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Amgen Inc. v. F. Hoffmann-LaRoche LTD et al

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Plaintiff: Amgen Inc.
Defendant: F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH and Hoffmann LaRoche Inc.
Counter Claimants: F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH and Hoffmann LaRoche Inc.
Counter Defendant: Amgen Inc.
Movants: Fresenius Medical Care Holdings, Inc. (FMC) and DaVita, Inc.

Case Number: 1:2005cv12237
Filed: November 8, 2005
Court: Massachusetts District Court
Office: Patent Office [[Court Info](#)]
County: Suffolk
Presiding Judge: Judge William G. Young

Nature of Suit: Intellectual Property - Patent
Cause: Federal Question
Jurisdiction: Federal Question
Jury Demanded By: 28:1338 Patent Infringement

Available Case Documents

The following documents for this case are available for you to view or download.

Date Filed	#	Document Text
November 8, 2005	1	COMPLAINT against F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Filing fee: \$ 250, receipt number 68108, filed by Amgen Inc.. (Attachments: # 1 Civil Cover Sheet # 2 EXHIBITS 1-6)(Bell, Marie)

		Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
December 19, 2006	185	MOTION to Stay re Order on Motion for Order, Dated December 19, 2006 Denying Leave to File Confidential and Trade Secret Materials Under Seal by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Huston, Julia)
December 19, 2006	186	Opposition re 185 MOTION to Stay re Order on Motion for Order, Dated December 19, 2006 Denying Leave to File Confidential and Trade Secret Materials Under Seal filed by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Gottfried, Michael)
December 19, 2006	187	Objection to 168 Notice (Other), 178 Notice (Other), 169 Notice (Other) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Regarding Service of Confidential Documents. (Rizzo, Nicole)
December 19, 2006	188	Joint MOTION for Protective Order by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # (1) Exhibit A)(Huston, Julia) Additional attachment(s) added on 12/20/2006 (Paine, Matthew).
December 21, 2006	189	Judge William G. Young : ORDER entered GRANTING re 188 Motion for Protective Order AS MODIFIED. (Attachments: # 1 Exhibit A -Protective Order) (Paine, Matthew)
December 22, 2006	190	MOTION for Leave to File Surreply to Amgen's Reply Brief in Support of Its Motion to Dismiss Roche's Counterclaims Counts I-IX and XII by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Affidavit)(Huston, Julia)
December 22, 2006	191	MOTION for Reconsideration re Order on Motion for Order, Requiring Plaintiff to File Under Seal Documents Containing Defendants' Confidential and Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
December 22, 2006	192	DECLARATION re 191 MOTION for Reconsideration re Order on Motion for Order, Requiring Plaintiff to File Under Seal Documents Containing Defendants' Confidential and Trade Secret Materials of Krishnan Viswanadhan by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
December 22, 2006	193	DECLARATION re 191 MOTION for Reconsideration re Order on Motion for Order, Requiring Plaintiff to File Under Seal Documents Containing Defendants' Confidential and Trade Secret Materials of Richard Beswick by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
December 22, 2006	194	MEMORANDUM in Support re 191 MOTION for Reconsideration re Order on Motion for Order, Requiring Plaintiff to File Under Seal Documents Containing Defendants' Confidential and Trade Secret Materials filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
December 26, 2006	195	Receipt to Defendant for documents received 12/22/06. (Smith, Bonnie)
December 26, 2006	196	TRANSCRIPT of Proceedings held on 12/20/06 before Judge YOUNG. Court Reporter: Womack. The original transcripts are maintained in the case file in the Clerk's Office. Copies may be obtained by contacting the court reporter at womack@megatran.com or the Clerk's Office. (Smith, Bonnie)
December 26, 2006	197	Opposition re 190 MOTION for Leave to File Surreply to Amgen's Reply Brief in Support of Its Motion to Dismiss Roche's Counterclaims Counts I-IX and XII filed by Amgen Inc.. (Gottfried, Michael)
December 27, 2006	198	SUR-REPLY to Motion re 150 MOTION to Dismiss Roche's Counterclaims Counts I-IX and XII - Leave to File Granted on 12/27/06 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)

December 28, 2006	199	Opposition re 173 MOTION to Compel Production of Documents, 165 MOTION to Compel Production of Documents filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 9)(Rizzo, Nicole)
December 28, 2006	200	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 199 Opposition to Motion, of Service of Confidential Documents (Rizzo, Nicole)
December 29, 2006	201	Opposition re 170 MOTION to Compel the Production of Documents filed by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 3# 3 Exhibit 5# 4 Exhibit 6)(Gottfried, Michael)
December 29, 2006	202	NOTICE by Amgen Inc. of Service of Confidential Documents to Be Filed in Support of Amgen Inc.'s Opposition to Defendant's Motion to Compel Production of Documents (Gottfried, Michael)
December 29, 2006	203	Receipt to Plaintiff for documents received 12/29/06. (Paine, Matthew)
January 3, 2007	204	NOTICE of Withdrawal of Appearance by Michael R. Gottfried filed on behalf of MarySusan Howard, withdrawing her pro hac vice appearance as counsel to Amgen Inc. (Gottfried, Michael)
January 3, 2007	205	TRANSCRIPT of Proceedings held on 12/20/06 before Judge Young. Court Reporter: Womack. The original transcripts are maintained in the case file in the Clerk's Office. Copies may be obtained by contacting the court reporter at womack@megatran.com or the Clerk's Office. (Smith, Bonnie)
January 3, 2007	206	Receipt for Documents Returned on January 3, 2007 to Hoffman-LaRoche. (Paine, Matthew)
January 3, 2007	207	Receipt for Documents Returned on January 3, 2007 to Amgen. (Paine, Matthew)
January 3, 2007	208	NOTICE of Appearance by Michael Kendall on behalf of Amgen Inc., Amgen Inc. (Kendall, Michael)
January 3, 2007	209	NOTICE of Appearance by Daniel A. Curto on behalf of Amgen Inc., Amgen Inc. (Curto, Daniel)
January 3, 2007	210	NOTICE of Appearance by Nicole A. Colby on behalf of Amgen Inc., Amgen Inc. (Colby, Nicole)
January 4, 2007	211	NOTICE of Appearance by Joshua A. Munn on behalf of Amgen Inc., Amgen Inc. (Munn, Joshua)
January 4, 2007	212	NOTICE of Appearance by Peter M. Acton on behalf of Amgen Inc., Amgen Inc. (Acton, Peter)
January 5, 2007	213	NOTICE of Appearance by James M. Fraser on behalf of Amgen Inc., Amgen Inc. (Fraser, James)
January 5, 2007	214	Emergency MOTION for Extension of Time to Serve Additional Document Requests from January 8 to January 22, 2007 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 5, 2007	215	MEMORANDUM in Support re 214 Emergency MOTION for Extension of Time to Serve Additional Document Requests from January 8 to January 22, 2007 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Rizzo, Nicole)
January 5, 2007	216	MOTION for Leave to Appear Pro Hac Vice for admission of Raymond A. Jacobsen, Jr. by Amgen Inc.. (Attachments: # 1 Certification for Admission to Practice)(Gottfried, Michael)
January 5, 2007	217	MOTION for Leave to Appear Pro Hac Vice for admission of Jon B. Dubrow by Amgen Inc.. (Attachments: # 1 Certification for Admission to Practice)(Gottfried, Michael)
January 5, 2007	218	MOTION for Leave to Appear Pro Hac Vice for admission of William Diaz by Amgen Inc.. (Attachments: # 1 Certification for Admission Pro Hac Vice)(Gottfried, Michael)

January 9, 2007	219	Assented to MOTION for Leave to Appear Pro Hac Vice for admission of George W. Johnston, Patricia Rocha-Tramaloni, Nancy DiLella by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Toms, Keith)
January 9, 2007	220	MOTION for Leave to Appear Pro Hac Vice for admission of Berrie R. Goldman by Amgen Inc.. (Attachments: # 1 Certificate for Admission to Practice)(Gottfried, Michael)
January 9, 2007	221	MOTION for Leave to Appear Pro Hac Vice for admission of Aaron R. Hand by Amgen Inc.. (Attachments: # 1 Certification for Admission to Practice)(Gottfried, Michael)
January 10, 2007	222	MOTION to Compel Production of Roche's Cell Lines by Amgen Inc..(Gottfried, Michael)
January 10, 2007	223	MEMORANDUM in Support re 222 MOTION to Compel Production of Roche's Cell Lines and related documents filed by Amgen Inc.. (Gottfried, Michael)
January 10, 2007	224	DECLARATION re 222 MOTION to Compel Production of Roche's Cell Lines, 223 Memorandum in Support of Motion BY DEBORAH E. FISHMAN by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5 (submitted in camera)# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12# 13 Exhibit 13)(Gottfried, Michael)
January 10, 2007	225	NOTICE by Amgen Inc. of Service of Confidential Document to be Filed in Support of the Declaration of Deborah E. Fishman In Support of Amgen Inc.'s Motion to Compel Production of Roche's Cell Lines (Gottfried, Michael)
January 11, 2007	226	Receipt to Plaintiff for documents received 1/11/07. (Paine, Matthew)
January 11, 2007	227	Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts by Amgen Inc..(Gottfried, Michael)
January 11, 2007	228	MEMORANDUM in Support re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts filed by Amgen Inc.. (Gottfried, Michael)
January 11, 2007	229	DECLARATION re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts OF RENEE DUBORD BROWN by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H)(Gottfried, Michael)
January 11, 2007	230	DECLARATION re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts OF BENJAMIN SCHER by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Gottfried, Michael)
January 11, 2007	231	DECLARATION re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts OF CHRISTOPHER STOMBERG by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Gottfried, Michael)
January 11, 2007	232	Assented to MOTION for Extension of Time to File Motion to File Under Seal a Document Containing Defendants' Confidential and Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 11, 2007	233	DECLARATION OF RENEE DUBORD BROWN by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H (PART 1 OF 3)# 9 Exhibit H (PART 2 OF 3)# 10 Exhibit H (PART 3 OF 3))(Gottfried, Michael)

January 11, 2007	234	DECLARATION re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts OF DR. ERIC GAIER by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D)(Gottfried, Michael)
January 12, 2007	235	MOTION for Clarification re Order on Motion to Compel,,,,,, issued on December 29, 2006 by Amgen Inc..(Gottfried, Michael)
January 12, 2007	236	MEMORANDUM in Support re 235 MOTION for Clarification re Order on Motion to Compel,,,,,, issued on December 29, 2006 filed by Amgen Inc.. (Gottfried, Michael)
January 12, 2007	237	DECLARATION re 236 Memorandum in Support of Motion, 235 MOTION for Clarification re Order on Motion to Compel,,,,,, issued on December 29, 2006 of DEBORAH E. FISHMAN by Amgen Inc.. (Attachments: # 1 Exhibit 1 submitted in Camera# 2 Exhibit 2)(Gottfried, Michael)
January 12, 2007	238	NOTICE by Amgen Inc. re 237 Declaration, of Service of Confidential Document to be filed in Support of the Declaration of Deborah E. Fishman (Gottfried, Michael)
January 12, 2007	239	MOTION for Leave to Appear Pro Hac Vice for admission of Julian Brew Filing fee \$ 50, receipt number 1368636. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
January 12, 2007	240	MOTION for Leave to Appear Pro Hac Vice for admission of Marvin Mayell Filing fee \$ 50, receipt number 1368681. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
January 15, 2007	241	Assented to MOTION for Extension of Time to File Motion To File Under Seal A Document Containing Defendants' Confidential and Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 15, 2007	242	Opposition re 227 Emergency MOTION for Discovery to Overrule Roche's Objections to Amgen's Designation of Economic Experts filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
January 15, 2007	243	DECLARATION re 242 Opposition to Motion to Overrule Roche's Objections to Amgen's Designation of Economic Experts of Jane Y.C. Mathews by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Toms, Keith)
January 15, 2007	244	DECLARATION re 242 Opposition to Motion to Overrule Roche's Objections to Amgen's Designation of Economics Experts of Marvin S. Mayell by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H)(Toms, Keith)
January 17, 2007	245	Receipt for Documents Returned on January 17, 2007 to Amgen. (Paine, Matthew)
January 17, 2007	246	Opposition re 235 MOTION for Clarification re Order on Motion to Compel,,,,,, issued on December 29, 2006 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
January 17, 2007	247	MOTION to Seal A Document Containing Defendants' Confidential And Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 17, 2007	248	MEMORANDUM in Support re 247 MOTION to Seal A Document Containing Defendants' Confidential And Trade Secret Materials filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)

January 17, 2007	249	DECLARATION re 247 MOTION to Seal A Document Containing Defendants' Confidential And Trade Secret Materials of Dr. Reinhard Franze by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
January 19, 2007	250	MOTION to Seal Document Containing Defendants' Confidential And Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 19, 2007	251	MEMORANDUM in Support re 250 MOTION to Seal Document Containing Defendants' Confidential And Trade Secret Materials filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
January 19, 2007	252	MOTION for Leave to File Amended Answer and Counterclaims by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C (1 of 3)# 4 Exhibit C (2 of 3)# 5 Exhibit (3 of 3))(Toms, Keith)
January 19, 2007	253	MEMORANDUM in Support re 252 MOTION for Leave to File Amended Answer and Counterclaims filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
January 19, 2007	254	MOTION to Compel the Production of Documents by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
January 19, 2007	255	MEMORANDUM in Support re 254 MOTION to Compel the Production of Documents filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Appendix A)(Toms, Keith)
January 19, 2007	256	DECLARATION re 254 MOTION to Compel the Production of Documents of Keith E. Toms by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D)(Toms, Keith)
January 19, 2007	257	MOTION for Leave to Appear Pro Hac Vice for admission of Vladimir Drozdoff Filing fee \$ 50, receipt number 1376371. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
January 22, 2007	258	MOTION for Reconsideration and Opposition re 222 Motion to Compel Production of Roche's Cell Line and Related Documents by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
January 22, 2007	259	MEMORANDUM in Support re 258 MOTION for Reconsideration and Opposition re 222 Motion to Compel Production of Roche's Cell Line and Related Documents filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
January 22, 2007	260	DECLARATION re 258 MOTION for Reconsideration and Opposition re 222 Motion to Compel Production of Roche's Cell Line and Related Documents by Dr. Reinhard Franze by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
January 22, 2007	261	DECLARATION re 258 MOTION for Reconsideration and Opposition re 222 Motion to Compel Production of Roche's Cell Line and Related Documents by Patricia A. Carson by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C (1 of 3)# 4 Exhibit C (2 of 3)# 5 Exhibit C (3 of 3)# 6 Exhibit D)(Toms, Keith)
January 23, 2007	262	Receipt for Documents Returned on January 23, 2007 to Amgen. (Paine, Matthew)

January 25, 2007	263	Assented to MOTION for Extension of Time to Complete Production Of All Responsive Documents From February 16 To March 2, 2007 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
January 25, 2007	264	STIPULATION Of Proposed Order Regarding Expert Discovery by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
January 26, 2007	265	Opposition re 254 MOTION to Compel the Production of Documents filed by Amgen Inc.. (Gottfried, Michael)
January 26, 2007	266	DECLARATION of William G. Gaede, III, In Support of Amgen Inc.'s Opposition to Defendants' Motion to Compel the Production of Documents by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8)(Gottfried, Michael)
January 26, 2007	267	Judge William G. Young : ORDER entered. Stipulated ORDER Regarding Expert Discovery. (Paine, Matthew)
January 30, 2007	268	MOTION for Leave to Appear Pro Hac Vice for admission of Richard A. De Sevo Filing fee \$ 50, receipt number 1389140. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
February 2, 2007	269	MOTION for Leave to Appear Pro Hac Vice for admission of Erik Haas Filing fee \$ 50, receipt number 1395312. by Ortho Biotech Products, L.P.. (Attachments: # 1 Affidavit)(Repicky, Heather)
February 2, 2007	270	Opposition re 252 MOTION for Leave to File Amended Answer and Counterclaims filed by Amgen Inc.. (Rich, Patricia)
February 5, 2007	271	MOTION for Leave to Appear Pro Hac Vice for admission of Matthew McFarlane, Jeanna Wacker, Monica Contreras, and Alfred H. Heckel Filing fee \$ 200, receipt number 1397802. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D)(Toms, Keith)
February 5, 2007	272	NOTICE of Appearance by Peter Fratangelo on behalf of F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Attachments: # 1 CERTIFICATE OF SERVICE)(Fratangelo, Peter)
February 6, 2007	273	Joint MOTION to Amend 189 Order on Motion for Protective Order by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Huston, Julia)
February 7, 2007	274	Judge William G. Young : ORDER entered. AMENDED PROTECTIVE ORDER. (Attachments: # 1 Attachment A# 2 Attachment B# 3 Attachment C)(Paine, Matthew)
February 13, 2007	275	MOTION to Determine the Sufficiency of Roche's Responses to Amgen's Requests for Admission by Amgen Inc..(Gottfried, Michael)
February 13, 2007	276	MEMORANDUM in Support re 275 MOTION to Determine the Sufficiency of Roche's Responses to Amgen's Requests for Admission (REDACTED VERSION) filed by Amgen Inc.. (Gottfried, Michael)
February 13, 2007	277	DECLARATION re 275 MOTION to Determine the Sufficiency of Roche's Responses to Amgen's Requests for Admission of Krista M. Carter by Amgen Inc.. (Attachments: # 1 Confidential Exhibits Coversheet# 2 Exhibit 1# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 12)(Gottfried, Michael)
February 13, 2007	278	NOTICE by Amgen Inc. re 277 Declaration,, 276 Memorandum in Support of Motion of Service of Confidential Documents to be filed in Support of Amgen's Motion to Determine Sufficiency of Roche's Responses to Amgen's Requests for Admission (Gottfried, Michael)
February 13, 2007	279	Receipt to Plaintiff for documents received 2/13/2007. (Paine, Matthew)

February 15, 2007	280	REFERRING CASE to Alternative Dispute Resolution.(Paine, Matthew)
February 15, 2007	281	MOTION to Enforce the Court's December 29, 2006 Order and To Compel the Further Production of Documents by Amgen Inc..(Gottfried, Michael)
February 15, 2007	282	MEMORANDUM in Support re 281 MOTION to Enforce the Court's December 29, 2006 Order and To Compel the Further Production of Documents filed by Amgen Inc.. (Gottfried, Michael)
February 15, 2007	283	DECLARATION re 281 MOTION to Enforce the Court's December 29, 2006 Order and To Compel the Further Production of Documents OF DEBORAH E. FISHMAN by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2 (cover page for confidential exhibit 2)# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12)(Gottfried, Michael)
February 15, 2007	284	NOTICE by Amgen Inc. OF SERVICE OF CONFIDENTIAL DOCUMENT TO BE FILED IN SUPPORT OF THE DECLARATION OF DEBORAH E. FISHMAN (Gottfried, Michael)
February 15, 2007	285	Receipt to Plaintiff for documents received 2/15/2007. (Paine, Matthew)
February 16, 2007	286	NOTICE of Appearance by Dana M. McSherry on behalf of Amgen Inc., Amgen Inc. (McSherry, Dana)
February 20, 2007	287	MOTION to Seal Documents Containing Defendants' Confidential and Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
February 20, 2007	288	MEMORANDUM in Support re 287 MOTION to Seal Documents Containing Defendants' Confidential and Trade Secret Materials filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
February 20, 2007	289	DECLARATION re 287 MOTION to Seal Documents Containing Defendants' Confidential and Trade Secret Materials of Dr. Reinhard Franze by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
February 22, 2007	290	MOTION to Seal Document Containing Defendants' Confidential and Trade Secret Materials by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
February 22, 2007	291	MEMORANDUM in Support re 290 MOTION to Seal Document Containing Defendants' Confidential and Trade Secret Materials filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
February 22, 2007	292	DECLARATION re 290 MOTION to Seal Document Containing Defendants' Confidential and Trade Secret Materials of Krishnan Viswanadhan by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
February 23, 2007	293	MOTION to Enforce the Court's January 23, 2007 Order Compelling Roche to Produce its Cell Line and to Extend the Time for Amgen to Submit its Infringement Expert Report Regarding the Testing of Roche's DN2-3(a)3 Cell Line by Amgen Inc..(Gottfried, Michael)
February 23, 2007	294	MEMORANDUM in Support re 293 MOTION to Enforce the Court's January 23, 2007 Order Compelling Roche to Produce its Cell Line and to Extend the Time for Amgen to Submit its Infringement Expert Report Regarding the Testing of Roche's DN2-3(a)3 Cell Line filed by Amgen Inc.. (Attachments: # 1 Text of Proposed Order)(Gottfried, Michael)
February 23, 2007	295	DECLARATION re 293 MOTION to Enforce the Court's January 23, 2007 Order Compelling Roche to Produce its Cell Line and to Extend the Time for Amgen to Submit its Infringement Expert Report Regarding the Testing of Roche's DN2-3(a)3 Cell Line BY KRISTA M. CARTER by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12# 13 Exhibit

		13)(Gottfried, Michael)
February 26, 2007	296	Cross MOTION to Compel Production Of Amgen's Cell Lines And Related Documents by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
February 26, 2007	297	Opposition re 293 MOTION to Enforce the Court's January 23, 2007 Order Compelling Roche to Produce its Cell Line and to Extend the Time for Amgen to Submit its Infringement Expert Report Regarding the Testing of Roche's DN2-3(a)3 Cell Line, 296 Cross MOTION to Compel Production Of Amgen's Cell Lines And Related Documents and MEMORANDUM IN SUPPORT OF DEFENDANTS? CROSS MOTION TO COMPEL PRODUCTION OF AMGEN'S CELL LINES filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12)(Rizzo, Nicole)
February 27, 2007	298	Judge William G. Young : ORDER entered."Modified ORDER Regarding Production of the Parties' Cell Lines and Applicable Restrictions of Use." (Paine, Matthew)
February 27, 2007	299	Opposition re 275 MOTION to Determine the Sufficiency of Roche's Responses to Amgen's Requests for Admission filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Huston, Julia)
February 28, 2007	300	Assented to MOTION for Extension of Time to COMPLETE PRODUCTION OF ALL RESPONSIVE DOCUMENTS FROM MARCH 2 TO MARCH 9, 2007 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
March 1, 2007	301	Opposition re 281 MOTION to Enforce the Court's December 29, 2006 Order and To Compel the Further Production of Documents filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
March 1, 2007	302	Receipt for Documents Returned on March 1, 2007 to Amgen. (Paine, Matthew)
March 1, 2007	303	Joint MOTION for Leave to File Excess Pages of Markman Briefs by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
March 2, 2007	304	MOTION to Amend Defendants' Sixth Affirmative Defense by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Huston, Julia)
March 2, 2007	305	MEMORANDUM in Support re 304 MOTION to Amend Defendants' Sixth Affirmative Defense filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Huston, Julia)
March 2, 2007	306	MOTION for Protective Order by Fresenius Medical Care Holdings, Inc. (FMC). (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G)(Hebert, Mark)
March 2, 2007	307	MOTION for Extension of Time to produce certain documents containing third party information by Amgen Inc..(Rich, Patricia)
March 5, 2007	308	Cross MOTION to Compel Third Party Fresenius Medical Care North America to Comply with Subpoena and Agreement to Produce by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
March 5, 2007	309	MEMORANDUM in Opposition re 307 MOTION for Extension of Time to produce certain documents containing third party information, 306 MOTION for Protective Order and in Support of 308 Defendants' Cross Motion to Compel Third Party Fresenius Medical Care North America to Comply with Subpoena and Agreement to Produce filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)

		Deposition Testimony Pursuant to Rule 30(b)(6), Relating to Pegylation and Aranesp (Gottfried, Michael)
April 6, 2007	360	MOTION for Extension of Time to June 5, 2007 to Extend Time to Serve Its Experts' Reports Regarding Testing of Roche's Late-Produced Cell Line (THIS IS A RENEWED MOTION) by Amgen Inc..(Gottfried, Michael)
April 6, 2007	361	MEMORANDUM in Support re 360 MOTION for Extension of Time to June 5, 2007 to Extend Time to Serve Its Experts' Reports Regarding Testing of Roche's Late-Produced Cell Line (THIS IS A RENEWED MOTION) filed by Amgen Inc.. (Gottfried, Michael)
April 6, 2007	362	Receipt to Plaintiff for documents received on April 6, 2007. (Paine, Matthew)
April 10, 2007	363	Receipt for Documents Returned on April 10, 2007 to Amgen. (Paine, Matthew)
April 10, 2007	364	Opposition re 360 MOTION for Extension of Time to June 5, 2007 to Extend Time to Serve Its Experts' Reports Regarding Testing of Roche's Late-Produced Cell Line (THIS IS A RENEWED MOTION) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7)(Rizzo, Nicole)
April 10, 2007	365	NOTICE by Amgen Inc. Notice of Service of Confidential Documents to be Filed in Support of Declaration of William G. Gaede, III, in Support of Amgen Inc.'s Opposition to Defendants' Motion to Compel Production of Documents Improperly Withheld on Grounds of Privilege (Gottfried, Michael)
April 10, 2007	366	MOTION To Deem Its Opposition To Defendants' Motion To Compel Production of Documents Improperly Withheld on Grounds of Privilege and Exhibit 1 to the Opposition Confidential by Amgen Inc..(Gottfried, Michael)
April 10, 2007	367	Opposition re 336 MOTION to Compel Production of Documents Improperly Withheld on Grounds of Privilege filed by Amgen Inc.. (Gottfried, Michael)
April 10, 2007	368	DECLARATION re 367 Opposition to Motion of Defendants' Motion to Compel Production of Documents Improperly Withheld on Grounds of Privilege submitted by William G. Gaede, III, by Amgen Inc.. (Attachments: # (1) Exhibit Exhibit 1 (submitted in camera to the court)# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5)(Gottfried, Michael) Additional attachment(s) added on 4/18/2007 (Paine, Matthew).
April 11, 2007	369	Receipt to Plaintiff for documents received on April 11, 2007. (Paine, Matthew)
April 11, 2007	370	MOTION for Leave to File a Response to the Court's Questions Regarding Precedential Effect of Prior Claim Constructions and a Reply to Defendants' Reply Brief Regarding Claim Construction by Amgen Inc.. (Attachments: # 1 Exhibit 1, Part 1 of 2 (Response and Reply)# 2 Exhibit 1 Part 2 of 2 (Appendix A to Response and Reply))(Rich, Patricia)
April 11, 2007	371	Opposition re 340 MOTION to Compel Continued Deposition of Dr. Thomas Strickland and Production of Related Documents filed by Amgen Inc.. (Attachments: # 1 Appendix A (part 1 of 4)# 2 Appendix A (2 of 4)# 3 Appendix A (part 3 of 4)# 4 Appendix A (part 4 of 4))(Gottfried, Michael)
April 11, 2007	372	DECLARATION re 371 Opposition to Motion, OF DR. JONATHAN LOEB IN SUPPORT OF AMGEN INC.'S OPPOSITION TO DEFENDANTS' MOTION TO COMPEL CONTINUED DEPOSITION OF DR. THOMAS STRICKLAND AND PRODUCTION OF RELATED DOCUMENTS by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12)(Gottfried, Michael)
April 12, 2007	373	Opposition re 370 MOTION for Leave to File a Response to the Court's Questions Regarding Precedential Effect of Prior Claim Constructions and a Reply to Defendants' Reply Brief Regarding Claim Construction filed by F. Hoffmann-LaRoche

		Compel Deposition Testimony under Rule 30(b)(6) (Toms, Keith)
April 13, 2007	<u>385</u>	MOTION to Strike Belately Disclosed Invalidity and Unenforceability Allegations and for More Time to Respond to Roche's Expert Reports by Amgen Inc..(Gottfried, Michael)
April 13, 2007	<u>386</u>	MEMORANDUM in Support re 385 MOTION to Strike Belately Disclosed Invalidity and Unenforceability Allegations and for More Time to Respond to Roche's Expert Reports filed by Amgen Inc.. (Attachments: # 1 Appendix A# 2 Appendix B# 3 Appendix C)(Gottfried, Michael)
April 13, 2007	<u>387</u>	MOTION for Leave to File A Reply To Defendants' Opposition To Amgen Inc's Motion To Deem Its Opposition To Defendants' Motion To Compel Production Of Documents Improperly Withheld On The Grounds Of Privilege And Exhibit 1 To The Opposition Confidential by Amgen Inc.. (Attachments: # 1 Exhibit A)(Rich, Patricia)
April 13, 2007	<u>388</u>	DECLARATION re 386 Memorandum in Support of Motion,, 385 MOTION to Strike Belately Disclosed Invalidity and Unenforceability Allegations and for More Time to Respond to Roche's Expert Reports OF DEBORAH E. FISHMAN by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4, Part 1 of 2# 5 Exhibit 4, Part 2 of 2# 6 Exhibit 5# 7 Exhibit 6# 8 Exhibit 7# 9 Exhibit 8# 10 Exhibit 9# 11 Exhibit 10# 12 Exhibit 11# 13 Exhibit 12# 14 Exhibit 13# 15 Exhibit 14# 16 Exhibit 15# 17 Exhibit 16# 18 Exhibit 17# 19 Exhibit 18)(Gottfried, Michael)
April 16, 2007	<u>389</u>	Receipt to Plaintiff for documents received on April 13, 2007. (Paine, Matthew)
April 16, 2007	<u>390</u>	Receipt to Defendants F. Hoffman-La Roche Ltd. et al for documents received on April 13, 2007. (Paine, Matthew)
April 16, 2007	<u>391</u>	NOTICE by Amgen Inc. re 379 Declaration,,, of Service of Confidential Documents (Gottfried, Michael)
April 16, 2007	<u>392</u>	Receipt to Plaintiff Amgen for documents received on April 16, 2007. (Paine, Matthew)
April 16, 2007	<u>393</u>	Opposition re 353 Amended MOTION to Compel Roche to Produce Witnesses for Deposition Under Rule 30(b)(6) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
April 16, 2007	<u>394</u>	RESPONSE to Motion re 370 MOTION for Leave to File a Response to the Court's Questions Regarding Precedential Effect of Prior Claim Constructions and a Reply to Defendants' Reply Brief Regarding Claim Construction on the Application of Stare Decisis to the Claim Construction to be held by this Court filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
April 16, 2007	<u>395</u>	MOTION for Leave to Appear Pro Hac Vice for admission of Christopher T. Jagoe Filing fee \$ 50, receipt number 1485343. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
April 16, 2007	<u>396</u>	MOTION for Leave to Appear Pro Hac Vice for admission of Krista M. Rycroft by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
April 16, 2007	<u>397</u>	ANSWER to Counterclaim of Defendants by Amgen Inc..(Gottfried, Michael)
April 17, 2007	<u>398</u>	MOTION for Order to Amgen To Show Cause Why It Is Not In Contempt Of The Protective Order by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Huston, Julia)
April 17, 2007	<u>399</u>	MEMORANDUM in Support re 398 MOTION for Order to Amgen To Show Cause Why It Is Not In Contempt Of The Protective Order filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Huston, Julia)

April 17, 2007	400	Opposition re 336 MOTION to Compel Production of Documents Improperly Withheld on Grounds of Privilege filed by Amgen Inc.. (Rich, Patricia)
April 18, 2007	401	TRANSCRIPT of Proceedings held on 4/17/07 before Judge Young. Court Reporter: Womack. The original transcripts are maintained in the case file in the Clerk's Office. Copies may be obtained by contacting the court reporter at womack@megatran.com or the Clerk's Office. (Smith, Bonnie)
April 18, 2007	402	Opposition re 398 MOTION for Order to Amgen To Show Cause Why It Is Not In Contempt Of The Protective Order filed by Amgen Inc.. (Rich, Patricia)
April 18, 2007	403	Receipt for Documents Returned to Defendant F. Hoffman-La Roche on April 18, 2007. (Paine, Matthew)
April 19, 2007	404	Receipt for Documents Returned to Plaintiff Amgen on April 19, 2007. (Paine, Matthew)
April 19, 2007	405	MOTION To Permit Submission of Materials Produced in This Action to the International Trade Commission and The Federal Circuit by Amgen Inc..(Rich, Patricia)
April 19, 2007	406	MEMORANDUM in Support re 405 MOTION To Permit Submission of Materials Produced in This Action to the International Trade Commission and The Federal Circuit filed by Amgen Inc.. (Rich, Patricia)
April 19, 2007	407	DECLARATION re 405 MOTION To Permit Submission of Materials Produced in This Action to the International Trade Commission and The Federal Circuit BY MARIO MOORE by Amgen Inc.. (Attachments: # 1 Exhibit 1 to 13 (Submitted for In Camera Review))(Rich, Patricia)
April 19, 2007	408	NOTICE by Amgen Inc. OF SERVICE OF CONFIDENTIAL DOCUMENTS TO BE FILED IN SUPPORT OF PLAINTIFF AMGEN INC.'S MOTION TO PERMIT SUBMISSION OF MATERIALS PRODUCED IN THIS ACTION TO THE INTERNATIONAL TRADE COMMISSION AND THE FEDERAL CIRCUIT (Rich, Patricia)
April 19, 2007	409	MOTION for Leave to File Under Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Preclude Further Interference With Third-Party Discovery by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
April 19, 2007	410	MEMORANDUM in Support re 409 MOTION for Leave to File Under Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Preclude Further Interference With Third-Party Discovery filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
April 19, 2007	411	DECLARATION re 409 MOTION for Leave to File Under Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Preclude Further Interference With Third-Party Discovery Of Richard Beswick by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
April 20, 2007	412	Receipt to Plaintiff Amgen Inc. for Documents Received on April 19, 2007. (Paine, Matthew)
April 20, 2007	413	EXHIBIT re 381 MOTION To Enforce the Court's March 27, 2007 Order and to Compel Deposition Testimony under Rule 30(b)(6) Exhibit B (Part 1 of 2) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
April 20, 2007	414	EXHIBIT re 381 MOTION To Enforce the Court's March 27, 2007 Order and to Compel Deposition Testimony under Rule 30(b)(6) Exhibit B (Part 2 of 2) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)

May 2, 2007	429	Receipt for Documents Returned on May 2, 2007 to Plaintiff Amgen, Inc.. (Paine, Matthew)
May 2, 2007	430	Response by Amgen Inc. to 343 Response, (AMGEN INC.'S RESPONSE TO THE COURT'S QUESTIONS REGARDING PRECEDENTIAL EFFECT TO PRIOR CLAIM CONSTRUCTIONS AND DEFENDANTS' REPLY BRIEF REGARDING CLAIM CONSTRUCTION) Filed By Leave of Court Granted on May 2, 2007. (Attachments: # 1 Appendix A)(Gottfried, Michael)
May 11, 2007	431	MOTION for Leave to Appear Pro Hac Vice for admission of Bobby R. Burchfield by Amgen Inc.. (Attachments: # 1 Exhibit Ex. A)(Gottfried, Michael)
May 11, 2007	432	MOTION for Leave to Appear Pro Hac Vice for admission of Richard W. Smith by Amgen Inc.. (Attachments: # 1 Exhibit Ex. A)(Gottfried, Michael)
May 11, 2007	433	Assented to MOTION for Extension of Time to May 15, 2007 to For Amgen to File Its Opposition to Defendants' Motion to Strike Infringement Allegations in Amgen's Expert Reports on Which Amgen Did Not Provide Discovery and to Preclude Testimony by Amgen Inc..(Rich, Patricia)
May 15, 2007	434	MOTION for Leave to Appear Pro Hac Vice for admission of Aton Arbisser Filing fee \$ 50, receipt number 1521107. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
May 15, 2007	435	Opposition re 425 MOTION to Strike Infringement Allegations in Amgen's Expert Reports on which Amgen did not Provide Discovery and to Preclude Testimony filed by Amgen Inc.. (Gottfried, Michael)
May 15, 2007	436	DECLARATION re 435 Opposition to Motion OF WILLIAM G. GAEDE, III IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS' MOTION TO STRIKE INFRINGEMENT ALLEGATIONS IN AMGEN'S EXPERT REPORTS AND TO PRECULDE TESTIMONY by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6)(Gottfried, Michael)
May 17, 2007	437	MOTION for Leave to Appear Pro Hac Vice for admission of Christian E. Mammen by Amgen Inc.. (Attachments: # 1 Certification for Admission to Practice)(Gottfried, Michael)
May 18, 2007	438	Receipt for Documents Returned on May 18, 2007 to Plaintiff Amgen, Inc.. (Paine, Matthew)
May 21, 2007	439	MOTION for Summary Judgment of Noninfringement of the '080 Patent by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Huston, Julia)
May 21, 2007	440	MEMORANDUM in Support re 439 MOTION for Summary Judgment of Noninfringement of the '080 Patent filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Huston, Julia)
May 21, 2007	441	AFFIDAVIT of Kimberly J. Seluga in Support re 439 MOTION for Summary Judgment of Noninfringement of the '080 Patent filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2 (1 of 4)# 3 Exhibit 2 (2 of 4)# 4 Exhibit 2 (3 of 4)# 5 Exhibit 2 (4 of 4)# 6 Exhibit 3# 7 Exhibit 4)(Huston, Julia)
May 21, 2007	442	Statement of Material Facts L.R. 56.1 re 439 MOTION for Summary Judgment of Noninfringement of the '080 Patent (Undisputed Material Facts) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Huston, Julia)
May 22, 2007	443	NOTICE of Appearance by Timothy M. Murphy on behalf of F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Murphy, Timothy)

May 22, 2007	444	NOTICE of Appearance by Robert M. Asher on behalf of F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Asher, Robert)
May 23, 2007	445	MOTION to Amend Its Answer To Amplify Allegations Of Amgen's Inequitable Conduct And To Define Relevant Markets For Purposes Of Antitrust Counterclaims by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
May 23, 2007	446	MEMORANDUM in Support re 445 MOTION to Amend Its Answer To Amplify Allegations Of Amgen's Inequitable Conduct And To Define Relevant Markets For Purposes Of Antitrust Counterclaims filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
May 24, 2007	447	MOTION to Strike Roche's Non-Infringement, Invalidity, and Inequitable Conduct Allegations Disclosed after the Close of Fact Discovery or, in the Alternative, Motion for Leave to Supplement Amgen's Expert Reports and Motion for Protective Order to Postpone Depositions of Certain Witnesses by Amgen Inc.. (Attachments: # 1 Text of Proposed Order)(Gottfried, Michael)
May 24, 2007	448	MEMORANDUM in Support re 447 MOTION to Strike Roche's Non-Infringement, Invalidity, and Inequitable Conduct Allegations Disclosed after the Close of Fact Discovery or, in the Alternative, Motion for Leave to Supplement Amgen's Expert Reports and Motion for Protective filed by Amgen Inc.. (Attachments: # 1 Appendix A (cover page only) submitted for in camera review)(Gottfried, Michael)
May 24, 2007	449	Emergency MOTION For Expedited Case Management Conference by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Gottfried, Michael)
May 24, 2007	450	DECLARATION re 447 MOTION to Strike Roche's Non-Infringement, Invalidity, and Inequitable Conduct Allegations Disclosed after the Close of Fact Discovery or, in the Alternative, Motion for Leave to Supplement Amgen's Expert Reports and Motion for Protective OF MARIO MOORE by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4-10 (cover page only) submitted for in camera review# 5 Errata 11# 6 Exhibit 12# 7 Exhibit 13# 8 Exhibit 14# 9 Exhibit 15)(Gottfried, Michael)
May 24, 2007	451	NOTICE by Amgen Inc. Of SERVICE OF CONFIDENTAIL DOCUMENTS TO BE FILED IN SUPPORT OF PLAINTIFF AMGEN INC.S MOTION TO STRIKE ROCHES NON-INFRINGEMENT, INVALIDITY, AND INEQUITABLE CONDUCT ALLEGATIONS DISCLOSED AFTER THE CLOSE OF FACT DISCOVERY OR, IN THE ALTERNATIVE, MOTION FOR LEAVE TO SUPPLEMENT AMGENS EXPERT REPORTS AND MOTION FOR PROTECTIVE ORDER TO POSTPONE DEPOSITIONS OF CERTAIN WITNESSES 447 (Gottfried, Michael)
May 24, 2007	452	Emergency MOTION to Expedite the time for Roche to Respond to Amgen Inc.'s Motion to Strike Roche's Non-Infringement, Invalidity and Inequitable Conduat Allegations Disclosed After the Close of Fact Discovery or, and in the Alternative, Motion for Leave to Supplement Amgen's Expert Reports and Motion for Protective Order to Postpone Depositions of Certain Witnesses by Amgen Inc..(Rich, Patricia)
May 25, 2007	453	Receipt to Plaintiff Amgen Inc. for Documents Received on May 24, 2007. (Paine, Matthew)
May 25, 2007	454	NOTICE by Amgen Inc. re 448 Memorandum in Support of Motion, Filing of Corrected Appendix A to Memorandum 448 in Support of Plaintiff Amgen Inc.'s Motion to Strike Roche's Non-Infringement, invalidity and inequitable conduct allegations disclosed after the close of fact discovery or, in the alternative, motion for leave to supplement Amgen's expert reports and motion for protective order to postpone depositions of certain witnesses 447 (Attachments: # 1 Appendix A ((cover page only) submitted for in camera review))(Gottfried, Michael)

May 25, 2007	455	NOTICE by Amgen Inc. re 454 Notice (Other), Notice (Other), Notice (Other) of Service of Corrected Confidential Document to be Filed in Support of Plaintiff Amgen Inc.'s Motion to Strike Roche's Non-Infringement, Invalidity, and Inequitable Conduct Allegations Disclosed After the Close of Fact Discovery or, In The Alternative, Motion for Leave to Supplement Amgen's Expert Reports and Motion for Protective Order to Postpone Depositions of Certain Witnesses (Gottfried, Michael)
May 29, 2007	456	Receipt to Plaintiff Amgen Inc. for Documents Received on May 25, 2007. (Paine, Matthew)
May 30, 2007	457	STIPULATION REGARDING CONFIDENTIAL ROCHE DOCUMENTS SUBMITTED BY AMGEN FOR IN CAMERA REVIEW ON MAY 24, 2007 IN CONNECTION WITH AMGEN'S MOTION TO STRIKE ROCHE'S ALLEGATIONS DISCLOSED AFTER THE CLOSE OF FACT DISCOVERY OR, IN THE ALTERNATIVE, MOTION FOR LEAVE TO SUPPLEMENT AMGEN'S EXPERT REPORTS AND MOTION FOR PROTECTIVE ORDER TO POSTPONE DEPOSITIONS OF CERTAIN WITNESSES by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 1, 2007	458	RESPONSE to Motion re 449 Emergency MOTION For Expedited Case Management Conference filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Huston, Julia)
June 1, 2007	459	MOTION for Leave to Appear Pro Hac Vice for admission of Kathleen McDermott Filing fee \$ 50, receipt number 1544286. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
June 4, 2007	460	STIPULATION of Dismissal FILED JOINTLY FOR DISMISSAL OF AMGEN'S CLAIM FOR DECLARATORY JUDGMENT OF INFRINGEMENT OF U.S. PATENT NO. 5,621,080 by F. Hoffmann-LaRoche LTD, Amgen Inc.. (Rich, Patricia)
June 5, 2007	461	Judge William G. Young : ORDER entered. re 460 STIPULATION of Dismissal FILED JOINTLY FOR DISMISSAL OF AMGEN'S CLAIM FOR DECLARATORY JUDGMENT OF INFRINGEMENT OF U.S. PATENT NO. 5,621,080. (Paine, Matthew)
June 5, 2007	462	MOTION to Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Strike Roche's Non-Infringement, Invalidity, And Inequitable Conduct Allegations Disclosed After The Close Of Fact Discovery Or, In The Alternative, Motion For Leave To Supplement Amgen's Expert Reports And Motion For Protective Order To Postpone Depositions Of Certain Witnesses by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
June 5, 2007	463	MEMORANDUM in Support re 462 MOTION to Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Strike Roche's Non-Infringement, Invalidity, And Inequitable Conduct Allegations Disclosed After The Close Of Fact Discovery Or, In The Alternative, Motion For Leave To Supplement Amgen's Expert Reports And Motion For Protective Order To Postpone Depositions Of Certain Witnesses filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 5, 2007	464	DECLARATION re 462 MOTION to Seal Documents Containing Defendants' Trade Secrets And Submitted In Connection With Amgen's Motion To Strike Roche's Non-Infringement, Invalidity, And Inequitable Conduct Allegations Disclosed After The Close Of Fact Discovery Or, In The Alternative, Motion For Leave To Supplement Amgen's Expert Reports And Motion For Protective Order To Postpone Depositions Of Certain Witnesses by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)

June 11, 2007	479	MEMORANDUM in Support re 478 MOTION for Summary Judgment of Non-Infringement of Claim 1 of Patent No. 5,955,422 and Claims 9 and 12 of Patent No. 5,547,933 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 11, 2007	480	STATEMENT of facts re 478 MOTION for Summary Judgment of Non-Infringement of Claim 1 of Patent No. 5,955,422 and Claims 9 and 12 of Patent No. 5,547,933 (Pursuant to Local Rule 56.1). (Rizzo, Nicole)
June 11, 2007	481	DECLARATION re 478 MOTION for Summary Judgment of Non-Infringement of Claim 1 of Patent No. 5,955,422 and Claims 9 and 12 of Patent No. 5,547,933 of Howard S. Suh by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit F# 6 Exhibit I# 7 Exhibit J# 8 Exhibit K# 9 Exhibit L)(Rizzo, Nicole)
June 11, 2007	482	MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
June 11, 2007	483	MEMORANDUM in Support re 482 MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 11, 2007	484	STATEMENT of facts re 482 MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 (Pursuant to Local Rule 56.1). (Rizzo, Nicole)
June 11, 2007	485	DECLARATION re 482 MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 of Krista M. Rycroft by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4 (part 1 of 4)# 5 Exhibit 4 (part 2 of 4)# 6 Exhibit 4 (part 3 of 4)# 7 Exhibit 4 (part 4 of 4)# 8 Exhibit 5# 9 Exhibit 6# 10 Exhibit 7# 11 Exhibit 8# 12 Exhibit 9# 13 Exhibit 10 (part 1 of 4)# 14 Exhibit 10 (part 2 of 4)# 15 Exhibit 10, part 3 of 4# 16 Exhibit 10 (part 4 of 4)# 17 Exhibit 11# 18 Exhibit 12# 19 Exhibit 13# 20 Exhibit 14# 21 Exhibit 15# 22 Exhibit 16# 23 Exhibit 17)(Rizzo, Nicole)
June 11, 2007	486	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. of Service of Confidential Documents to be Filed in Support of Roche's Motion for Summary Judgment that Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Section 112 (Rizzo, Nicole)
June 12, 2007	487	REPORT of Alternative Dispute Resolution Provider. (Dolan, Kathleen)
June 12, 2007	488	Receipt to Defendant Roche for Documents Received on June 12, 2007. (Paine, Matthew)
June 12, 2007	489	Joint Letter/request (non-motion) from Counsel for Amgen and Roche. (Rizzo, Nicole)
June 12, 2007	490	MOTION for Summary Judgment That The Claims Of Patents-In-Suit Are Invalid For Double Patenting Over Amgen 016 Patent by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
June 12, 2007	491	MEMORANDUM in Support re 490 MOTION for Summary Judgment That The Claims Of Patents-In-Suit Are Invalid For Double Patenting Over Amgen 016 Patent filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 12, 2007	492	STATEMENT of facts re 490 MOTION for Summary Judgment That The Claims Of Patents-In-Suit Are Invalid For Double Patenting Over Amgen 016 Patent (Pursuant to Local Rule 56.1). (Rizzo, Nicole)
June 12, 2007	493	DECLARATION re 490 MOTION for Summary Judgment That The Claims Of Patents-In-Suit Are Invalid For Double Patenting Over Amgen 016 Patent of Michael Sofocleous by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH,

June 14, 2007	514	DECLARATION re 509 MOTION for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 6 OF KATIE J.L. SCOTT (For Exhibits: See Notice of Service of Confidential Documents & Notice of Filing with Clerk's Office) by Amgen Inc.. (Rich, Patricia) Additional attachment(s) added on 8/1/2007 (Paine, Matthew).
June 14, 2007	515	NOTICE by Amgen Inc. OF SERVICE OF CONFIDENTIAL DOCUMENTS TO BE FILED IN SUPPORT OF PLAINTIFF AMGEN INC.'S MOTION FOR SUMMARY JUDGMENT OF INFRINGEMENT OF '422 CLAIM 1, '933 CLAIM 3, AND '698 CLAIM 9 (Rich, Patricia)
June 14, 2007	516	NOTICE by Amgen Inc. OF FILING WITH THE CLERK'S OFFICE (Rich, Patricia)
June 15, 2007	517	EXHIBIT re 507 Declaration,,,, (Exhibit I to Declaration of Howard S. Suh in Support of Roche's Motion for Summary Judgment that the Asserted Claims of the '933 Patent are Invalid for Indefiniteness and Lack of Written Description) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
June 15, 2007	518	MOTION for Summary Judgment on Roche's Antitrust and State Law Conterclaims by Amgen Inc..(Gottfried, Michael)
June 15, 2007	519	MEMORANDUM in Support re 518 MOTION for Summary Judgment on Roche's Antitrust and State Law Conterclaims filed by Amgen Inc.. (Gottfried, Michael) Additional attachment(s) added on 7/27/2007 (Paine, Matthew). Modified on 7/27/2007 (Paine, Matthew).
June 15, 2007	520	Statement of Material Facts L.R. 56.1 re 518 MOTION for Summary Judgment on Roche's Antitrust and State Law Conterclaims filed by Amgen Inc.. (Gottfried, Michael) Additional attachment(s) added on 7/27/2007 (Paine, Matthew). Modified on 7/27/2007 (Paine, Matthew).
June 15, 2007	521	DECLARATION re 518 MOTION for Summary Judgment on Roche's Antitrust and State Law Counterclaims OF JAMES M. FRASER by Amgen Inc.. (Gottfried, Michael) Additional attachment(s) added on 7/27/2007 (Paine, Matthew). Modified on 7/27/2007 (Paine, Matthew).
June 15, 2007	522	NOTICE by Amgen Inc. OF SERVICE OF CONFIDENTIAL DOCUMENTS TO BE FILED IN SUPPORT OF AMGEN'S MOTION FOR SUMMARY JUDGMENT ON ROCHE'S ANTITRUST AND STATE LAW COUNTERCLAIMS (Gottfried, Michael)
June 15, 2007	523	MOTION to Seal Documents Containing Amgen's Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims by Amgen Inc..(Gottfried, Michael)
June 15, 2007	524	MEMORANDUM in Support re 523 MOTION to Seal Documents Containing Amgen's Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims filed by Amgen Inc.. (Gottfried, Michael)
June 15, 2007	525	DECLARATION of Fred Manak in Support of Amgen's Motion for Leave to File Under Seal Documents Containing Amgen's Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims by Amgen Inc.. (Gottfried, Michael)
June 15, 2007	526	EXHIBIT re 507 Declaration,,,, (Exhibits C, D and H to the Declaration of Howard S. Suh in Support of Roche's Motion for Summary Judgment that the Asserted Claims of the '933 Patent are Invalid for Indefiniteness and Lack of Written Description) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit C# 2 Exhibit D# 3 Exhibit H)(Toms, Keith)
June 18, 2007	527	Receipt to Plaintiff Amgen for Documents Received on June 15, 2007. (Paine, Matthew)

June 19, 2007	528	NOTICE of Appearance by Kimberly J. Seluga on behalf of F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Seluga, Kimberly)
June 19, 2007	529	EXHIBIT re 485 Declaration,, (Exhibits 6 and 7 to the Declaration of Krista M. Rycroft in Support of Roche's Motion for Summary Judgment that Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Section 112) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 6# 2 Exhibit 7)(Seluga, Kimberly)
June 19, 2007	530	Receipt to Defendant Roche for Documents Returned on June 19, 2007. (Paine, Matthew)
June 20, 2007	531	MOTION for Summary Judgment That Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled by Amgen Inc..(Gottfried, Michael)
June 20, 2007	532	MEMORANDUM in Support re 531 MOTION for Summary Judgment That Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled filed by Amgen Inc.. (Gottfried, Michael)
June 20, 2007	533	Statement of Material Facts L.R. 56.1 re 531 MOTION for Summary Judgment That Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled filed by Amgen Inc.. (Gottfried, Michael)
June 20, 2007	534	DECLARATION re 532 Memorandum in Support of Motion, 531 MOTION for Summary Judgment That Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled BY RENEE DUBORD BROWN by Amgen Inc.. (Attachments: # 1 Exhibit Ex. 1# 2 Exhibit Ex. 2 - 1# 3 Exhibit Ex. 2-2# 4 Exhibit Ex. 2-3# 5 Exhibit Ex. 2-4# 6 Exhibit Ex. 3-1# 7 Exhibit Exhibit 3-2# 8 Exhibit Ex. 3-3# 9 Exhibit Ex. 4-1# 10 Exhibit Ex. 4-2# 11 Exhibit Ex. 4-3# 12 Exhibit Ex. 5-1# 13 Exhibit Ex. 5-2# 14 Exhibit Ex. 5-3# 15 Exhibit Ex. 5-4# 16 Exhibit Ex. 6-1# 17 Exhibit Ex. 6-2# 18 Exhibit Ex. 6-3# 19 Exhibit Ex. 6-4# 20 Exhibit Ex. 6-5# 21 Exhibit Ex. 7# 22 Exhibit Ex. 8# 23 Exhibit Ex. 9# 24 Exhibit Ex. 10# 25 Exhibit Ex. 11# 26 Exhibit Ex. 12# 27 Exhibit Ex. 13# 28 Exhibit Ex. 14# 29 Exhibit Ex. 14# 30 Exhibit Ex. 16# 31 Exhibit Ex. 17# 32 Exhibit Ex. 18# 33 Exhibit Ex. 19# 34 Exhibit Ex. 20# 35 Exhibit Ex. 21# 36 Exhibit Ex. 22# 37 Exhibit Ex. 23# 38 Exhibit Ex. 24# 39 Exhibit Ex. 25)(Gottfried, Michael)
June 21, 2007	535	Judge William G. Young : Electronic ORDER entered. PROCEDURAL ORDER re pretrial/trialFinal Pretrial Conference set for 7/17/2007 02:00 PM in Courtroom 18 before Judge William G. Young.(Smith, Bonnie)
June 21, 2007	536	Judge William G. Young : ORDER entered. AMENDED PROCEDURAL ORDER re pretrial/trial Final Pretrial Conference set for 7/17/2007 02:00 PM before Judge William G. Young.(Smith, Bonnie)
June 21, 2007	537	STIPULATION Regarding Confidential Roche Documents Submitted by Amgen for In Camera Review on June 15, 2007 in Connection with Amgen's Motions for Summary Judgment of Infringement and on the Antitrust and State Law Counterclaims by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
June 21, 2007	538	Assented to MOTION for Extension of Time to June 28, 2007 to File Motion for Leave to Have a Document Containing Fresenius' Confidential and Trade Secret Information that was Filed by Amgen Protected Under Seal by Fresenius Medical Care Holdings, Inc. (FMC).(Hebert, Mark)
June 22, 2007	539	MOTION for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Seluga, Kimberly)
June 22, 2007	540	MEMORANDUM in Support re 539 MOTION for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Seluga, Kimberly) Additional attachment(s) added on 8/3/2007 (Paine, Matthew).

June 22, 2007	541	STATEMENT of facts re 539 MOTION for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed (Pursuant to Local Rule 56.1). (Seluga, Kimberly) Additional attachment(s) added on 8/3/2007 (Paine, Matthew).
June 22, 2007	542	DECLARATION re 539 MOTION for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed (Declaration of Howard S. Suh) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (EXHIBITS A - DD ARE AVAILABLE IN HARD COPY IN THE CASE FILE)(Seluga, Kimberly) Additional attachment(s) added on 8/3/2007 (Paine, Matthew). Modified on 8/3/2007 (Paine, Matthew).
June 22, 2007	543	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. of Service of Confidential Documents to be Filed in Support of Roche's Motion for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed (Seluga, Kimberly)
June 22, 2007	544	MOTION for Summary Judgment of No Inequitable Conduct by Amgen Inc..(Gottfried, Michael)
June 22, 2007	545	MEMORANDUM in Support re 544 MOTION for Summary Judgment of No Inequitable Conduct filed by Amgen Inc.. (Gottfried, Michael)
June 22, 2007	546	STATEMENT of facts in Support of Amgen's Motion for Summary Judgment of No Inequitable Conduct. (Gottfried, Michael)
June 22, 2007	547	DECLARATION of Craig H. Casebeer in Support of Motion for Summary Judgment of No Inequitable Conduct by Amgen Inc.. (Attachments: # 1 Exhibit Ex 1# 2 Exhibit Ex 2# 3 Exhibit Ex 3# 4 Exhibit Ex 4# 5 Exhibit Ex. 5# 6 Exhibit Ex 6# 7 Exhibit Ex 7# 8 Exhibit Ex 8# 9 Exhibit Ex 9# 10 Exhibit Ex 10# 11 Exhibit Ex 11# 12 Exhibit Ex 12# 13 Exhibit Ex 13# 14 Errata Ex 14# 15 Exhibit Ex 15# 16 Exhibit Ex. 16# 17 Exhibit Ex 17# 18 Exhibit Ex 18# 19 Errata Ex 19# 20 Exhibit Ex 20# 21 Exhibit Ex 21-1# 22 Exhibit Ex 21-2# 23 Exhibit Ex 22# 24 Exhibit Ex 23# 25 Exhibit Ex 24# 26 Exhibit Ex 25# 27 Exhibit Ex 26# 28 Exhibit Ex 27# 29 Exhibit Ex 28# 30 Exhibit Ex 29# 31 Exhibit Ex 30# 32 Errata 31# 33 Errata Ex 32# 34 Exhibit Ex 33# 35 Exhibit Ex 34# 36 Exhibit Ex 35# 37 Exhibit Ex 36# 38 Exhibit Ex 37# 39 Exhibit Ex 38-1# 40 Errata Ex 38-2# 41 Exhibit Ex 39# 42 Exhibit Ex 40# 43 Exhibit Ex 41)(Gottfried, Michael)
June 25, 2007	548	Receipt to Defendant Roche for Documents Received on June 22, 2007. (Paine, Matthew)
June 26, 2007	549	Assented to MOTION for Leave to File Under Seal Documents Containing Non-Party Fresenius' Trade Secrets Which Were Submitted By Amgen In Connection With Amgen's Motion For Summary Judgment On Roche's Antitrust And State Law Counterclaims by Fresenius Medical Care Holdings, Inc. (FMC).(Hebert, Mark)
June 26, 2007	550	MEMORANDUM in Support re 549 Assented to MOTION for Leave to File Under Seal Documents Containing Non-Party Fresenius' Trade Secrets Which Were Submitted By Amgen In Connection With Amgen's Motion For Summary Judgment On Roche's Antitrust And State Law Counterclai filed by Fresenius Medical Care Holdings, Inc. (FMC). (Hebert, Mark)
June 26, 2007	551	DECLARATION re 549 Assented to MOTION for Leave to File Under Seal Documents Containing Non-Party Fresenius' Trade Secrets Which Were Submitted By Amgen In Connection With Amgen's Motion For Summary Judgment On Roche's Antitrust And State Law Counterclai by Fresenius Medical Care Holdings, Inc. (FMC). (Hebert, Mark)
June 27, 2007	552	RESPONSE to Motion re 473 MOTION for Summary Judgment That Claim 10 of the '933 Patent is Invalid on the Ground of Failure to Comply with Claim Differentiation Under Section 112, Paragraph 4 filed by Amgen Inc.. (Rich, Patricia)
June 27, 2007	553	MEMORANDUM in Opposition re 473 MOTION for Summary Judgment That Claim 10 of the '933 Patent is Invalid on the Ground of Failure to Comply with Claim Differentiation Under Section 112, Paragraph 4 filed by Amgen Inc.. (Rich,

		Patricia)
June 27, 2007	554	MEMORANDUM in Opposition re 496 MOTION to Compel Continued Deposition Of Michael Borun filed by Amgen Inc.. (Rich, Patricia)
June 28, 2007	555	MOTION To Exclude The Expert Testimony of Lauren J. Stiroh by Amgen Inc..(Gottfried, Michael)
June 28, 2007	556	MEMORANDUM in Support re 555 MOTION To Exclude The Expert Testimony of Lauren J. Stiroh filed by Amgen Inc.. (Gottfried, Michael) Additional attachment(s) added on 7/27/2007 (Paine, Matthew). Modified on 7/27/2007 (Paine, Matthew).
June 28, 2007	557	DECLARATION of Dana M. McSherry In Support of Amgen's Motion to Exclude The Expert Testimony of Lauren J. Stiroh by Amgen Inc.. (Gottfried, Michael) Additional attachment(s) added on 7/27/2007 (Paine, Matthew). Modified on 7/27/2007 (Paine, Matthew).
June 28, 2007	558	NOTICE by Amgen Inc. of Service of Confidential Documents to be Filed in Support of Plaintiff Amgen Inc.'s Motion to Exclude the Expert Testimony of Lauren J. Stiroh (Gottfried, Michael)
June 28, 2007	559	MOTION to Seal Documents Containing Defendants' Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 4 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
June 28, 2007	560	MEMORANDUM in Support re 559 MOTION to Seal Documents Containing Defendants' Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 4 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Appendix A)(Toms, Keith)
June 28, 2007	561	DECLARATION re 559 MOTION to Seal Documents Containing Defendants' Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 4 of Dr. Michael Jarsch by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
June 28, 2007	562	DECLARATION re 559 MOTION to Seal Documents Containing Defendants' Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 4 of Krishnan Viswanadhan by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
June 28, 2007	563	DECLARATION re 559 MOTION to Seal Documents Containing Defendants' Trade Secrets and Submitted in Connection with Amgen's Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 4 of Susan Batcha by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
June 29, 2007	564	Receipt to Plaintiff Amgen, Inc. for Documents Received on June 28, 2007. (Paine, Matthew)
June 29, 2007	565	Opposition re 482 MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 filed by Amgen Inc.. (Rich, Patricia)
June 29, 2007	566	Response by Amgen Inc. to Roche's Rule 56.1 Statement of Undisputed Material Facts in Support of Roche's Motion for Summary Judgment that Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112. (Rich, Patricia)
June 29, 2007	567	DECLARATION of Linda A. Sasaki-Baxley in Support of Amgen Inc.'s Opposition to Roche's Motion for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 by Amgen Inc.. (Attachments: # 1 Exhibit Ex. A# 2 Exhibit Ex. B# 3 Exhibit Ex. C)(Rich, Patricia)

June 29, 2007	608	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. of Service Of Confidential Documents To Be Filed In Support Of Roches Opposition To Amgens Motion For Summary Judgment Of Infringement Of 422 Claim 1, 933 Claim 3, And 698 Claim 4 (Huston, Julia)
June 29, 2007	609	DECLARATION re 588 Opposition to Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3 and '698 Claim 6 (by Gregory D. Longmore, M.D.) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith) Additional attachment(s) added on 8/1/2007 (Paine, Matthew).
June 29, 2007	610	DECLARATION re 588 Opposition to Motion for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3 and '698 Claim 6 (by Alexander M. Klibanov, Ph.D.) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Appendix A)(Toms, Keith) Additional attachment(s) added on 8/1/2007 (Paine, Matthew).
July 2, 2007	611	Receipt to Defendant Roche for Documents Received on July 2, 2007. (Paine, Matthew)
July 2, 2007	612	MOTION to Strike Untimely Expert Testimony Regarding Amgen's Motion for Summary Judgment of No Obviousness-Type Double Patenting by Amgen Inc..(Rich, Patricia)
July 3, 2007	613	Judge William G. Young : ORDER entered. MEMORANDUM AND ORDER as to CLAIM CONSTRUCTION. (Paine, Matthew)
July 3, 2007	614	MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
July 3, 2007	615	MEMORANDUM in Support re 614 MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
July 3, 2007	616	STATEMENT of facts re 614 MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description (Under Local Rule 56.1). (Rizzo, Nicole)
July 3, 2007	617	DECLARATION re 614 MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description Of Peter Fratangelo, Esq. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A (part 1 of 2)# 2 Exhibit A (part 2 of 2)# 3 Exhibit B# 4 Exhibit C# 5 Exhibit D# 6 Exhibit E# 7 Exhibit F)(Rizzo, Nicole)
July 3, 2007	618	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 614 MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description Regarding Service Of Confidential Documents (Rizzo, Nicole)
July 3, 2007	619	EXHIBIT C, D, E And F To The Declaration Of Peter Fratangelo, Esq. In Support of Roche's Motion For Summary Judgment That Claim 1 of U.S. Patent No. 5,955,422 Is Invalid For Indefiniteness And Lack Of Written Description by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
July 3, 2007	620	MOTION for Summary Judgment that Amgen is Estopped from Asserting Infringement Under the Doctrine of Equivalents of the Asserted Claims of the '933 and '422 Patents by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
July 3, 2007	621	MEMORANDUM in Support re 620 MOTION for Summary Judgment that Amgen is Estopped from Asserting Infringement Under the Doctrine of Equivalents of the Asserted Claims of the '933 and '422 Patents filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)

July 5, 2007	645	DECLARATION re 633 Opposition to Motion for Summary Judgment of No Inequitable Conduct (by Carolyn Bertozzi, PhD.) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith) Additional attachment(s) added on 7/12/2007 (Paine, Matthew).
July 5, 2007	646	MOTION for Leave to Appear Pro Hac Vice for admission of Terrence P. McMahon Filing fee \$ 50, receipt number 1582839. by Amgen Inc.. (Attachments: # 1 Certification for Admission)(Rich, Patricia)
July 5, 2007	647	Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. to 533 Statement of Material Facts L.R. 56.1 in support of Amgen Inc.'s Motion for Summary Judgment That Dr. Lin's Asserted Claims Are Definite, Aequately Described and Enabled (REDACTED VERSION). (Rizzo, Nicole) Additional attachment(s) added on 7/16/2007 (Paine, Matthew).
July 5, 2007	648	Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. to 546 Statement of facts in Support of Defendant's Opposition to Amgen Inc.'s Motion for Summary Judgment of No Inequitable Conduct. (Toms, Keith) Additional attachment(s) added on 7/12/2007 (Paine, Matthew).
July 5, 2007	649	STIPULATION Regarding Motion to Seal Roche Confidential Documents Submitted in Connection with Amgen's Motion to Exclude the Expert Testimony of Lauren J. Stiroh by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 5, 2007	650	EXHIBIT re 636 Declaration of Michael Sofocleous in Support of Roche's Opposition to Plaintiff Amgen Inc.'s Motion for Summary Judgment of No Inequitable Conduct by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 5, 2007	651	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. of Service of Confidential Documents to be Filed in Support of Roche's Motion for Leave to Amend Its Pleadings to Conform to the Evidence (Toms, Keith)
July 5, 2007	652	MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Rizzo, Nicole)
July 5, 2007	653	MEMORANDUM in Support re 652 MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
July 5, 2007	654	DECLARATION re 652 MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled (of Jeanna Wacker, Esq.) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
July 6, 2007	655	Receipt to plaintiff Amgen, Inc. for documents received on July 5, 2007. (Paine, Matthew)
July 6, 2007	656	Receipt to defendant Roche for documents received on July 5, 2007. (Paine, Matthew)

July 9, 2007	672	REPLY to Response to Motion re 505 MOTION for Summary Judgment That the Asserted Claims of the '933 Patent are Invalid for Indefiniteness and Lack of Written Description (Leave to File Granted on 6/18/07) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Seluga, Kimberly)
July 9, 2007	673	REPLY to Response to Motion re 490 MOTION for Summary Judgment That The Claims Of Patents-In-Suit Are Invalid For Double Patenting Over Amgen 016 Patent (Leave to File Granted on 6/18/07) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Huston, Julia)
July 9, 2007	674	DECLARATION re 673 Reply to Response to Motion, by Kimberly J. Seluga by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit HH# 2 Exhibit II)(Huston, Julia)
July 9, 2007	675	DECLARATION re 672 Reply to Response to Motion, (Declaration of Keith E. Toms in Support of Defendants' Reply Memorandum In Further Support of Defendants' Motion for Summary Judgment That the Asserted Claims of the '933 Patent Are Invalid for Indefiniteness and Lack of Written Description) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2)(Seluga, Kimberly)
July 9, 2007	676	REPLY to Response to Motion re 498 MOTION for Summary Judgment of No Obviousness-Type Double Patenting filed by Amgen Inc.. (Rich, Patricia)
July 9, 2007	677	DECLARATION of Deborah E. Fishman in Further Support of Amgen Inc.'s Motion for Summary Judgment of No Obviousness-Type Double Patenting by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B 1 OF 2# 3 Exhibit B 2 of 2# 4 Exhibit C 1 of 2# 5 Exhibit C 2 of 2)(Rich, Patricia)
July 9, 2007	678	REPLY to Response to Motion re 482 MOTION for Summary Judgment That Claim 1 of the '422 Patent is Invalid Under 35 U.S.C. Sec. 112 - Leave To File Granted On 6/18/07 filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole) Additional attachment(s) added on 7/12/2007 (Paine, Matthew).
July 9, 2007	679	DECLARATION re 678 Reply to Response to Motion, Of Krista M. Rycroft by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # (1) Exhibit 2# (2) Exhibit 3# 3 Exhibit 4 (part 1 of 2)# 4 Exhibit 4 (part 2 of 2)# 5 Exhibit 5)(Rizzo, Nicole) Additional attachment(s) added on 7/12/2007 (Paine, Matthew).
July 9, 2007	680	Defendants' Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. To Amgen's Rule 56.1 Statement Of Undisputed Material Facts In Support Of Its Opposition To Roche's Motion For Summary Judgment That Claim 1 Of The '422 Patent Is Invalid Under 35 U.S.C. Section 112. (Rizzo, Nicole) Additional attachment(s) added on 7/12/2007 (Paine, Matthew).
July 9, 2007	681	MOTION to Strike the Declaration of Dr. Sven-Michael Cords by Amgen Inc..(Rich, Patricia)
July 9, 2007	682	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 678 Reply to Response to Motion, Of Service Of Confidential Documents (Rizzo, Nicole)
July 9, 2007	683	DECLARATION of Matthew C. Nielsen in Support of Amgen Inc.'s Motion to Strike The Declaration of Dr. Sven-Michael Cords by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D - ECF Cover Sheet# 5 Exhibit E)(Rich, Patricia)
July 9, 2007	684	NOTICE by Amgen Inc. of Service of Confidential Documents to be Filed in Connection with the Declaration of Matthew C. Nielsen in Support of Amgen Inc.'s Motion to Strike the Declaration of Dr. Sven-Michael Cords (Rich, Patricia)
July 10, 2007	685	Receipt to Plaintiff for documents received on July 9, 2007. (Paine, Matthew)

July 10, 2007	686	Receipt to Plaintiff for documents received on July 10, 2007. (Paine, Matthew)
July 11, 2007	687	STATUS REPORT for July 17, 2007 Case Management Conference by Amgen Inc.. (Gottfried, Michael)
July 11, 2007	688	Opposition re 657 MOTION Pursuant to Fed. R. Civ.P. 56(f) for Relief from Amgen's Motion for Summary Judgment of No Inequitable Conduct filed by Amgen Inc.. (Gottfried, Michael)
July 11, 2007	689	DECLARATION of Craig H. Casebeer in Support of Amgen Inc.'s Opposition to Roche's Motion Pursuant to Fed. R. Civ. P. 56(f) For Relief from Amgen's Motion for Summary Judgment of No Inequitable Conduct by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3)(Gottfried, Michael)
July 11, 2007	690	STIPULATION Regarding Motions to Seal Trade Secret Documents by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 12, 2007	691	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 635 Declaration - Filing of Exhibits Previously Submitted for In Camera to the Declaration of Krista M. Rycroft in Support of Roche's Opposition to Plaintiff Amgen Inc.'s Motion for Summary Judgment of No Inequitable Conduct (Toms, Keith)
July 12, 2007	692	MEMORANDUM in Opposition re 652 MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled MOTION Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen Inc.'s Motion for Summary Judgment that Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled filed by Amgen Inc.. (Rich, Patricia)
July 12, 2007	693	REPLY to Response to Motion re 531 MOTION for Summary Judgment That Dr. Lin's Asserted Claims are Definite, Adequately Described and Enabled filed by Amgen Inc.. (Gottfried, Michael)
July 12, 2007	694	Response by Amgen Inc. to Roche's Rule 56.1 Statement in Opposition to Amgen's Motion for Summary Judgment that Dr. Lin's Asserted Claims Are Definite, Adequately Described and Enabled. (Gottfried, Michael)
July 12, 2007	695	REPLY to Response to Motion re 539 MOTION for Summary Judgment That Claim 7 of Patent No. 5,756,349 Is Invalid Under 35 U.S.C. Sec. 112 and Is Not Infringed (Leave to File Granted in Notice Dated 6/22/07) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith) Additional attachment(s) added on 8/3/2007 (Paine, Matthew).
July 12, 2007	696	DECLARATION re 695 Reply to Response to Motion, For Summary Judgment that Claim 7 of the '349 Patent is Invalid Under 35 U.S.C. sec. 112 and is Not Infringed (by Howard S. Suh) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Toms, Keith)
July 12, 2007	697	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 696 Declaration, Notice of Service of Confidential Documents (Toms, Keith)
July 12, 2007	698	Opposition re 555 MOTION To Exclude The Expert Testimony of Lauren J. Stiroh filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith) Additional attachment(s) added on 7/27/2007 (Paine, Matthew).
July 12, 2007	699	DECLARATION re 698 Opposition to Motion to Exclude the Expert Testimony of Lauren J. Stiroh (Manvin S. Mayell) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 12, 2007	700	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 699 Declaration of Manvin S. Mayell in Support of Roche's Opposition to Amgen's Motion to Exclude the Expert Testimony of Lauren J. Stiroh (filing

		of confidential exhibits) (Toms, Keith)
July 12, 2007	701	NOTICE by F. Hoffmann-La Roche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 699 Declaration of Manvin S. Mayell in Support of Roche's Opposition to Amgen's Motion to Exclude the Expert Testimony of Lauren J. Stiroh (filing of paper copies of exhibits with the Court) (Toms, Keith)
July 12, 2007	702	REPLY to Response to Motion re 544 MOTION for Summary Judgment of No Inequitable Conduct filed by Amgen Inc.. (Rich, Patricia)
July 12, 2007	703	Response by Amgen Inc. to 648 Response, by Roche to Amgen's Separate Statement of Undisputed Facts in Support of its Motion for Summary Judgment of No Inequitable Conduct. (Rich, Patricia)
July 12, 2007	704	DECLARATION re 703 Response, 633 Opposition to Motion, by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5 1 of 2# 6 Exhibit 5 2 of 2# 7 Exhibit 6)(Gottfried, Michael)
July 13, 2007	705	Receipt to Defendant Roche for Documents Received on July 12, 2007. (Paine, Matthew)
July 13, 2007	706	Opposition re 624 MOTION for Summary Judgment that Amgen is Estopped from Asserting Infringement Under the Doctrine of Equivalents of the Asserted Claims of the '698 and '868 Patents filed by Amgen Inc.. (Rich, Patricia)
July 13, 2007	707	Response by Amgen Inc. to 626 Statement of facts, filed by Roche in Support of Defendants' Motion for Summary Judgment that Amgen is Estopped from Asserting Infringement Under the Doctrine of Equivalents of the Asserted Claims of the '698 and '868 Patents. (Rich, Patricia)
July 13, 2007	708	DECLARATION re 706 Opposition to Motion OF KATIE J. L. SCOTT in Support of Amgen's Opposition to Defendants' Motion for Summary Judgment that Amgen is Estopped from Asserting Infringement Under the Doctrine of Equivalents of the Asserted Claims of the '698 and '868 Patents by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7)(Rich, Patricia)
July 13, 2007	709	MOTION for Reconsideration of Court's July 9, 2007 Order Denying Davita's Motion to Seal, or in the Alternative, to Stay the Order Pending Appeal by DaVita, Inc..(Mello, Peter)
July 13, 2007	710	MEMORANDUM in Support re 709 MOTION for Reconsideration of Court's July 9, 2007 Order Denying Davita's Motion to Seal, or in the Alternative, to Stay the Order Pending Appeal filed by DaVita, Inc.. (Mello, Peter)
July 13, 2007	711	Opposition re 614 MOTION for Summary Judgment That Claim 1 Of U.S. Patent No. 5,995,422 Is Invalid For Indefiniteness And Lack Of Written Description , OR IN THE ALTERNATIVE AMGEN'S MOTION TO STRIKE filed by Amgen Inc.. (Rich, Patricia)
July 13, 2007	712	Response by Amgen Inc. to 616 Statement of facts filed by Roche in Support of Roche's Second Motion for Summary Judgment that Claim 1 of the '422 Patent is Invalid for Indefiniteness and Lack of Written Description. (Rich, Patricia)
July 13, 2007	713	DECLARATION re 711 Opposition to Motion, (OF DEBORAH E. FISHMAN) by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# (4) Exhibit 4)(Rich, Patricia) Additional attachment(s) added on 8/3/2007 (Paine, Matthew). Modified on 8/3/2007 (Paine, Matthew).
July 13, 2007	714	NOTICE by Amgen Inc. - Notice of Service of Confidential Document Related to the Declaration of Deborah E. Fishman in Support of Amgen Inc.s Opposition to Roches Second Motion for Summary Judgment that Claim 1 of 422 is Invalid for Indefiniteness and Lack Written Description, or Alternatively, Amgens Motion to Strike (Rich, Patricia)
July 13, 2007	715	Receipt to Plaintiff Amgen for Documents Received on July 13, 2007. (Paine, Matthew)

		Amgen's Alternative Motion to Strike by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit Proposed Reply in Further Support of Defendants' Motion for Summary Judgment that Claim 1 of U.S. Patent No. 5,995,422 is Invalid for Indefiniteness and Lack of Written Description and Defendants' Opposition to Amgen's Alternative Motion to Strike# 2 Exhibit Decl. of Jennifer Moore in Support of Proposed Reply in Further Support of Defendants' Motion for SJ that Claim 1 of the '422 Patent is Invalid for Indefiniteness and Lack of Written Description and Defendants' Opp. to Amgen's Alternative Motion to Strike# 3 Exhibit A to Declaration of Jennifer Moore# 4 Exhibit B to Declaration of Jennifer Moore# 5 Exhibit C to Declaration of Jennifer Moore# 6 Exhibit D to Declaration of Jennifer Moore# 7 Exhibit E to Declaration of Jennifer Moore# 8 Exhibit F to Declaration of Jennifer Moore# 9 Exhibit G to Declaration of Jennifer Moore)(Toms, Keith)
July 16, 2007	753	MEMORANDUM in Support re 751 MOTION for Leave to File Under Seal Defendants' Trade Secret Contained in Amgen's Reply Memorandum of Law in Support of Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
July 16, 2007	754	DECLARATION re 753 Memorandum in Support of Motion, for Leave to File Under Seal Defendants' Trade Secret Contained in Amgen's Reply Memorandum of Law in Support of Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims (by Manvin Mayell) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1)(Fleming, Thomas)
July 16, 2007	755	EXHIBIT re 754 Declaration, by Manvin Mayell in Support of Roche's Motion for Leave to File Under Seal Defendants' Trade Secret Contained in Amgen's Reply Memorandum of law in Support of Amgen's Motion for Summary Judgment on Roche's Antitrust and State Law Counterclaims by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
July 16, 2007	756	NOTICE of Appearance by Kregg T. Brooks on behalf of F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Brooks, Kregg)
July 17, 2007	757	Receipt to Defendant Roche for Documents Received on July 16, 2007. (Paine, Matthew)
July 17, 2007	758	Assented to MOTION for Reconsideration of this Court's July 5, 2007 Order Denying Non-Party Fresenius' Motion to Seal, or in the Alternative, to Stay the Order Pending Appeal by Fresenius Medical Care Holdings, Inc. (FMC).(Hebert, Mark)
July 17, 2007	759	MEMORANDUM in Support re 758 Assented to MOTION for Reconsideration of this Court's July 5, 2007 Order Denying Non-Party Fresenius' Motion to Seal, or in the Alternative, to Stay the Order Pending Appeal filed by Fresenius Medical Care Holdings, Inc. (FMC). (Hebert, Mark)
July 18, 2007	760	SUR-REPLY to Motion re 509 MOTION for Summary Judgment of Infringement of '422 Claim 1, '933 Claim 3, and '698 Claim 6 (leave granted on July 17, 2007) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 18, 2007	761	DECLARATION re 760 Sur-Reply to Motion, by Keith E. Toms by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Toms, Keith)
July 18, 2007	763	Second MOTION to Seal Documents Containing Trade Secrets of Non-Party DaVita, Inc., as Assented to, by DaVita, Inc..(Mello, Peter)

July 30, 2007	779	MOTION for Leave to File Under Seal Documents Containing Fresenius' Trade Secrets, Filed By Defendant Roche, or in the Alternative, for a Stay Pending Appeal or Resolution of the Patent Trial by Fresenius Medical Care Holdings, Inc. (FMC).(Gage, Nicole)
July 30, 2007	780	MEMORANDUM in Support re 779 MOTION for Leave to File Under Seal Documents Containing Fresenius' Trade Secrets, Filed By Defendant Roche, or in the Alternative, for a Stay Pending Appeal or Resolution of the Patent Trial filed by Fresenius Medical Care Holdings, Inc. (FMC). (Attachments: # 1 Affidavit Declaration of Robert J. McGorty in Support of Non-Party Fresenius' Unopposed Motion for Leave to File Under Seal Documents Containing Fresenius' Trade Secrets, Filed by Roche, or in the Alternative, for a Stay Pending Appeal of Resolution of Patent Trial# 2 Affidavit Declaration of Nicole E. Gage# 3 Affidavit Declaration of Mark J. Hebert)(Gage, Nicole)
July 30, 2007	781	MEMORANDUM in Opposition re 724 MOTION Defendants' Motion to Preclude Testimony from Amgen's Belatedly Disclosed Fact Witnesses filed by Amgen Inc.. (Gottfried, Michael)
July 30, 2007	782	DECLARATION of Deborah E. Fishman in Support of Amgen's Opposition to Defendants' Motion to Preclude Testimony from Amgen's Belatedly Disclosed Fact Witnesses by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12# 13 Exhibit 13# 14 Exhibit 14# 15 Exhibit 15# 16 Exhibit 16# 17 Exhibit 17# 18 Exhibit 18# 19 Exhibit 19# 20 Exhibit 20# 21 Exhibit 21# 22 Exhibit 22# 23 Errata 23# 24 Exhibit 24# 25 Exhibit 25# 26 Exhibit 26)(Gottfried, Michael)
July 30, 2007	783	MOTION to Seal Declaration of Lloyd R. Day in Support of Amgen's Opposition to Defendants' Motion to Preclude Testimony from Amgen's Belatedly Disclosed Fact Witnesses Confidential by Amgen Inc..(Gottfried, Michael)
July 30, 2007	784	NOTICE by Amgen Inc. re 783 MOTION to Seal Declaration of Lloyd R. Day in Support of Amgen's Opposition to Defendants' Motion to Preclude Testimony from Amgen's Belatedly Disclosed Fact Witnesses Confidential was served by hand upon defense counsel at Bromberg & Sunstein and by overnight mail to Kaye Scholer LLP (Gottfried, Michael)
July 30, 2007	785	Third MOTION to Seal Documents Containing Non-Party DaVita's Trade Secrets that Were Submitted by Roche or, in the Alternative, for a Stay Pending Appeal, as Instant Motion is Unopposed, by DaVita, Inc..(Mello, Peter)
July 30, 2007	786	MEMORANDUM in Support re 785 Third MOTION to Seal Documents Containing Non-Party DaVita's Trade Secrets that Were Submitted by Roche or, in the Alternative, for a Stay Pending Appeal, as Instant Motion is Unopposed, filed by DaVita, Inc.. (Mello, Peter)
July 30, 2007	787	DECLARATION re 785 Third MOTION to Seal Documents Containing Non-Party DaVita's Trade Secrets that Were Submitted by Roche or, in the Alternative, for a Stay Pending Appeal, as Instant Motion is Unopposed, by Dennis Kogod by DaVita, Inc.. (Mello, Peter)
July 31, 2007	788	Receipt to Plaintiff Amgen, Inc. for Documents Received on July 30, 2007. (Paine, Matthew)
July 31, 2007	789	REPLY to Response to Motion re 657 MOTION Pursuant to Fed. R. Civ.P. 56(f) for Relief from Amgen's Motion for Summary Judgment of No Inequitable Conduct (Leave to File Granted on July 31, 2007) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
July 31, 2007	790	DECLARATION re 789 Reply to Response to Motion, in Support of Defenants' Motion Pursuant to Fed. R. Civ. P. 56(f) for Relief from Amgen's Motion for Summary Judgment of No Inequitable Conduct (of Thomas F. Fleming) (Leave to File Granted on July 31, 2007) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4)(Toms, Keith)

September 3, 2007	976	Opposition re 863 MOTION in Limine No. 15: Exclude Testimony of Roche's In-House Counsel George Johnston Because His Testimony is Irrelevant and Roche Failed to Identify His Testimony Pursuant to Fed. R. Civ. P. 26(a) During Discovery MOTION in Limine No. 15: Exclude Testimony of Roche's In-House Counsel George Johnston Because His Testimony is Irrelevant and Roche Failed to Identify His Testimony Pursuant to Fed. R. Civ. P. 26(a) During Discovery filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Rizzo, Nicole)
September 3, 2007	977	MOTION for Leave to File a Reply in Further Support of Its Motion In Limine No. 1: To Exclude Roche from Referring to Its Own Patent on Pegylated Erythropoietin by Amgen Inc.. (Attachments: # 1 Exhibit A (Proposed Reply))(Gottfried, Michael)
September 3, 2007	978	MOTION for Leave to File a Reply Brief in Support of its Motion in Limine NO. 16: Exclude Sofocleous Testimony Regarding the Competence of the Examination Process in the U.S. Patent & Trademark Office by Amgen Inc.. (Attachments: # 1 Exhibit A (Proposed Reply))(Gottfried, Michael)
September 3, 2007	979	MOTION for Leave to File Reply In Further Support of Its Motion In Limine No. 6: To Exclude Reference to Amgen's Request for Injunctive Relief by Amgen Inc.. (Attachments: # 1 Exhibit A (Proposed Reply))(Gottfried, Michael)
September 3, 2007	980	NOTICE by Amgen Inc. COVENANT NOT TO SUE PLAINTIFF FOR INFRINGEMENT OF CLAIMS 4 AND 5 OF THE '698 PATENT (Rich, Patricia) Additional attachment(s) added on 9/5/2007 (Paine, Matthew).
September 3, 2007	981	Emergency MOTION to Dismiss for Lack of Jurisdiction (FOR LACK OF SUBJECT MATTER JURISDICTION) by Amgen Inc..(Rich, Patricia)
September 3, 2007	982	AFFIDAVIT in Support re 981 Emergency MOTION to Dismiss for Lack of Jurisdiction (FOR LACK OF SUBJECT MATTER JURISDICTION) BY PATRICIA R. RICH. (Attachments: # 1 Exhibit A)(Rich, Patricia)
September 4, 2007	983	Opposition re 837 MOTION in Limine to Preclude Amgen from Presenting Evidence Regarding (1) A 1993 Settlement Agreement Between Amgen and Genetics Institute and (2) A 1989 Decision that Genetics Institute Used Cells that Infringed the '008 Patent MOTION in Limine to Preclude Amgen from Presenting Evidence Regarding (1) A 1993 Settlement Agreement Between Amgen and Genetics Institute and (2) A 1989 Decision that Genetics Institute Used Cells that Infringed the '008 Patent filed by Amgen Inc.. (Gottfried, Michael)
September 4, 2007	984	Objection to 947 Proposed Document(s) submitted by Amgen Inc. = Amgen's Objections to Defendants' [Proposed] Pre-Trial Jury Instructions. (Gottfried, Michael)
September 4, 2007	985	DECLARATION re 983 Opposition to Motion,, OF WILLIAM G. GAEDE, III IN SUPPORT OF AMGEN'S OPPOSITION TO DEFENDANTS' MOTION IN LIMINE TO PRECLUDE AMGEN FROM PRESENTING EVIDENCE REGARDING (1) A 1993 SETTLEMENT AGREEMENT BETWEEN AMGEN AND GENETICS INSTITUTE AND (2) A 1989 DECISION THAT GENETICS INSTITUTE USED CELLS THAT INFRINGED THE '008 PATENT by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2)(Gottfried, Michael)
September 4, 2007	986	MOTION in Limine No. 23: Exclude Testimony of Daniel Shouval Regarding Erythropoietin-Producing Cell Lines and His Work on EOP MRNA by Amgen Inc..(Gottfried, Michael)
September 4, 2007	987	MEMORANDUM in Support re 986 MOTION in Limine No. 23: Exclude Testimony of Daniel Shouval Regarding Erythropoietin-Producing Cell Lines and His Work on EOP MRNA filed by Amgen Inc.. (Gottfried, Michael)
September 4, 2007	988	Receipt to Defendant Roche for documents received on August 31, 2007. (Paine, Matthew)

September 6, 2007	1014	MOTION for Leave to File A REPLY IN FURTHER SUPPORT OF ITS EMERGENCY MOTION FOR ORDER PRECLUDING ROCHE FROM ARGUING THAT THE 933, 422 AND 349 PATENTENT CLAIMS ARE INVALID FOR OBVIOUSNESS-TYPE DOUBLE PATENTING OVER THE 868 AND 698 PATENT CLAIMS by Amgen Inc.. (Attachments: # 1 Exhibit A (proposed reply))(Rich, Patricia)
September 7, 2007	1015	MOTION for Leave to File a Reply in Further Support of Its Emergency Motion for Order Precluding Roche from Arguing That the '933, '422 and '349 Patent Claims are Invalid for Obviousness-Type Double Patenting Over the '868 and "698 Patent Claims by Amgen Inc.. (Attachments: # 1 Exhibit A - Amgen's [Proposed] Reply)(Gottfried, Michael)
September 7, 2007	1016	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Roche's Bench Memorandum Regarding Excluding from the Courtroom Expert Witnesses who Will be Opening with Respect to the Testimony of Other Witnesses. (Fleming, Thomas)
September 7, 2007	1017	Receipt to Defendants Roche for Document(s) received on September 6, 2007. (Paine, Matthew)
September 4, 2007	1018	Questionnaire submitted to prospective jurors prior to the start of empanelment. (Smith, Bonnie)
September 7, 2007	1019	MOTION for Leave to File a Reply in Further Support of Roche's Motion In Limine to Preclude Amgen From Introducing Into Evidence or Referencing to the Jury: 1) the September 30, 1985 Amgen/Ortho Product License Agreement, and 2) Evidence Concerning Licensing of the Patents-In-Suit by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Seluga, Kimberly)
September 7, 2007	1020	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Offer Of Proof Regarding Claims Of U.S. Patent No. 5,441,868 And No. 5,618,698 That Invalidate Claims Of U.S. Patent No. 5,547,933, No. 5,756,349, And No. 5,955,422 Regarding Obviousness-Type Double Patenting. (Toms, Keith)
September 7, 2007	1021	Objection by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. To The Court's Preliminary Jury Instructions. (Fleming, Thomas)
September 10, 2007	1022	Objection by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Defendants' Objections to the Court's September 7, 2007 Order That the Issue of Obviousness-Type Double Patenting is a Matter of Law that it is Not to be Presented to the Jury. (Fleming, Thomas)
September 10, 2007	1023	Letter/request (non-motion) from Leora Ben-Ami. (Fleming, Thomas)
September 10, 2007	1024	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Addition to Bench Memorandum Regarding Relevance and Admissibility of Genentech's PLA). (Attachments: # 1 Exhibit A# 2 Exhibit B)(Toms, Keith)
September 10, 2007	1025	Opposition re 1009 MOTION in Limine No. 25: Exclude Deposition Testimony From A Prior Litigation of Takaji Miyake, A Non-Party Witness Whom Roche Did Not Previously Disclose filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
September 10, 2007	1026	MOTION in Limine to Preclude Amgen from Using Alleged Claim Features to Distinguish Prior Art when those Claim Features were Not Proven to Establish Infringement by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)

September 14, 2007	1070	MOTION for Leave to File A SUR-REPLY IN RESPONSE TO PLAINTIFF AMGEN INC.S PROPOSED REPLY IN FURTHER SUPPORT OF ITS MOTION IN LIMINE NO. 17: TO EXCLUDE ROCHE FROM PRESENTING EVIDENCE TO CHALLENGE THE NON-OBVIOUSNESS OF THE DNA SEQUENCE ENCODING FOR HUMAN ERYTHROPOIETIN IN 1983 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Rizzo, Nicole)
September 14, 2007	1071	BRIEF by Amgen Inc. Bench Memorandum that it is Improper for Richard A. Flavell to Offer Opinions that Restate Arguments Rejected by Grant of Summary Judgment that Claim 7 of the '349 Patent is Definite. (Gottfried, Michael)
September 14, 2007	1072	DECLARATION re 1071 Brief of Daniel A. Curto in Support of Amgen's Bench Memorandum that it is Improper for Richard A. Flavell to Offer Opinionis that Restate Arguments Rejected by Grant of Summary Judgment that Claim 7 of the '349 Patent is Definite by Amgen Inc.. (Attachments: # 1 Exhibit A)(Gottfried, Michael)
September 14, 2007	1073	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. OFFER OF PROOF REGARDING EVIDENCE THAT WAS EXCLUDED AT THE VALIDITY PHASE OF THE TRIAL. (Rizzo, Nicole)
September 14, 2007	1074	Proposed Document(s) submitted by Amgen Inc.. Document received: Supplemental Proposed Jury Instructions and Objections to Roche's Supplemental Proposed Jury Instructions Concerning Source and Process Limitations. (Attachments: # 1 Exhibit A)(Rich, Patricia)
September 14, 2007	1075	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. to 1055 Brief Roche's Response to Amgen's Bench Memorandum Regarding Publication Requirements for Section 102 Prior Art. (Fleming, Thomas) Additional attachment(s) added on 9/17/2007 (Paine, Matthew).
September 14, 2007	1076	Receipt to Plaintiff Amgen, Inc. for documents received on September 13, 2007. (Paine, Matthew)
September 14, 2007	1077	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Defendants' Bench Memorandum of Law on Admission of Mr. Sofocleouss Testimony In the Validity Phase. (Toms, Keith)
September 14, 2007	1078	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Offer of Proof Regarding the Testimony of Michael Sofocleous. (Toms, Keith)
September 14, 2007	1079	DECLARATION re 1078 Brief Offer of Proof Regarding the Testimony of Michael Sofocleous (of Krista M. Rycroft) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
September 14, 2007	1080	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. re 1079 Declaration of Filing with Clerks Office of Exhibits to the Declaration of Krista M. Rycroft in Support of Defendants' Offer of Proof Regarding the Testimony of Michael Sofocleous (Toms, Keith)
September 14, 2007	1081	Receipt for documents returned on September 14, 2007, to Plaintiff Amgen, Inc.. (Paine, Matthew)
September 17, 2007	1082	Opposition re 970 MOTION in Limine to Preclude Amgen from Introducing Evidence Regarding the Safety of Mircera filed by Amgen Inc.. (Gottfried, Michael)
September 18, 2007	1083	Emergency MOTION to allow Amgen to Examine Dr. Don Catlin on Monday Setember 24, or in the Alternative to take Deposition De Bene Esse by Amgen Inc..(Gottfried, Michael)
September 18, 2007	1084	DECLARATION re 1083 Emergency MOTION to allow Amgen to Examine Dr. Don Catlin on Monday Setember 24, or in the Alternative to take Deposition De Bene Esse of Dr. Don H. Catlin by Amgen Inc.. (Gottfried, Michael)

		Reply)(Gottfried, Michael)
September 20, 2007	1094	NOTICE by Amgen Inc. re 1093 MOTION for Leave to File Amgen's Reply in Further Support of Its Motion in Limine No. 13: to Exclude Evidence and Argument Regarding Roche's FDA Filings and Communications Withheld Throughout Fact Discovery of Service of Confidential Document (Gottfried, Michael)
September 21, 2007	1095	Receipt to Plaintiff Amgen, Inc. for documents received on September 20, 2007. (Paine, Matthew)
September 21, 2007	1096	MOTION in Limine To Exclude The Fact Testimony and Expert Testimony of Dr. Catlin On the Basis That Athlete Doping Is Irrelevant To Any Issue In This Case by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Seluga, Kimberly)
September 21, 2007	1097	Opposition re 1088 MOTION for Leave to File Under Seal Confidential Exhibit Submitted in Connection with Amgens Motion to Remove the Confidential Designation from the June 21, 2007 Deposition Transcript of Roches Expert Dr. Thomas Kadesch filed by Amgen Inc.. (Rich, Patricia)
September 22, 2007	1098	MOTION in Limine to Preclude Amgen from Introducing the Deposition Testimony of Dr. Edward Harlow, a Roche Expert Witness, Because It Is Irrelevant and Is Inadmissible Hearsay by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
September 22, 2007	1099	MOTION to Quash Subpoena Ad Testificandum Served on Third Party Bruce Spinowitz, M.D. by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
September 22, 2007	1100	MEMORANDUM in Support re 1099 MOTION to Quash Subpoena Ad Testificandum Served on Third Party Bruce Spinowitz, M.D. filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Toms, Keith)
September 23, 2007	1101	Opposition re 1026 MOTION in Limine to Preclude Amgen from Using Alleged Claim Features to Distinguish Prior Art when those Claim Features were Not Proven to Establish Infringement, 1046 MOTION in Limine To Preclude Amgen Inc. From Arguing That Source Limitations Distinguish the Prior Art From Its '422 Patent Claim 1, 1047 MOTION in Limine To Preclude Amgen Inc. From Arguing That Process Limitations Distinguish the Prior Art From Its '933 Product-By-Process Claims filed by Amgen Inc.. (Gottfried, Michael)
September 23, 2007	1102	Roche's Opposition to Amgen's Bench Memorandums (D.I. 1048 and 1049) Regarding the Authentication of a Jan. 11, 1984 Telex and a Jan. 16, 1984 Letter Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
September 23, 2007	1103	Roche's Opposition to Amgen's Bench Memorandum That it is Improper for Dr. Richard A. Flavell to Offer Opinions Based on His Improper Rejection of This Court's Claim Construction of the Term "Human Erythropoietin" Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
September 23, 2007	1104	Opposition re 1098 MOTION in Limine to Preclude Amgen from Introducing the Deposition Testimony of Dr. Edward Harlow, a Roche Expert Witness, Because It Is Irrelevant and Is Inadmissible Hearsay filed by Amgen Inc.. (Rich, Patricia)
September 23, 2007	1105	MOTION in Limine to Preclude Plaintiff from Arguing to the Jury that Epogen Improves Quality of Life Where the FDA Does Not Support the Inclusion of Such Claims on the Product Label by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)

September 25, 2007	1134	NOTICE by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. OF PARTIAL WITHDRAWAL OF DEFENDANTS' OMNIBUS MOTION TO ADMIT PARTY ADMISSIONS AND PREVIOUS FINDINGS OF FACT INTO EVIDENCE (D.N. 1067) (Rizzo, Nicole)
September 25, 2007	1135	Receipt to Defendant Roche for documents received on September 24, 2007. (Paine, Matthew)
September 25, 2007	1136	MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) by Amgen Inc..(Rich, Patricia)
September 25, 2007	1137	MOTION for Leave to File to File an Oversized Brief in Support of its Motion for Judgment as a Matter of Law Pursuant to Rule 50(a) by Amgen Inc.. (Attachments: # 1 Exhibit A (Amgen Inc.'s Memorandum in Support of Its Motion for Judgment as a Matter of Law Pursuant to Rule 50(a)))(Rich, Patricia)
September 25, 2007	1138	Receipt to Plaintiff Amgen, Inc. for documents returned on September 25, 2007. (Paine, Matthew)
September 25, 2007	1139	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. BENCH MEMORANDUM THAT DR. RICHARD FLAVELL PROPERLY TESTIFIED REGARDING HIS OPINION THAT CLAIM 7 OF THE 349 PATENT LACKS ENABLEMENT. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Rizzo, Nicole)
September 25, 2007	1140	MOTION in Limine To Exclude The Testimony Of Dr. Adrian Katz Obtained By Amgen Through Duress And Subterfuge For Lack Of Competence And Improper Expert Testimony From A Fact Witness by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Schaffer, Emily)
September 25, 2007	1141	Opposition re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) Regarding Roche's Invalidity Defenses filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E)(Fleming, Thomas)
September 25, 2007	1142	Supplemental Opposition re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) Regarding Obviousness and the Opinions of Roche's Expert Dr. Lowe Raised by Amgen During September 24th Hearing filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
September 25, 2007	1143	DECLARATION re 1140 MOTION in Limine To Exclude The Testimony Of Dr. Adrian Katz Obtained By Amgen Through Duress And Subterfuge For Lack Of Competence And Improper Expert Testimony From A Fact Witness (by Emily J. Schaffer) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A, Part 1# 2 Exhibit A, Part 2# 3 Exhibit B)(Schaffer, Emily)
September 25, 2007	1144	Supplemental Opposition re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) Regarding Structural Identity Between Amgen's Product Claims and the Prior Art Raised by Amgen During September 24th Hearing filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
September 25, 2007	1145	Supplemental Opposition re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) Regarding the Oviousness of Claims 11 and 14 of the '933 Patent as Raised by Amgen During the September 24th Hearing filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)
September 25, 2007	1146	Supplemental Opposition re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) Regarding the Estoppel Effect of the Chugai Litigation Raised by Amgen During the September 24th Hearing filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Fleming, Thomas)

September 26, 2007	1159	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Roche's Bench Memorandum No. 5 That Dr. Orkin Should be Precluded Under F.R.E. 802 From Offering Testimony on the Cloning Efforts of Biogen. (Fleming, Thomas)
September 26, 2007	1160	Response by Amgen Inc. to 1078 Brief in Opposition to Roche's Memorandum of Law on the Admission of of Mr. Sofocleous' Testimony During the Validity Phase. (Gottfried, Michael)
September 26, 2007	1161	Opposition re 1061 MOTION for Reconsideration of the Court's Grant of Summary Judgment of Infringement of '422 Claim 1 filed by Amgen Inc.. (Gottfried, Michael)
September 26, 2007	1162	BRIEF by Amgen Inc. Bench Memorandum and Offer of Proof Regarding No Obviousness-Type Double Patenting. (Rich, Patricia)
September 26, 2007	1163	MOTION for Leave to File Reply In Further Support of Defendants' Motion In Limine To Preclude Amgen From Introducing the Deposition Testimony of Dr. Edward Harlow, A Roche Expert Witness On the Issue of Obviousness-Type Double Patenting Who Will Not Be Testifying At Trial by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A)(Seluga, Kimberly)
September 26, 2007	1164	DECLARATION re 1162 Brief of Harvey F. Lodish, Ph.D. in Support of Bench Memorandum and Offer of Proof Regarding No Obviousness-Type Double Patenting by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H# 9 Exhibit I# 10 Exhibit J# 11 Exhibit K# 12 Exhibit L# 13 Exhibit M# 14 Exhibit N# 15 Exhibit O)(Rich, Patricia)
September 26, 2007	1165	DECLARATION re 1162 Brief of Geoffrey M. Godfrey in Support of Amgen's Bench Memorandum and Offer of Proof Regarding No Obviousness-Type Double Patenting by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D-1 OF 2# 5 Exhibit D-2 OF 2# 6 Exhibit E# 7 Exhibit F# 8 Exhibit F# 9 Exhibit H# 10 Exhibit I 1 of 3# 11 Exhibit I 2 of 3# 12 Exhibit I 3 of 3# 13 Exhibit J)(Rich, Patricia)
September 26, 2007	1166	Receipt to Defendant Roche for documents received on September 25, 2007. (Paine, Matthew)
September 26, 2007	1167	Opposition re 1149 MOTION in Limine To Preclude Amgen From Calling Jeffrey Browne At Trial After Failing To Produce Him For Deposition Pursuant To Subpoena filed by Amgen Inc.. (Gottfried, Michael)
September 26, 2007	1168	DECLARATION re 1167 Opposition to Motion Of Deborah E, Fishman in Support of Amgen Inc's Opposition to Roche Motion in Limine to Preclude Amgen from calling Jeffrey Brown at Trial by Amgen Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6)(Gottfried, Michael)
September 26, 2007	1169	MEMORANDUM in Support re 1136 MOTION for Judgment as a Matter of Law Pursuant to Rule 50(a) (leave to file granted 9/26/07) filed by Amgen Inc.. (Rich, Patricia)
September 26, 2007	1170	Supplemental MOTION for Leave to File Under Seal a Document Containing Defendants' Trade Secrets Submitted in Connection with Amgen's Motion for Leave to Reply in Further Support of Its Motion In Limine No. 13 by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Toms, Keith)
September 26, 2007	1171	DECLARATION re 1098 MOTION in Limine to Preclude Amgen from Introducing the Deposition Testimony of Dr. Edward Harlow, a Roche Expert Witness, Because It Is Irrelevant and Is Inadmissible Hearsay Leave to File Granted on September 26, 2007 by Amgen Inc.. (Attachments: # 1 Exhibit 1)(Gottfried, Michael)

September 26, 2007	1185	Receipt to Defendant Roche for documents returned on September 26, 2007. (Paine, Matthew)
September 27, 2007	1186	Letter/request (non-motion) from Thomas F. Fleming re: Agreement between the parties as to trial exchanges. (Fleming, Thomas)
September 28, 2007	1187	MOTION in Limine Defendants' Motion In Limine to Preclude Amgen From Presenting Testimony of Charles Kung by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc..(Fleming, Thomas)
September 28, 2007	1188	DECLARATION re 1187 MOTION in Limine Defendants' Motion In Limine to Preclude Amgen From Presenting Testimony of Charles Kung (by Peter Fratangelo) by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Fleming, Thomas)
September 28, 2007	1189	MOTION requesting an instruction of the jury regarding the fact that Dr. Harlow's statements, as Roche's agent, are admissions by Amgen Inc..(Rich, Patricia)
September 28, 2007	1190	Opposition re 1187 MOTION in Limine Defendants' Motion In Limine to Preclude Amgen From Presenting Testimony of Charles Kung filed by Amgen Inc.. (Rich, Patricia)
September 28, 2007	1191	Opposition/ Response by Amgen Inc. to 1181 Brief to Preclude Amgen from Soliciting Cumulative Trial Testimony from Dr. Eugene Goldwasser. (Gottfried, Michael)
September 28, 2007	1192	Opposition/ Response by Amgen Inc. to 1182 Brief to Restrict Dr. Goldwasser to Testifying Only to Opinions Consistent with his Expert Report. (Gottfried, Michael)
September 28, 2007	1193	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Bench Memorandum: Dr. Browne Should be Precluded from Testifying About the Specific Claims of the Patents-In-Suit. (Toms, Keith)
September 28, 2007	1194	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Bench Memorandum Regarding Browne Testifying About Previous Litigations. (Toms, Keith)
September 28, 2007	1195	REPLY to Response to Motion re 1098 MOTION in Limine to Preclude Amgen from Introducing the Deposition Testimony of Dr. Edward Harlow, a Roche Expert Witness, Because It Is Irrelevant and Is Inadmissible Hearsay (Leave to File Granted on September 28, 2007) filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Seluga, Kimberly)
September 28, 2007	1196	MOTION to Authenticate by Declaration in Lieu of the Live Testimony of Charles Kung by Amgen Inc..(Gottfried, Michael)
September 28, 2007	1197	DECLARATION re 1196 MOTION to Authenticate by Declaration in Lieu of the Live Testimony of Charles Kung by Amgen Inc.. (Attachments: # 1 Exhibit A - Declaration of Charles Kung)(Gottfried, Michael)
September 28, 2007	1198	MOTION to Quash Subpoena ad Testificandum Served on Third Party Dr. Fu-Kuen Lin by Amgen Inc..(Rich, Patricia)
September 28, 2007	1199	MEMORANDUM in Support re 1198 MOTION to Quash Subpoena ad Testificandum Served on Third Party Dr. Fu-Kuen Lin filed by Amgen Inc.. (Rich, Patricia)
September 28, 2007	1200	DECLARATION re 1198 MOTION to Quash Subpoena ad Testificandum Served on Third Party Dr. Fu-Kuen Lin, 1199 Memorandum in Support of Motion of Geoffrey M. Godfrey by Amgen Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)(Rich, Patricia)

October 10, 2007	1343	Supplemental Proposed Jury Instructions by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Drozdoff, Vladimir)
October 10, 2007	1344	BRIEF by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Roches Bench Memorandum Requesting Jury Instruction Regarding Amgens Failure to Demonstrate the Requisite Nexus Regarding Secondary Considerations of Non-Obviousness. (Drozdoff, Vladimir)
October 10, 2007	1345	Opposition/ Response by Amgen Inc. to 1329 Brief /Bench Memo of Roche Requesting a Jury Instruction that Statements in the Specifications are Binding Admissions on Amgen. (Rich, Patricia)
October 10, 2007	1346	Response by Amgen Inc. to 1340 Response = Amgen's Response to Roche's Lists of Prior Art and Chart Identifying Claims by Category Requested by the Court at the October 4, 2007 Afternoon Hearing. (Gottfried, Michael)
October 10, 2007	1347	Objection to 1318 Proposed Jury Instructions by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. (Roche's Preliminary Objections to Amgen's [Proposed] Revised Final Jury Instructions). (Rizzo, Nicole)
October 10, 2007	1348	Receipt to defendant Roche for documents returned on October 10, 2007. (Paine, Matthew)
October 11, 2007	1349	Opposition re 1222 MOTION in Limine to Preclude Amgen from Introducing a Declaration of Dr. Harvey Lodish in Connection with the Hearing on Obviousness-Type Double Patenting filed by Amgen Inc.. (Rich, Patricia)
October 11, 2007	1350	MOTION to Submit Supplemental Demonstratives from the October 4, 2007 Hearing on Obviousness-Type Double Patenting by Amgen Inc.. (Attachments: # 1 Supplement Demonstratives)(Rich, Patricia)
October 11, 2007	1351	Response by Amgen Inc. to 1273 Brief = Opposition to Roche's Bench Memorandum Regarding Amgen's Demonstration of the Requisite Nexus Regarding Secondary Considerations of Non-Obviousness. (Attachments: # 1 Exhibit A)(Gottfried, Michael)
October 11, 2007	1352	Opposition re 1333 MOTION To Prclude Roche from Offering Additional Evidence and Argument Regarding the Genetics Institute filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Schaffer, Emily)
October 11, 2007	1353	Objection to 1325 Brief by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. Roche's Opposition to Amgen's Bench Memorandum for a Jury Instruction that Subsequent Art Cannot Be Considered for Validity. (Schaffer, Emily)
October 11, 2007	1354	Opposition re 1311 MOTION to Correct the File History of the '868 Patent by Adding a Document that was Missing filed by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Schaffer, Emily)
October 11, 2007	1355	DECLARATION re 1354 Opposition to Motion Declaration of Krista M. Rycroft in Support of Roche's Opposition to Amgen's Motion to Correct the File History of the '868 Patent by Adding a Document That Was Missing by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc.. (Attachments: # 1 Exhibit 1 (part 1)# 2 Exhibit 1 (part 2 of 3)# 3 Exhibit 1 (part 3 of 3)# 4 Exhibit 2 (part 1 of 3)# 5 Exhibit 2 (part 2 of 3)# 6 Exhibit 2 (part 3 of 3))(Schaffer, Emily)
October 11, 2007	1356	Roche's Opposition to Amgen's Bench Memorandum Regarding Its Proposed Jury Instruction on Obviousness (DI 1335) Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. to 1335 Brief. (Fleming, Thomas)
October 11, 2007	1357	Roche's Opposition to Amgen's Bench Memorandum Regarding Resolution of Definiteness As A Matter of Law (DI 1334) Response by F. Hoffmann-LaRoche LTD, Roche Diagnostics GmbH, Hoffmann LaRoche Inc. to 1334 Brief.