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11		
12 13	EASTERN DISTRICT OF CALIFORNIA	
13	SACRAMENTO DIVISION	
15	SCOTTSDALE INSURANCE COMPANY,	Case No. 2:15-cv-00142-JAM-DA
16	an Ohio corporation,	JOINT STIPULATION REGARDING
17	Plaintiff,	DEADLINE TO RESPOND TO PLAINTIFF'S COMPLAINT
18	v. SYNGEN, INC.,	
19	Defendant.	
20		
21	Plaintiff SCOTTSDALE INSURANCE COMPANY ("Scottsdale") and Defendant	
22	SYNGEN, INC. ("SynGen") by and through their respective counsel, hereby stipulate and agree as follows:	
23 24	On January 16, 2015, Scottsdale filed a Complaint against SynGen.	
25	<ol> <li>On October 28, 2015, the Court dismissed Scottsdale's First Cause of Action with</li> </ol>	
26	prejudice and stayed its Second Cause of Action pending final resolution of the underlying	
27	litigation at issue in this insurance coverage matter.	
28	3. The underlying litigation was dismissed with prejudice on July 13, 2017.	
artel LLP et, 17th Floor A 94104 100	JOINT STIPULATION RE DEADLINE TO RESPOND TO PLAINTIFF'S COMPLAINT CASE NO. 2:15-CV-00142-JAM-DA	30924\6169288.1

1	3. On August 15, 2017, the Court issued a Status (Pre-trial Scheduling) Order for this	
2	matter. This Order did not set a deadline for the filing of responsive pleadings.	
3	4. On August 30, 2017, Scottsdale voluntarily dismissed without prejudice the	
4	individual defendants from this action.	
5	5. In accordance with Local Rule 144(a), Scottsdale and SynGen, by and through	
6	their respective counsel, agree that SynGen shall file its responsive pleading in this matter no later	
7	than September 22, 2017.	
8		
9		FARELLA BRAUN + MARTEL LLP Mary E. McCutcheon
10		Tyler C. Gerking Amanda D. Hairston
11		Amanda D. Hanston
12		By: /s/ Amanda A. Hairston Amanda A. Hairston
13		Attorneys for Defendant
14		SYNGEN, INC.
15		
16 17		KAUFMAN DOLOWICH VOLUCK, LLP Louis H. Castoria
18		BAILEY CAVALIERI LLC
19		Keith A. Little Sabrina Haurin
20		Pyr /s/ Sabring Haurin (as authorized on Aug 20, 2017)
21		By: <u>/s/ Sabrina Haurin (as authorized on Aug 30, 2017)</u> Sabrina Haurin
22		Attorneys for Plaintiff SCOTTSDALE INSURANCE COMPANY
23		
24	PURSUANT TO STIPULATIO	N, IT IS SO ORDERED
25	Dated: 8/31/2017 /s/ J	ohn A. Mendez
26		
27	Uni	ted States District Court Judge
28		
el LLP 17th Floor	JOINT STIPULATION RE DEADLINE TO	- 2 - 30024/61602881

RESPOND TO PLAINTIFF'S COMPLAINT

CASE NO. 2:15-CV-00142-JAM-DA