

EXHIBIT B

KAYE SCHOLER LLP

Thomas F. Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

August 27, 2007

VIA FAX AND EMAIL

Deborah E. Fishman, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH, and
Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass***

Dear Deborah:

This will again confirm our earlier conversations and communications regarding Amgen making Dr. Fu-Kuen Lin available to Roche for live testimony at the upcoming trial. As we have repeated told Amgen, **Dr. Fu-Kuen Lin should be available all days during the trial week of September 4, 2007, but our expectation is that he will be called by Roche to testify before the jury most probably sometime during the period from September 5, 6 or '7, 2007.**

Very truly yours,


Thomas F. Fleming

cc: Mark Izraelewicz
Julia Huston
Patricia Carson
Leora Ben-Ami

31501247.DOC

KAYE SCHOLER LLP

Hank Heckel
212 836-8748
Fax 212 836-6349
hheckel@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 3, 2007

BY FAX and EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014
Fax: 408-873-0220
Email: rdubord@daycasebeer.com

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH,
and Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass***

Dear Renee:

Roche expects that it may call **Fu-Kuen Lin** and Leroy Hood as witnesses beginning September 5, 2007. We reserve the right to amend or modify this list at any time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,


Hank Heckel

cc: Patricia Carson
Julia Huston
Thomas F. Fleming

KAYE SCHOLER LLP

Hank Heckel
212 836-8748
Fax 212 836-6349
hheckel@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 4, 2007

BY FAX and EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH, and Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass

Dear Renee:

Roche expects that it may call **Fu-Kuen Lin**, Leroy Hood and Joseph Barun as witnesses on September 5, 2007. We reserve the right to amend or modify this list at any time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,



Hank Heckel

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried

31532699.DOC

KAYE SCHOLER LLP

Thomas F. Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 5, 2007

VIA EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH,
and Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass***

Dear Renee:

Defendants give notice that Dr. Lowe is continued to testify tomorrow, September 5, 2007. Defendants also expect that time permitting, they will call as adverse witnesses, Dr. Hood by video and/or **Dr. Lin** live. Defendants expect that Dr. Lowe may rely upon additional exhibits below, as well as those identified in our letter of September 4 attached:

PRZ	OFM
PXT	QCN
PXU	OID
PVK	2005
PVL	
PXS	
NWK	
OBU	
PRX	

Moreover, there is a correction to demonstratives JL-16, JL-18, and JL-19. "Woods September 1983" should be "Woods September 1982" instead.

Very truly yours,

/s/ Thomas F. Fleming

Thomas F. Fleming

31533245_V1.DOC

KAYE SCHOLER LLP

Renee DuBord Brown, Esq.

2

September 5, 2007

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried

KAYE SCHOLER LLP

Thomas F. Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com
425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 5, 2007

VIA EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH,
and Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass***

Dear Renee:

Roche expects that it may call any of Drs. Goldwasser, Lin, Kadesch, and/or Bertozzi live, or present depositions of Drs. Baron, Miyake, and/or Fritsch on September 7, 2007. We reserve the right to amend or modify this list at anytime time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,
/s/ Thomas F. Fleming

Thomas F. Fleming

TFF/jlm

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried

31533247_V1.DOC

KAYE SCHOLER LLP

Thomas F. Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 8, 2007

VIA EMAIL

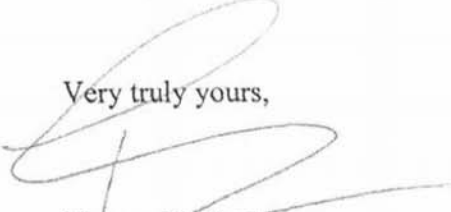
Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH,
and Hoffmann-LaRoche Inc., Civ. No. 05-CV-12237WGY, D. Mass***

Dear Renee:

Roche expects that it may call Dr. Goldwasser (continued), Dr. Baron by video, and Drs. Bruce Spinowitz and Fu-Kuen Lin to testify on September 10, 2007. We reserve the right to amend or modify this list at anytime time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,



Thomas F. Fleming

TFF/jlm

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried

31534824.DOC

KAYE SCHOLER LLP

Thomas Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 9, 2007

VIA EMAIL

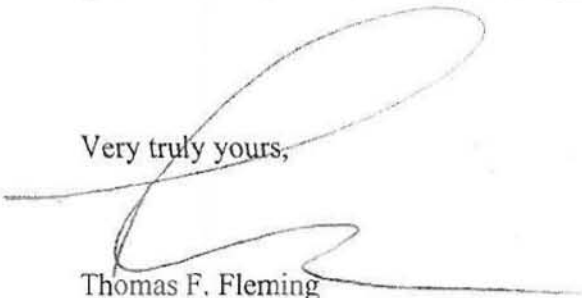
Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

**Re: *Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche
Diagnostics GmbH, and Hoffmann-LaRoche Inc., Civ.
No. 05-CV-12237WGY, D. Mass.***

Dear Renee:

Roche expects that, depending on the progress of the case, it may call **Dr. Fu Kuen Lin (if not previously called)**, Dr. Carolyn Bertozzi, and Dr. Thomas Kadesch to testify on September 11, 2007. The order of Drs. Bertozzi and Kadesch will depend on how much time is remaining on Tuesday. We reserve the right to amend or modify this list at any time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,


Thomas F. Fleming

TFF/jlm

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan

31534877.DOC

KAYE SCHOLER LLP

Renee DuBord Brown, Esq.

2

September 9, 2007

Rachelle Platt
Michael Gottfried

KAYE SCHOLER LLP

Thomas Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 10, 2007

VIA EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche
Diagnostics GmbH, and Hoffmann-LaRoche Inc., Civ.
No. 05-CV-12237WGY, D. Mass.***

Defendants give notice that Dr. Baron (by video), Dr. Spinowitz, Stuart Watt, and Dr. Lin (as adverse witness) are expected to testify tomorrow, September 11, 2007. Dr. Spinowitz may rely upon exhibits:

0001	0005	2002	2004	2006
2032	ZQ	BMH	CUZ	CYS
GTY	JL	NBY	NBZ	NCF
NCJ	NCL	NID	NJT	NNS
OFK	OLH	OMX	OMY	OOZ
OQU	OST	OTI	OTW	OUN
OUV	OUY	OUZ	OVQ	OVZ
OWA	OXY	OYC	OYF	OZT
OZU	OZY	OZZ	PAB	PAD
PAE	PJP	PJS	PPE	PPH
PPU	PRJ	PWA	PYY	PZJ
QAJ	QCC	QCJ	QCL	QDZ
TRX	UA	GMH		

Dr. Spinowitz may also rely upon the demonstratives that Defendants have enclosed yesterday by email attachment in PDF color copies.

Additionally, we reserve the right for Dr. Spinowitz in his trial testimony to rely on any of the deposition or trial testimony cited in any of Dr. Spinowitz's expert reports.

KAYE SCHOLER LLP

Thomas Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com

425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 10, 2007

VIA EMAIL

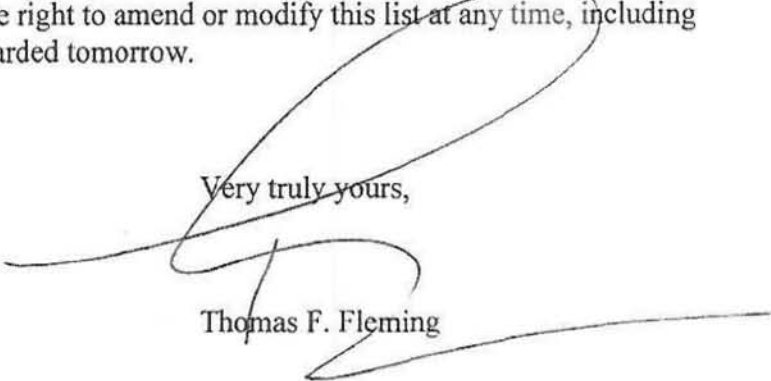
Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

**Re: *Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche
Diagnostics GmbH, and Hoffmann-LaRoche Inc., Civ.
No. 05-CV-12237WGY, D. Mass.***

Dear Renee:

Roche expects that it may call **Dr. Lin (continued)**, Dr. Kadesch, Dr. Bertozzi, Dr. Strickland (by deposition), Dr. Egrie (by deposition), and Dr. Flavell (time permitting) on September 12, 2007. We reserve the right to amend or modify this list at any time, including subsequent notice that may be forwarded tomorrow.

Very truly yours,


Thomas F. Fleming

TFF/jlm

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried

KAYE SCHOLER LLP

Thomas Fleming
212 836-7515
Fax 212 836-6345
tfleming@kayescholer.com
425 Park Avenue
New York, New York 10022-3598
212 836-8000
Fax 212 836-8689
www.kayescholer.com

September 11, 2007

VIA EMAIL

Renee DuBord Brown, Esq.
Day Casebeer Madrid & Batchelder LLP
20300 Stevens Creek Blvd, Suite 400
Cupertino, California 95014

***Re: Amgen, Inc. v. F. Hoffman-La Roche Ltd, Roche
Diagnostics GmbH, and Hoffmann-LaRoche Inc.,
Civ. No. 05-CV-12237WGY, D. Mass.***

Defendants give notice that Dr. Spinowitz (continued) and **Dr. Lin** (as adverse witness) are **expected to testify tomorrow**, September 12, 2007 and/or Dr. Bertozzi, Dr. Egrie (by deposition), and Dr. Strickland (by deposition) depending on time available.

0001	PSM	PXR
NYG	2032	NBD
0005	PWQ	WV
NZV	2033	NVN
0013	PXP	VR
PCT	BAN	NWW
2002		

Dr. Bertozzi may also rely upon the demonstratives that Defendants enclose by email attachment in PDF color copies.

Additionally, we reserve the right for Dr. Bertozzi in her trial testimony to rely on any of the deposition or trial testimony cited in any of Dr. Bertozzi's expert reports.

We reserve the right to amend or modify the list of exhibits and demonstratives included herein at anytime, including subsequent notice that may be forwarded tomorrow.

Very truly yours,

/s/ Thomas F. Fleming

Thomas F. Fleming

KAYE SCHOLER LLP

Renee DuBord Brown, Esq.

2

September 11, 2007

Enclosures

cc: Leora Ben-Ami
Patricia Carson
Julia Huston
Aaron Hand
Alison Maddeford
Jeremy Jordan
Rachelle Platt
Michael Gottfried