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    Attorneys for Defendant
 5
    Beckman Coulter United Kingdom, Ltd.
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 7
                           UNITED STATES DISTRICT COURT
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 9
                        NORTHERN DISTRICT OF CALIFORNIA
10
    SANGAMO BIOSCIENCES, INC.,
                                               Case No. CV04-00672 JWS ARB
11
                 Plaintiff,
                                               STIPULATION OF DISMISSAL
12
                                               WITH PREJUDICE; [PROPOSED]
ORDER DISMISSING ACTION
           VS.
13
                                               WITH PREJUDICE AND
    CARGOLUX AIRLINES
                                               RETAINING JURISDICTION OVER
    INTERNATIONAL, S.A.; RGP
INTERNATIONAL FREIGHTS LTD.;
                                               SETTLEMENT AGREEMENT AND
                                               SETTLEMENT: [PROPOSED]
15
    AEROGROUND, INC.
                                               ORDER
    AEROGROUND TRANSPORTATION SERVICES, INC.' MISTER CARGO
16
    LTD.; INTERSPED LOGISTICS
17
    GROUP, INC.; BECKMAN COULTER UNITED KINGDOM, LTD., and DOES
                                               Date Action Filed: 01/12/04
                                               Trial Date:
                                                                  None Set
18
    1 through 20, Inclusive,
19
                 Defendants.
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23
24
           IT IS HEREBY STIPULATED by and between Sangamo Biosciences, Inc.
    ("Sangamo") and Beckman Coulter United Kingdom, Ltd. ("BCUK") (collectively
25
    the "Parties"), without waiving BCUK's right to contest jurisdiction, through their
26
    authorized counsel of record, that:
28
    ///
    093/015911-0021
                                             -1-
    613306.01 a10/24/05
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1	1. The United States District Court shall retain continuing jurisdiction
2	over the Parties' settlement, including their Settlement Agreement, General Release
3	and Waiver of Civil Code Section 1542 ("Agreement"), any motion brought
4	pursuant to California Code of Civil Procedure Section 877.6, and any other
5	proceedings to enforce and implement the parties' rights and obligations pursuant to
6	their settlement, following entry of this Stipulation and Proposed Order;
7	2. The terms of the Parties' Agreement, a true and correct copy of which
8	is attached to this Stipulation as Exhibit "1," are incorporated into this Stipulation as
9	though set forth verbatim;
10	3. The above entitled action shall be and hereby is dismissed with
11	prejudice as to BCUK pursuant to Federal Rule of Civil Procedure, Rule 41, subject
12	to the Court's Order below.
13	Dated: October 24, 2005  RUTAN & TUCKER, LLP MARK B. FRAZIER
14	WINTER D. I TOWNER
15	By: Lbm
16	Mark B. Frazier Attorneys for Defendant
17	Beckman Coulter United Kingdom,
18	
19	Dated: October _, 2005 LAW OFFICES OF DENNIS A. CAMMARANO
20	
21	By: Elene M. Daley
22	Attorneys for Plaintiff Sangamo Biosciences, Inc.
23	Sungumo 2:000000, -1.00
24	FOR GOOD CAUSE SHOWN:
25	IT IS ORDERED that:
26	1. The Court hereby retains continuing jurisdiction over the Parties'
27	settlement, including their Settlement Agreement, General Release and Waiver of
28	Civil Code Section 1542 ("Agreement"), any motion brought pursuant to California

Rutan & Tucker LLP attorneys at law 1-562-495-3674

T-788 P03/04 U-050

1 l. The United States District Court shall retain continuing jurisdiction over the Parties' settlement, including their Settlement Agreement, General Release 3 and Waiver of Civil Code Section 1542 ("Agreement"), any motion brought pursuant to California Code of Civil Procedure Section 877.6, and any other 4 S proceedings to enforce and implement the parties' rights and obligations pursuant to their settlement, following entry of this Stipulation and Proposed Order: 6 7 2. The terms of the Parties' Agreement, a true and correct copy of which is attached to this Stipulation as Exhibit "1," are incorporated into this Stipulation as 8 9 though set forth verbatim; The above entitled action shall be and hereby is dismissed with 10 3. prejudice as to BCUK pursuant to Federal Rule of Civil Procedure, Rule 41, subject 11 to the Court's Order below. 12 RUTAN & TUCKER, LLP Dated: October 24, 2005 13 MARK B. FRAZIER 14 15 By: Mark B. Frazier 16 Attorneys for Defendant Beckman Coulter United Kingdom, 17 Ltd. 18 19 Dated: October, 2005 LAW OFFICES OF DENNIS A. CAMMARANO 20 By: 21 Elene M. Daley Attorneys for Plaintiff 22 Sangamo Biosciences, Inc. 23 FOR GOOD CAUSE SHOWN: 24 25 IT IS ORDERED that: The Court hereby retains continuing jurisdiction over the Parties' 26 l. settlement, including their Settlement Agreement, General Release and Waiver of Civil Code Section 1542 ("Agreement"), any motion brought pursuant to California 28

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Code of Civil Procedure Section 877.6, and any other proceedings to enforce and 1 implement the parties' rights and obligations pursuant to their settlement, following 2 entry of this Stipulation and Proposed Order; 3 The terms of the Agreement physically attached hereto as Exhibit "1" 4 2. are incorporated by this reference into this Order as though set forth verbatim in this Order; and 6 3. The above entitled action hereby is dismissed with prejudice as to 7 BCUK pursuant to Federal Rule of Civil Procedure, Rule 41. 9 10 October 26, 2005 Dated: 11 District Court Judge, 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

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Ruten & Tucker LLP

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