FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Washington, D.C. 20549

OMB APPROVAL

OMB Number:	3235-0287							
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0.5

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* JOHNSON FRANKLIN P JR					2. Issuer Name and Ticker or Trading Symbol AMGEN INC [AMGN]									ck all app	. ,			Issuer Owner
,	, ,				3. Date of Earliest Transaction (Month/Day/Year) 08/05/2004									Officer (give title below)		e Other (below)		r (specify v)
		91320-1799			4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line) Y Form filed by One Reporting Person Form filed by More than One Reporting Person					
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1. Title of Security (Instr. 3)			2. Transaction Date		2A. Deemed Execution Date,		3. 4. Secu		4. Securities	Securities Acquired (A) or			5. Amount of Securities Beneficially Owned Following		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
							Code	v	Amount	(A) or (D)	Price		Transaction(s) (Instr. 3 and 4)				(Instr. 4)	
Stock			08/05/20	004				S		10,000	D	\$56.	23	686,	800(1)			By Partnership
Stock			08/05/20	004				S		2,150	D	\$50	6	684,	650(1)			By Partnership
Stock			08/05/20	004				S		250	D	\$55.	97	684,	400(1)			By Partnership
Stock			08/06/20	004				S		5,000	D	\$54	.6	679,	400(1)			By Partnership
Stock			08/06/20	004				S		10,000	D	\$54.5	515	669,	400(1)			By Partnership
Stock			08/06/20	004				S		10,000	D	\$54.	54	659,	400(1)			By Partnership
Common Stock		08/06/2004				S		20,000	D	\$54.5	017 639,4		,400 ⁽¹⁾			By Partnership		
Common Stock 0			08/06/20	004						5,000	D	\$54.5	518 634		1,400(1)			By Partnership
		Table I												Owned				
Derivative Conversion Date Exe Security or Exercise (Month/Day/Year) if a		Exective (ear)	ution Date, Trans		saction of		6. Date Exe		Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		De Se (Ir	Derivative Security	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		Ownership Form: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
				Code	v	(A)	(D)	Date Exerc	cisable	Expiration Date	Title	or						
	GON FRA (FAND CONTRACTOR OF STOCK Stock	(First) (GEN CENTER DRIV. AND CA (State) Security (Instr. 3) Stock Stock	(First) (Middle MGEN CENTER DRIVE AND CA 91320 (State) (Zip) Table I - I Security (Instr. 3) Stock St	(First)	Content Cont	AMGE AMGE AMGE AMGE AMGE AMGE AMGE AMGE AMGE AMD AMD CA 91320-1799 AMGE AMD CA 91320-1799 A. If Amend CA AMD CA CA CA CA CA CA CA C	Conversion or Exercise of Conversion or Exercise of Conversion or Exercise of Conversion or Exercise of Date of Executive Security Security	Conversion Con	AMGEN INC AMGE	AMGEN INC AMGN AMGEN INC AMGN AMGEN INC AMGN	AMGEN INC AMGN AMGEN INC AMGN AMGEN INC AMGN AMGEN CENTER DRIVE	AMGEN INC AMGN	AMGEN INC AMGN AMG	AMGENINC AMGN AMGENINC AMGN AMGENINC AMGN AMGENINC AMGN AMGENINC AMGN A	AMGEN INC AMGN AMGEN INC AMGN AMGEN INC AMGN AMGEN INC AMGN Amount Amgusta Amgusta	AMGENTICE AMGN Check all applicable) Amgentice Amgentice	AMGEN TINC AMGN Chiest Chiest	AMGENINC AMGN AMGN

1. (FPJ 08.06.04) Does not include (i) 975,322 shares held as direct ownership by the reporting person, (ii) 4 units contractual contingent payment rights held as indirect ownership by Asset Management Partners (the "Partnership") arising from the purchase by Amgen Inc. of two Class A interests of Amgen Clinical Partners, L.P., and (iii) 824,888 shares held as indirect ownership by the spouse of the reporting person. The reporting person disclaims beneficial ownership of the securities held by the Partnership and his spouse and this report shall not be deemed an admission that the reporting person is the beneficial owner of these securities for purposes of Section 16 of the Securities Exchange Act of 1934.

> /s/ N. Cris Prince, by Power of <u>Attorney</u>

08/06/2004

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.