

# EXHIBIT G

DAY CASEBEER  
MADRID & BATCHELDER LLP

20300 Stevens Creek Blvd., Suite 400  
Cupertino, CA 95014  
Telephone: (408) 873-0110  
Facsimile: (408) 873-0220

Deborah E. Fishman  
(408) 342-4587  
dfishman@daycasebeer.com

January 8, 2007

VIA EMAIL & FACSIMILE

Manvin Mayell  
Kaye Scholer LLP  
425 Park Avenue  
New York, NY 10022-3598

**Re: *Amgen Inc. v. F. Hoffmann LaRoche Ltd., et al. (05-CV-12237 WGY)***

Dear Manvin:

Attached please find signed copies of the agreement to be bound by the terms of the parties' Protective Order from Drs. Gaier and Stomberg and Mr. Scher. We have investigated the concerns raised in your letter of December 15, 2006 and find them to be without merit. Most fundamentally, you do not claim that Roche has shared any information, let alone any relevant confidential information, with any of these three gentlemen. If you insist on maintaining your objections to any of these three gentlemen, I request that you immediately:

- Identify the specific litigations, by Court and case number, in which you claim each of these gentlemen have been engaged by Roche in any capacity;
- Identify the specific engagement and how it conflicts with Amgen's engagement of each of these gentlemen in this case;
- Identify the amount of money you allege Roche has paid to each;
- Provide to us any retention letter or similar agreement upon which you are relying;
- Identify the Roche-specific information you allege has been shared with these gentlemen;
- Identify each communication Roche claims to have had with each of these gentlemen; and
- Clarify the factual basis for your allegation that the litigations we have requested you identify with particularity may be "substantially related" to the current litigation at issue.

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Manvin Mayell  
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I note that we first disclosed our intention of sharing confidential discovery materials with each of these gentlemen on December 6, 2006, more than a month ago. Needless to say, the time period for discovery and to prepare expert reports is closing rapidly. Because time is of the essence, please provide the requested response by the close of business on January 10, 2007. Moreover, if you do not withdraw your objections, Amgen will have no choice but to bring this matter to the Court's attention.

Very truly yours,

DAY CASEBEER  
MADRID & BATCHELDER LLP



Deborah E. Fishman

DEF:rlp

cc: Howard Suh  
Thomas Fleming  
Michele Moreland  
Mark Israelewicz

Enclosures (3)

ATTACHMENT A

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

AMGEN INC.,	)	
	)	
Plaintiff,	)	
v.	)	Civil Action No.: 05 Civ. 12237 WGY
	)	
F. HOFFMANN-LA ROCHE LTD, ROCHE	)	
DIAGNOSTICS GmbH, and HOFFMANN-	)	
LA ROCHE INC.,	)	
Defendants.	)	
	)	
	)	

AGREEMENT TO ABIDE BY PROTECTIVE ORDER


The undersigned represents that he or she is affiliated with Plaintiff Amgen, Inc.  
 [Defendants F. Hoffman-La Roche Ltd, Roche Diagnostics GmbH, and Hoffman-LaRoche Inc.],  
 in the above captioned matter. The undersigned is involved in this litigation as  
Consultant [e.g., outside counsel, expert or consultant retained by outside counsel]. If  
 an attorney, the undersigned is admitted in \_\_\_\_\_ [all jurisdictions].  
 The undersigned has read the Protective Order issued on 12/21/06 by the Honorable  
 William G. Young in this matter, and in accordance with that Order, hereby agrees:

- (1) To be bound by the terms of the Protective Order;
- (2) Not to reveal Confidential Discovery Material under this Protective Order  
to anyone other than another person authorized to have access to it  
pursuant to Paragraphs 9 and 10 of the Protective Order;
- (3) To comply with the procedures set forth in Paragraph 4 of the Protective  
Order with respect to Restricted Access Confidential BLA/IND Material;

- (4) To use such Confidential Discovery Material solely for purposes of this litigation, unless permission is received from the Supplier, or the Court, to use it for other purposes.

Respectfully submitted,

Dated:

  
Name Ben Scher  
Employer Bates white, LLC  
Address 1300 Eye St. NW  
Suite 600  
Washington DC 20005

ATTACHMENT A

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

AMGEN INC.,	)	
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Plaintiff,	)	
v.	)	Civil Action No.: 05 Civ. 12237 WGY
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DIAGNOSTICS GmbH, and HOFFMANN-	)	
LA ROCHE INC.,	)	
Defendants.	)	
	)	
	)	

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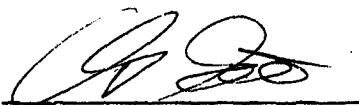
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Respectfully submitted,



Dated:

Name

Employer

Address

CURTIS STOUMBER  
BATES WHITE  
2000 I ST NW  
WASHINGTON DC, 20005

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UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

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Plaintiff,	)	
v.	)	Civil Action No.: 05 Civ. 12237 WGY
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DIAGNOSTICS GmbH, and HOFFMANN-	)	
LA ROCHE INC.,	)	
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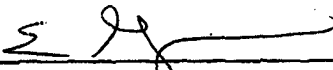
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- (4) To use such Confidential Discovery Material solely for purposes of this litigation, unless permission is received from the Supplier, or the Court, to use it for other purposes.

Respectfully submitted,

Dated:

  
Name Eric Gaier  
Employer Bates White, LLC  
Address 1300 Eye st. NW  
Suite 600  
Washington DC 20005