

EXHIBIT 23

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

AMGEN INC.,)	
)	
Plaintiff,)	
)	
v.)	
)	
F. HOFFMANN-LAROCHE LTD., a)	C.A. No.: 05-12237 WGY
Swiss Company, ROCHE)	
DIAGNOSTICS GMBH, a German)	
Company, and HOFFMANN LAROCHE)	
INC., a New Jersey Corporation)	
)	
Defendants.)	

PLAINTIFF AMGEN INC.'S THIRD SUPPLEMENTAL DISCLOSURES
PURSUANT TO FED. R. CIV. P. 26(A)(1)

Pursuant to Fed. R. Civ. P. 26(a) and the local rules of the District of Massachusetts, Amgen hereby provides the following disclosures that supplement and incorporate the disclosures previously provided by Amgen in its original Rule 26(a)(1) initial disclosure as well as Amgen's written discovery responses provided to Roche to date.

These disclosures are based on information reasonably available to Amgen as of the date of this disclosure and are without the benefit of forthright and fulsome discovery responses from Defendants' on issues such as invalidity and inequitable conduct on which they bear the burden of proof. Amgen's effort to identify potentially relevant witnesses, documents, and things pertinent to those defenses has been prejudiced and delayed by Roche's refusal to provide fair and complete responses to the written discovery requests concerning its putative invalidity and unenforceability defenses. Amgen reserves the right to amend or supplement these disclosures consistent with its obligations under Fed. R. Civ. R. 26(e) as additional information becomes known to it and if and when Roche provides fulsome discovery responses.

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION THAT AMGEN MAY USE TO SUPPORT ITS CLAIMS OR DEFENSES:

As can be determined from information reasonably available to Amgen and based on its present understanding of such disputed facts as can be discerned from the allegations of the parties' respective pleadings and the written discovery to date, Amgen believes that following individuals may have discoverable information that Amgen may use to support its claims or defenses. Amgen reserves the right to amend this list as necessary or as further information becomes available to it.

A. Research and development leading to the inventions described and claimed in Amgen's patents-in-suit

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B. Amgen's Efforts to Express Erythropoietin, Characterize Erythropoietin, or Produce peg-EPO

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C. Urinary erythropoietin

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D. State of the Relevant Art Before, As of, and After Dr. Lin's Inventions and Objective Evidence of the Non-Obviousness of Dr. Lin's Inventions

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E. Clinical Profile of ESPs in Anemic Patients

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F. Preparation of, Prosecution of, and Proceedings Involving (Including Without Limitation Interference Proceedings, Prior Litigation, and ITC Investigations) Amgen's Patents-in-Suit and Dr. Lin's Related EPO Patents

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G. Facts Regarding Defendants' peg-EPO Activities and Their Impact on Amgen and Facts Regarding Defendants' Counterclaims

Each of the individuals disclosed in Section D above.

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H. Amgen's Product License Agreement with Ortho.

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I. Facts Regarding Amgen's Affirmative Defense of Estoppel

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J. Fact Witnesses in the Prior Litigations

In addition to the above individuals, some 30 witnesses, including Amgen employees, gave testimony related to the patents-at-issue in *Amgen Inc. v. Genetics Institute, Inc. and*

Chugai Pharmaceutical Co. Ltd., C.A. 87-2617-Y (D. Mass.) and some 24 witnesses, including Amgen employees, gave testimony relating to the patents-at-issue in *Amgen Inc. v. Hoechst Marion Roussel, Inc. and Transkaryotic Therapies, Inc.*, C.A. 97-10814-WGY (D. Mass.), Likewise, Amgen believes that some of the witnesses, including Amgen witnesses, who gave testimony in the following proceedings may have knowledge relevant to the claims and defenses in this case: *Amgen v. Integrated Genetics*, C.A. 86-2616-Y (D. Mass.), *In the Matter of Certain Recombinant Erythropoietin*, 337-TA-281, and *Fritsch v. Lin* Interference Nos. 102,096; 102,097; and 102,334.

K. Individuals Affiliated with Roche

It is apparent that individuals employed by, acting for, funded by, or affiliated with Roche are likely to have discoverable information relevant to disputed facts alleged with particularity in the pleadings regarding erythropoietin and peg-EPO research, development, patent applications, opinions, regulatory matters, and commercialization. These individuals, as presently known, are:

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Lars Birgeron	George Esgro

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Teruo Nakamura Department of Medical Technology Hirosaki University School of Health Sciences Hirosaki University Hirosaki Aomori 036-8562 Japan	Yasuo Sekimori Chugai Pharmaceutical Co. Ltd. 1-1 Nihonbashi-Muromachi 2-Chome Chuo-Ku Tokyo 103-8324 Japan

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<p>Apollon Papadimitriou Roche Diagnostics GmbH Pharma Research Penzberg Nonnenwaldstrasse 2 82372 Penzberg, Germany</p>	<p>Motoo Ueno Representative Director, Deputy President Chugai Pharmaceutical Co. Ltd. 1-1 Nihonbashi-Muromachi 2-Chome Chuo-Ku Tokyo103-8324 Japan</p>
<p>Robert Provenzano St. John Hospital and Medical Center Department of Nephrology and Hypertension 22101 Moross Road Detroit, Michigan 48236</p>	<p>Phillipe Van der Auwera F. Hoffmann-La Roche Ltd. Grenzacherstrasse 124 CH-4070 Basel, Switzerland</p>
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II. DOCUMENTS

The categories of documents listed below may be relevant to disputed facts and are

within the possession, custody or control of Amgen. Subject to any Protective Order entered in this or other cases or any objection, such as attorney-client privilege or work-product immunity, the following categories of documents will be made available for inspection by counsel for Roche:

Document category	Location
Documents containing information related to the infringement of Amgen's patents-in-suit by the Roche defendants	Amgen Inc. One Amgen Center Drive Thousand Oaks, California
Documents containing information related to the preparation and prosecution of Amgen's patents-in-suit	Amgen Inc. One Amgen Center Drive Thousand Oaks, California
Documents containing information related to erythropoietin research and development at Amgen leading to the Lin inventions	Amgen Inc. One Amgen Center Drive Thousand Oaks, California
Documents containing information related to pegylated erythropoietin	Amgen Inc. One Amgen Center Drive Thousand Oaks, California
Documents containing information related to the effect of Roche's potential market entry with peg-EPO	Amgen Inc. One Amgen Center Drive Thousand Oaks, California
Documents and things regarding objective evidence of non-obviousness	Amgen Inc. One Amgen Center Drive Thousand Oaks, California The public domain Third parties including Biogen, Genentech, and Genetics Institute (now Wyeth)
Pleadings, submissions, exhibits, settlement agreements, and decisions from prior litigation involving one or more of Amgen's patents-in-suit or their foreign counterparts	Amgen Inc. One Amgen Center Drive Thousand Oaks, California

III. COMPUTATION OF DAMAGES

Amgen is currently not seeking damages in this equitable action for declaratory relief.

Amgen may seek costs and expenses of suit and any further relief the Court deems proper in this

equitable action. These costs, expenses, and further relief cannot be computed until the conclusion of this suit.

IV. INSURANCE

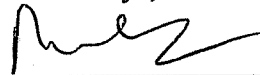
Amgen is presently unaware of any insurance agreement under which any insurer may be liable to satisfy all or part of any judgment that might be entered in this action or to indemnify or reimburse for payments made to satisfy the judgment.

Dated: July 10, 2007

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Respectfully Submitted,
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CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true copy of the foregoing document was served upon the attorneys of record for the defendants on July 10, 2007, in the manner listed below:


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