1	MELINDA S. RIECHERT, State Bar No. 06	55504	
2	MICHELLE A. GRIFFITH-JONES, State Bar No. 259914  MORGAN, LEWIS & BOCKIUS LLP		
3	2 Palo Alto Square 3000 El Camino Real, Suite 700		
4	Palo Alto, CA 94306-2122 Tel: 650.843.4000		
5	Fax: 650.843.4001 Email: mriechert@morganlewis.com		
6	mgriffithjones@morganlewis.com		
7	Attorneys for Defendant BAYER HEALTHCARE LLC		
8	ICENTALETTI C. ADGALOM State Der No. 1	14607	
9	KENNETH C. ABSALOM, State Bar No. 1 LAW OFFICES OF NEVIN & ABSALOM 22 Battery Street, Suite 333	14007	
10	San Francisco, California 94111 Telephone: (415) 392-5040		
11	Facsimile: (415) 392-3729 Email: kenabsalom@333law.com		
12	Attorneys for Plaintiff		
13	SEMHAL SIRAJ		
14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18		~ \r 2.00 00022 GI	
19	SEMHAL SIRAJ,	Case No. 3:09-cv-00233-SI	
20	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR DEFENDANT TO DISCLOSE ITS	
21	VS.	REBUTTAL EXPERTS TO OCTOBER 21,	
22	BAYER HEALTHCARE LLC and DOES 1 through 20,	2009  Complaint Filed: December 18, 2008	
23	Defendants.	Trial Date: April 12, 2010	
24 25			
23 26			
27			
28			
_ `	DB2/21372804.1	STIP. TO EXTEND DEADLINE FOR DEF.  TO DISCLOSE REBUTTAL EXPERT CASE NO. 3:09-cv-00233-SI	

## Case3:09-cv-00233-SI Document32 Filed10/13/09 Page2 of 3

1	Plaintiff Semhal Siraj ("Plaintiff") and Defendant Bayer HealthCare LLC ("Defendant"),	
2	by and through their undersigned counsel, file this stipulation to extend the time by which	
3	Defendant must disclose its rebuttal liability experts:	
4	WHEREAS, the Court's May 6, 2009 Pretrial Preparation Order set September 21, 2009	
5	as the last day for Plaintiff to designate liability experts, and October 13, 2009 as the last day for	
6	Defendant to designate rebuttal liability experts;	
7	WHEREAS, the Court's May 6, 2009 Pretrial Preparation Order set Defendant's deadline	
8	to designate rebuttal liability experts twenty-two (22) days after Plaintiff's designation of liability	
9	experts;	
10	WHEREAS, on August 18, 2009, the Court extended Plaintiff's deadline to disclose	
11	liability experts to September 30, 2009;	
12	WHEREAS, the parties agree to allow Defendant twenty-one (21) days after September	
13	30, 2009, to designate its rebuttal liability experts;	
14	WHEREAS, the parties agree that Defendant shall designate its rebuttal liability experts	
15	by October 21, 2009;	
16	IT IS HEREBY STIPULATED, pursuant to Federal Rules of Civil Procedure 26 and 29,	
17	that Plaintiff Semhal Siraj and Defendant Bayer HealthCare LLC, by and through their attorneys,	
18	agree to extend Defendant's deadline for designating its rebuttal liability experts to October 21,	
19	2009.	
20		
21		
22		
23		
24		
25		
26		

## Case3:09-cv-00233-SI Document32 Filed10/13/09 Page3 of 3

1	IT IS SO STIPULATED.	
2	Dated: October <u>13</u> , 2009	LAW OFFICES OF NEVIN & ABSALOM
4		By Knuffe Asselens
5		Kenneth C. Absalom Attorneys for Plaintiff
6 7	Dated: October 17, 2009	SEMHAL SIRAJ MORGAN, LEWIS & BOCKIUS LLP
8	Bated. October 1, 2009	Merchin, 22 / 12 co 2 co 11 co 2 co 1
9		By M. M. Griffith-Jones
10 11		Attorneys for Defendant  BAYER HEALTHCARE LLC
12	IT IS SO ORDERED.	
13	II IS SO GREEKEE.	Sun Marie
14 15	Dated:	By The Honorable Susan Illston
16		United States District Court Judge
17		
18		
19		
20 21		
22		
23		
24		
25 26		