

Discovering New Natural Compounds and Their Protection in the Post *Myriad* Era

Mr. Edward Mak

Director of Pacific Arrow Limited

Patent law is forever changing. A patent application which is allowed today may well be invalid tomorrow. An application may be rejected during examination as a result of a court ruling unrelated to the subject matter of the patent. It wastes time and money. In this presentation, an inventor relates his experience of discovering and patenting novel natural compounds before and after U.S. Supreme Court ruling for *Molecular Pathology v. Myriad Genetics*.