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REGENERON PHARMACEUTICALS INC Form 8-K

December 22, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities and Exchange Act of 1934

Date of Report (Date of earliest event reported): December 22, 2005 (December 21, 2005) REGENERON PHARMACEUTICALS, INC.

(Exact name of registrant as specified in its charter)

New York 000-19034 133444607
(State or other jurisdiction of incorporation) (Commission File Number) (I.R.S. Employer Identification Number)

777 Old Saw Mill River Road, Tarrytown, New York

10591-6707

(Address of principal executive offices)

(Zip Code)

(914) 347-7000

(Registrant s telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a

Material

Definitive

Agreement

On December 21,

2005, Regeneron

Pharmaceuticals,

Inc. (the

Company) and

Aventis

Pharmaceuticals

Inc. (Aventis)

(now a member

of the

sanofi-aventis

Group) entered

into a Third

Amendment (the

Third

Amendment) to

their

Collaboration

Agreement dated

as of

September 5,

2003 (the

Collaboration

Agreement). The

Third

Amendment

expanded the

territory in which

the companies

are collaborating

on the

development of

the Vascular

Endothelial

Growth Factor

(VEGF) Trap to

include Japan.

The companies

will now

collaborate on

the joint

development of

the VEGF Trap

throughout the

world in all

indications,

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except for

intraocular

delivery to the

eye. In

connection with

the Third

Amendment, the

Company will

receive an

upfront payment

of \$25 million,

milestone

payments of up

to \$40 million

related to

potential

regulatory

approvals of the

VEGF Trap in

Japan, and a

royalty of

approximately

35% of annual

sales of the

VEGF Trap in

Japan, subject to

certain potential

adjustments.

Under the terms of

the amended

Collaboration

Agreement, the

Company is

eligible to receive

total milestone

payments of up to

\$400 million,

which includes up

to \$360 million

related to potential

regulatory

approvals of the

VEGF Trap in the

United States and

the European

Union. In addition,

the Company is

entitled to share

equally in any

profits related to

VEGF Trap sales

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outside of Japan.

Aventis is

responsible for

funding all of the

worldwide VEGF

Trap development

costs under the

Collaboration

Agreement.

Following

commercialization

of the VEGF Trap,

the Company is

obligated to

reimburse Aventis

for half of the

worldwide VEGF

Trap development

costs paid by

Aventis out of the

Company s share of

VEGF Trap profits

and Japan

royalties.

Pursuant to the requirements of the Securities and Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

 $REGENERON\ PHARMACEUTICALS,$

INC.

Dated: December 22, 2005 By: /s/ Stuart Kolinski

Stuart Kolinski

Vice President and General Counsel

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