## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

GENENTECH, INC. and CITY OF HOPE,	) )
Plaintiffs,	) ) C.A. No. 18-924-CFC
v. AMGEN, INC.,	
Defendant.	) PUBLIC VERSION FILED: July 25, 2019

## SUPPLEMENTAL DECLARATION OF NORA Q.E. PASSAMANECK IN SUPPORT OF PLAINTIFFS' EMERGENCY MOTION FOR A TEMPORARY RESTRAINING ORDER AND A PRELIMINARY INJUNCTION

- I, Nora Q.E. Passamaneck, declare and state as follows:
- 1. I am an attorney at Wilmer Cutler Pickering Hale and Dorr LLP, counsel for Genentech, Inc. ("Genentech") in Case No. 18-cv-00924-GMS (D. Del.). I am familiar with the facts set forth herein, and if called as a witness, I could and would testify competently to those facts under oath.
- 2. Attached hereto as Exhibit 230 is a true and correct copy of an excerpted version of United States Patent No. 6,627,196.
- 3. Attached hereto as Exhibit 231 is a true and correct copy of an excerpted version of a book titled, "Clinical Pharmacokinetics, Concepts and Applications, third ed.," by Malcolm Rowland & Thomas Tozer, which was submitted in IPR Exhibit No. IPR2017-01139 as Genentech Exhibit 2007.
- 4. Attached hereto as Exhibit 232 is a true and correct copy of an excerpted version of a book titled, "Pharmacokinetic and Pharmacodynamic Data Analysis: Concepts and



Applications," by Johan Gabrielsson and Daniel Weiner, which was submitted in IPR Exhibit No. IPR2017-01139 as Genentech Exhibit 2006.

- 5. Attached hereto as Exhibit 233 is a true and correct copy of a June 18, 2019 email from counsel for Amgen, Orion Armon, to counsel for Genentech titled "Genentech, Inc et al. v. Amgen, Inc. (18-924-CFC): Deposition scheduling change."
- 6. Attached hereto as Exhibit 234 is a true and correct copy of an excerpted version of the . This exhibit is marked Confidential.
- 7. Attached hereto as Exhibit 235 is a true and correct copy of an excerpted version of the . This exhibit is marked Confidential.
- 8. Attached hereto as Exhibit 236 is a true and correct copy of an excerpted version of the . This exhibit is marked Confidential.
- 9. Attached hereto as Exhibit 237 is a true and correct copy of an excerpted version of the . This exhibit is marked . Confidential.
- 10. Attached hereto as Exhibit 238 is a true and correct copy of an excerpted version of the Sharon Baughman Deposition Transcript, dated May 9, 2019. This exhibit is marked Confidential.
- 11. Attached hereto as Exhibit 239 is a true and correct copy of an excerpted version of the Steven Shak Deposition Transcript, dated May 11, 2019. This exhibit is marked Confidential.



12. Attached hereto as Exhibit 240 is a true and correct copy of an excerpted version

of the Larry Norton Deposition Transcript, dated June 17, 2019. This exhibit is marked

Confidential.

13. Attached hereto as Exhibit 241 is a true and correct copy of an excerpted version

of the Christy Oliger Deposition Transcript, dated June 14, 2019. This exhibit is marked

Confidential.

14. Attached hereto as Exhibit 242 is a true and correct copy of an excerpted version

of the Jennifer Glasgow Deposition Transcript, dated June 4, 2019. This exhibit is marked

Confidential.

15. Attached hereto as Exhibit 243 is a true and correct copy of an excerpted version

of Amgen's Opening Brief in Support of Motion for Permanent Injunctive Relief, in Amgen Inc.

et al. v. Sanofi et al., No. 14-cv-1317-SLR (D. Del. April 27, 2016), ECF No. 340.

16. Attached hereto as Exhibit 244 is a true and correct copy of a document titled,

," bearing Bates number GNE-HER\_002952248. This exhibit

is marked Confidential.

I declare under penalty of perjury that the foregoing is true and correct to the best of my

knowledge.

EXECUTED this 16<sup>th</sup> day of July, 2019.

By: /s/ Nora Q. E. Passamaneck

Nora Q. E. Passamaneck

