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7 8	UNITED STATES DI NORTHERN DISTRIC	
9		
	DEBORAH JANE JARRETT, NANCY) ISENHOWER, AND JEFFREY H.)	<u>STIPULATION AND [PROPOSED]</u> ORDER FOR THE INTERIM
10	FRANKEL,))	PRESERVATION OF
11	Plaintiffs,	<u>POTENTIALLY DISCOVERABLE</u> INFORMATION
12) V.)	THIS DOCUMENT RELATES TO:
13	INTERMUNE INC., W. SCOTT	
14	HARKONEN AND GENENTECH, INC.,	Case No. 3:08-cv-02376-MHP
15) Defendants.	Judge Marilyn H. Patel
16	LINDA K. RYBKOSKI, on behalf of herself) and others similarly situated,)	Case No. 3:08-cv-02916-MHP
17) Plaintiff,	Judge Marilyn H. Patel
18)	· · · · · · · · · · · · · · · · · · ·
19	V.)	
20	INTERMUNE, INC., W. SCOTTHARKONEN, AND GENENTECH, INC.,	
21	Defendants.	
22	/ /	
23	ZURICH AMERICAN INSURANCE	Case No. 3:08-cv-3797-MHP
24	Plaintiff,	Judge Marilyn H. Patel
25	V. ()	
26	GENENTECH, INC., INTERMUNE, INC.,	
27	and W. SCOTT HARKONEN,	
28	Defendants.	
	Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, and 3 STIPULATION AND ORDER FOR THE INTERIM PRESE	

OF POTENTIALLY DISCOVERABLE INFORMATION

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1	Plaintif	ffs Deborah Jane Jarrett, Nancy Isenhower, Jeffrey H. Frankel, Linda K. Rybkoski,
2	and Zurich American Insurance Company (collectively, "Plaintiffs"), and Defendants Genentech,	
3	Inc., InterMun	e, Inc. and W. Scott Harkonen (collectively, "Defendants"), by their undersigned
4	counsel (colled	ctively "the Parties"), hereby stipulate to the interim preservation of Potentially
5	Discoverable I	information as follows:
6	WHER	EAS the Parties participated in a Case Management Conference on September 15,
7	2008, during v	which the Court instructed the Parties, within fourteen days of the Conference, or
8	by September	29, 2008, to submit a stipulation for preservation of documents until at least the
9	December 8, 2	2008 hearing on the motions to dismiss or a date subsequently established by the
10	Court or the Parties;	
11	It is her	reby ORDERED and AGREED that:
12	А.	<u>Definitions</u>
13		1. "Party" or "Parties" means individually or collectively (depending on
14	usage of term): Genentech, Inc., InterMune, Inc., W. Scott Harkonen, and	
15	Plaintiffs Deborah Jane Jarrett, Nancy Isenhower, Jeffrey H. Frankel,	
16	Linda K. Rybkoski, and Zurich American Insurance Company.	
17	2. "Corporate Parties" means all Parties that are not individuals.	
18	3. "This Litigation" means the above-captioned civil actions, previously	
19	deemed by the Court to be related. When and if any other actions	
20	subsequently filed are determined by the Court sua sponte or on motion by	
21	any existing or newly added Party to be related to the above-captioned	
22	actions, Plaintiffs agree to notify those new plaintiff(s) of the existence of	
23	this Order and seek their agreement to its terms.	
24		4. "Potentially Discoverable Information" means documents and/or means
25		electronically stored information ("ESI"), as those terms are used in Fed.
26		R. Civ. P. 34(a), and Meta-Data to the extent it exists, that the Parties have
27	a duty to preserve and/or know or reasonably should know are relevant to	
28		the claims and defenses of the Litigation. "Potentially Discoverable 2

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1		Information" includes all documents and/or ESI that are in existence at the
2		time this Order is entered, as well as those documents or ESI which are
3		created after the date of this Order.
4	5.	"Native File(s)" means ESI in the electronic format of the application in
5		which such ESI is normally created, viewed and/or modified. Native Files
6		are a subset of ESI.
7	6.	"Meta-Data" means: (i) information embedded in a Native File that is not
8		ordinarily viewable or printable from the application that generated,
9		edited, or modified such Native File; and (ii) information generated
10		automatically by the operation of a computer or other information
11		technology system when a Native File is created, modified, transmitted,
12		deleted or otherwise manipulated by a user of such system. Meta-Data is a
13		subset of ESI.
14	7.	"Backup Systems" means computer systems that periodically store
15		electronic information on tapes or comparable media.
16	8.	"Backup Tapes" means magnetic tapes or other electronic media used to
17		store copies of electronic data, for use when restoration or recovery of data
18		is required.
19	9.	"Preservation" and "Preserve" each mean taking all reasonable steps to
20		prevent the partial or full destruction, deletion, or alteration of Potentially
21		Discoverable Information and assure its availability for use in the
22		Litigation.
23	10.	"Relevant Time Period" means from January 1, 1998 until a date in the
24		future that will be fixed by the parties or the Court.
25	B. <u>Instr</u>	uctions and Guidelines for Preservation:
26	Each Party sł	nall comply with the following instructions and guidelines with respect to the
27	implementation of the preservation procedures and protocols set forth herein:	
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	Case Nos. 3:08-cv-02370	6-MHP, 3:08-cv-02916-MHP, and 3:08-cv-3797-MHP

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1	1.	This Order pertains to all Potentially Discoverable Information created	
2		during the Relevant Time Period.	
3	2.	The Parties shall Preserve Potentially Discoverable Information.	
4	3.	Each Party must ensure reasonable safeguarding and preservation of all	
5		portable or removable electronic storage media containing potentially	
6		relevant Potentially Discoverable Information.	
7	4.	Each Party shall maintain all current or legacy software and hardware	
8		necessary to access, manipulate, and print Potentially Discoverable	
9		Information.	
10	5.	Each Party shall notify relevant persons of this Preservation Order,	
11		including but not limited those listed below:	
12		a. Each individual named as a Plaintiff or Defendant;	
13		b. Persons employed by a Party or agents of that Party which that	
14		Party knows or reasonably should know have Potentially	
15		Discoverable Information;	
16		c. Each Corporate Party's IT personnel/director of network services;	
17		d. Each Corporate Party's custodian of records.	
18	6.	In addition to the obligations contained in Paragraph B.5 above, each	
19		Party shall notify any person or entity over whom that Party has control	
20		and can reasonably identify, and whom that Party knows or reasonably	
21		should know has Potentially Discoverable Information, of the existence of	
22		this Litigation.	
23	7.	The Corporate Parties are obligated to ensure and monitor compliance	
24		with this Order, by:	
25		a. internally identifying a contact person who will address questions	
26		regarding preservation duties;	
27		b. determining whether data of "key persons" requires special	
28		handling (e.g., imaging/cloning hard drives); and	
		4	

1 issuing reminders with a frequency that each Corporate Party c. 2 believes in good faith to be appropriate, that the litigation hold is 3 still in effect. 8. This Order does not obligate the Parties to segregate such Potentially 4 5 Discoverable Information from other records on the computer backup 6 medium where they reside. 7 9. Each Party shall bear its own costs for complying with this Order. This is 8 without prejudice to any Party taking a different position on cost-shifting 9 once discovery commences. 10 C. Manner of Preserving Different Types of Documents 11 The Parties shall take reasonable steps to Preserve, in accordance with the following 12 specifications, the following types of Potentially Discoverable Information in the manner(s) 13 specified below: 14 1. **Paper Records**: For Potentially Discoverable Information maintained in 15 the normal course of business in paper form, the Parties may retain paper 16 Potentially Discoverable Information in either their original form or in a 17 single-page TIFF or PDF format. 2. 18 **Electronic Mail**: For electronic mail, at least one copy of all Potentially 19 Discoverable Information in their native format, including any 20 attachments, located in the e-mail server(s) and on personal computers. If 21 this is not reasonably possible, upon notification to all Parties, a Party may 22 retain electronic mail in single page TIFF or PDF format with all file data 23 and Meta-Data that exists. 24 3. Electronic Data and Files on Computer Systems Saved to Networks: 25 For all ESI maintained on a network in the custody and control of the 26 Party, at least one copy of all such Potentially Discoverable Information in 27 their native format. If this is not reasonably possible, upon notification to 28 all parties, a Party may retain electronic Potentially Discoverable 5

Information in single page TIFF or PDF format with all file data and Meta-Data that exists.

- 4. <u>Electronic Data on Computers Not Saved to Networks</u>: For all electronic Potentially Discoverable Information (other than electronic mail Potentially Discoverable Information) maintained on a non-networked computer system where such Potentially Discoverable Information are not saved to a network, at least one copy of all final versions of all such Potentially Discoverable Information in their native format. If this is not reasonably possible, upon notification to all Parties, a Party may retain such electronic Potentially Discoverable Information in single page TIFF or PDF format with all file data and Meta-Data that exists.
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D. <u>Identified Documents to be Preserved</u>

In addition to the obligation set forth in Section B(2) of this Order, Defendants shall preserve all documents produced or provided to any party in *United States v. InterMune, Inc.*, Case No. 06-CR-0707 (N.D. Cal.) and *United States v. Harkonen*, Case No. 08-CR-0164 (N.D. Cal.) ("the Government Production"), along with all subpoenas, correspondence, and indices concerning those documents. The Government Production shall be preserved in the same manner and format as it was produced to the Government, except that InterMune may, pursuant to this Court's order at the September 15, 2008 Case Management Conference, index those documents.

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E.

Records Not Required to be Preserved

Any records not specified above as Potentially Discoverable Information are not required
to be preserved under this Order. By a way of example, and without limiting the preceding
sentence, the Parties have no obligation to preserve the following:

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- Disaster recovery files or tapes, unless the disaster recovery files and tapes are known to be the only source of the Potentially Discoverable Information;
- 2. Duplicative data records, including replicant data, embedded data, cache files, cookie files, and temporary files;

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- 3. Backup Tapes or other information stored in its Backup System as long as 1 2 a Party has employed one of the means of preserving electronic Potentially 3 Discoverable Information as discussed above. The Parties may recycle, 4 erase, reuse, delete, purge or otherwise destroy these Backup Tapes and 5 other information stored in their Backup Systems, as long as a Party has 6 employed one of the means of preserving electronic Potentially 7 Discoverable Information as discussed above.
- 4. A Party may continue to comply with any current corporate or internal preservation and retention policies which have been enacted prior to the 10 date this Order is entered as long as those actions do not contradict or 11 inhibit the items provided herein. In any situation where the actions 12 outlined in a pre-existing corporate or internal preservation and retention 13 policy conflict with the items described within this Stipulation, this 14 Stipulation shall control.
 - 5. The Parties collectively may, without leave of Court, agree in writing that certain documents or categories of documents or evidence need not be preserved in accordance with this Stipulation. If such an agreement is reached, it is effective upon signing by counsel for Plaintiffs and counsel for Defendants without further order of Court.
 - F.

No Waiver

21 By agreeing to Preserve all Potentially Discoverable Information in accordance with the 22 terms of this Stipulation, the Parties are not waiving any objection to the ultimate discoverability 23 or admissibility of such information at such point when discovery is ultimately authorized in this 24 Litigation. Further, nothing in this stipulation should be construed to override the terms of 25 Federal Rule of Civil Procedure 37(e).

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Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, and 3:08-cv-3797-MHP STIPULATION AND ORDER FOR THE INTERIM PRESERVATION OF POTENTIALLY DISCOVERABLE INFORMATION

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1	Dated: September 29, 2008	Respectfully submitted,
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	Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, a	
	STIPULATION AND ORDER FOR THE INTERIM P OF POTENTIALLY DISCOVERABLE INFORMATION	RESERVATION

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 20 21 22 23 24 25 26	By: Jeffrey G. Knowles Jeffrey G. Knowles (SBN 129754) ef-jgk@cpdb.com Conor P. Moore (SBN 230079) ef-cpm@cpdb.com Coblentz, Patch, Duffy & Bass LLP One Ferry Building, Suite 200 San Francisco, CA 94111-4213 Telephone: (415) 391-4800 Facsimile: (415) 989-1663 Gerson A. Zweifach (<i>pro hac vice</i>) gzweifach@wc.com Jessamyn S. Berniker (<i>pro hac vice</i>) jberniker@wc.com Richard S. Scott (<i>pro hac vice</i>) rscott@wc.com George W. Hicks, Jr. (<i>pro hac vice</i>) ghicks@wc.com Williams & Connolly LLP 725 Twelfth Street, NW Washington, DC 20005 Telephone: (202) 434-5029 Attorneys for Defendant Genentech, Inc.	Lance A. Harke harke@harkeclasby.com Harke & Clasby LLP 155 S. Miami Avenue, Suite 600 Miami, FL 33130 Telephone: (305) 536-8220 Facsimile: (305) 536-8229 Douglass A. Kreis dkreis@aws-law.com Aylstock, Witkin, Kreis & Overholtz 803 N. Palafox Street Pensacola, FL 32501 Telephone: (850) 916-7450 Facsimile: (850) 916-7449 <i>Attorneys for Plaintiffs Deborah Jane Jarrett, Nancy Isenhower, and Jeffrey H.</i> <i>Frankel</i> Kenneth A. Wexler kaw@wexlerwallce.com Jennifer Fountain Connolly (pro hac vice) jfc@wexlerwallace.com Amber M. Nesbitt (pro hac vice) amn@wexlerwallace.com Wexler Wallace LLP 55 W. Monroe Street, Suite 3300 Chicago, IL 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 <i>Attorneys for Plaintiff Linda K. Rybkoski</i>
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	Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, a STIPULATION AND ORDER FOR THE INTERIM PH OF POTENTIALLY DISCOVERABLE INFORMATIC	RESERVATION

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16	Facsimile:	(504) 648-0181		
17	Attorneys fo	or Plaintiff Zurich American		
18	Insurance	Insurance Company		
19	DATED this 30th day of September, 2008.	S DISTRICT COL		
20	20 DATED units <u>—</u> stary of September, 2000.			
21	21	SO ORDERED		
22		SO OND		
23		H Patel		
24		e Marilyn H. Patel		
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26	26	THER V DISTRICT OF CR		
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	10)		
	Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, and 3:08-cv-3797-MHF STIPULATION AND ORDER FOR THE INTERIM PRESERVATION			
	OF POTENTIALLY DISCOVERABLE INFORMATION			

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1	CERTIFICATE OF SERVICE		
2	I, Kristen Johnson Parker, hereby certify that I caused a copy of the foregoing Stipulation		
3	and Order for the Interim Preservation of Potentially Discoverable Information to be filed		
4	electronically via the Court's electronic filing system. Those attorneys who are registered with		
5	the Court's electronic filing system may access these filings through the Court's system, and		
6	notice of these filings will be sent to these parties by operation of the Court's electronic filing		
7	system. Those attorneys not registered with the Court's electronic filing system will be served		
8	via electronic mail this 29th day of September, 2008.		
9			
10	Dated: September 29, 2008By: /s/ Kristen Johnson Parker		
11	Kristen Johnson Parker Hagens Berman Sobol Shapiro LLP		
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	11 Case Nos. 3:08-cv-02376-MHP, 3:08-cv-02916-MHP, and 3:08-cv-3797-MHP		
	STIPULATION AND ORDER FOR THE INTERIM PRESERVATION OF POTENTIALLY DISCOVERABLE INFORMATION		