarification about who makes what rules. The FDA doesn't make the rules. The Congress makes rules about the statutory requirements. We carry out the rules. I think Congress consults with the Institute of Medicine, if I'm not mistaken. But they make the rules and set the statutory requirements. We carry them out. I just want to clarify that because I think sometimes that gets confusing.

DR. LEWIS: Thank you all for your attention and your -- I'm sorry. Dr. Nguyen, yes?

DR. NGUYEN: Actually, Dr. Lewis, I have the last comments.

DR. LEWIS: Sorry.
DR. NGUYEN: I would like to add, on behalf of FDA, we really thank everyone here today. We thank the applicant for their excellent presentation and their professionalism. I'd like to thank, obviously, all the FDA review staff who have worked tirelessly and very quickly to bring this to a meeting, and certainly our presenters. I'd like to acknowledge team members who worked very hard behind the scene, Christina Chang, who is our team leader and our two project managers, and Kalesha Grayson and Jeannie Roule.

Certainly last but not least, I want to express our gratitude to all of our AC staff members and all of you sitting at the table today. We appreciate how difficult this was for you, and it was very difficult for us as well. We also appreciate our decisions will affect each individual patient and their families. We're not just looking at facts, but we do owe it to the public to do the right thing, which is to put out drugs that are safe and effective, and we need to consider both.

So thank you very much again. Thank you, Kalyani. Thank you, Dr. Lewis, and we'll see some of
you back tomorrow morning, so thanks.

Adjournment

DR. LEWIS: Yes. Thank you all for a productive day. Thanks to the FDA, sponsors, and of course the public for their contributions. We appreciate it. We are adjourned. Panel members, please take your personal belongings. The room will be cleaned at the end of today. Any material left on the table will be disposed of. Please leave your name badges, though, on the table; that I do want to remind you. So we're now adjourned. Thank you.

(Whereupon, at 4:26 p.m., the meeting was adjourned.)