## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	)
AMGEN INC.,	)
Plaintiff,	)
v.	)
F. HOFFMANN-LA ROCHE LTD	)
ROCHE DIAGNOSTICS GmbH	)
and HOFFMANN-LA ROCHE INC.	)
Defendants.	)

CIVIL ACTION No.: 05-CV-12237WGY

## NOTICE OF SERVICE OF CONFIDENTIAL DOCUMENTS TO BE FILED IN SUPPORT OF ROCHE'S MOTION FOR SUMMARY JUDGMENT THAT CLAIM 1 OF PATENT NO. 5,995,422 IS INVALID FOR INDEFINITENESS AND LACK OF WRITTEN DESCRIPTION

Defendants F. Hoffmann-La Roche Ltd, Roche Diagnostics GmbH and Hoffmann-La

Roche Inc. (collectively, "Roche") hereby certify, pursuant to the Protective Order dated February

- 7, 2007 [docket #274], that it will serve on July 3, 2007, via hand delivery, on plaintiff Amgen
- Inc.'s ("Amgen") counsel, Michael Gottfried at Duane Morris LLP, and via overnight delivery, on Amgen's

counsel, Deborah Fishman at Day Casebeer Madrid & Batchelder LLP, the following documents

which Amgen (not Roche) has identified as confidential:

- 1. Confidential version of Exhibit C to the Declaration of Peter Fratangelo, Esq. in Support of Roche's Motion for Summary Judgment That Claim 1 of Patent No. 5, 995,422 Is Invalid For Indefiniteness and Lack of Written Description
- Confidential version of Exhibit D to the Declaration of Peter Fratangelo, Esq. in Support of Roche's Motion for Summary Judgment That Claim 1 of Patent No. 5, 995,422 Is Invalid For Indefiniteness and Lack of Written Description
- Confidential version of Exhibit E to the Declaration of Peter Fratangelo, Esq. in Support of Roche's Motion for Summary Judgment That Claim 1 of Patent No. 5, 995,422 Is Invalid For Indefiniteness and Lack of Written Description

 Confidential version of Exhibit F to the Declaration of Peter Fratangelo, Esq. in Support of Roche's Motion for Summary Judgment That Claim 1 of Patent No. 5, 995,422 Is Invalid For Indefiniteness and Lack of Written Description

Amgen has designated these documents as confidential and accordingly, Roche hereby submits these documents for *in camera* inspection pursuant to the Protective Order because Amgen has not agreed to Roche's request to file the documents in the public record. It is necessary for the Court to review these documents, as they contain important facts and admissions that are highly relevant to the present motion for summary judgment.

Pursuant to paragraph 14 of the Protective Order, Amgen has four (4) Court days to seek leave of Court pursuant to Local Rule 7.2 if it seeks to have the Court deem such documents confidential and require their filing under seal. Roche will oppose any such motion within two (2) days.

Dated: July 3, 2007 Boston, Massachusetts

Respectfully submitted,

## F. HOFFMANN-LA ROCHE LTD, ROCHE DIAGNOSTICS GMBH, and HOFFMANN-LA ROCHE INC.

By their Attorneys,

/s/ Nicole A. Rizzo Lee Carl Bromberg (BBO# 058480) Julia Huston (BBO# 562160) Keith E. Toms (BBO# 663369) Nicole A. Rizzo (BBO# 663853) Kimberly J. Seluga (BBO# 667655) BROMBERG & SUNSTEIN LLP 125 Summer Street Boston, MA 02110 Tel. (617) 443-9292 nrizzo@bromsun.com

Leora Ben-Ami (*pro hac vice*) Mark S. Popofsky (*pro hac vice*) Patricia A. Carson (*pro hac vice*) Thomas F. Fleming (*pro hac vice*) Howard S. Suh (*pro hac vice*) Peter Fratangelo (BBO# 639775) Vladimir Drozdoff (*pro hac vice*) David L. Cousineau (*pro hac vice*) David L. Cousineau (*pro hac vice*) KAYE SCHOLER LLP 425 Park Avenue New York, New York 10022 Tel. (212) 836-8000

## **CERTIFICATE OF SERVICE**

I hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on the above date.

/s/ Nicole A. Rizzo Nicole A. Rizzo

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