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EXHIBIT C

DAY CASEBEER MADRID & BATCHELDER LLP

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March 6, 2007

VIA E-MAIL & FACSIMILE

Thomas F. Fleming 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 Tom:

I write regarding the deposition of Dr. Tom Strickland scheduled for Friday, March 9 and to designate Dr. Strickland in response to portions of Topics 1, 5, and 8 from Defendants' First 30(b)(6) Notice of Deposition. In particular, Dr. Strickland will be prepared to testify about:

- The experiments and declarations in the US prosecution or opposition proceedings performed or provided by Dr. Strickland (Topic 1);
- The experiments concerning pegylation of EPO that were performed by Dr. Strickland or at his direction (Topic 5); and
- The relationship between Dr. Goldwasser and Dr. Strickland acting on Amgen's behalf (Topic 8).

In addition, as a courtesy, we have sent you today under separate cover an improved reproduction of Dr. Strickland's declaration from the Lin prosecution histories, but note that the courtesy copy does not bear the "AM ITC" production designation.

Finally, if Roche would like us to bring any of Dr. Strickland's lab notebooks to the deposition, please let us know in advance which ones you plan to use so that we may make appropriate arrangements.

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Very truly yours,

Day Casebeer

MADRID & BATCHELDER LLP

Klehoch E. M

Deborah E. Fishman

DEF:rlp

Enclosures

Michele Moreland cc:

> Mark Israelewicz Howard Suh Peter Fratangelo