

Natera, Inc. ("Natera"), Sequenom, Inc. ("Sequenom"), and Isis Innovation, Limited ("Isis") (collectively, the "Parties"), by and through their respective counsel of record, hereby stipulate as follows:

WHEREAS, on November 18, 2013, the Parties entered into a stipulation regarding final judgment in order to expedite appeal of this action and the Court adopted the stipulation and entered judgment on November 20, 2013 (Docket No. 144);

WHEREAS, as part of the stipulation to avoid unnecessary expenditure of resources, the Parties agreed to defer issues regarding fees and costs and the Court ordered that: "All issues relating to fees and costs are reserved pending the outcome of any appeals, and the deadline for filing such motions shall be set by the Court, upon application by the Parties, after a ruling by the United States Court of Appeals for the Federal Circuit." (Docket No. 144, at 4, ¶ 4.);

WHEREAS, on June 12, 2015, the United States Court of Appeals for the Federal Circuit issued a ruling affirming this Court's final judgment;

WHEREAS, on June 27, 2016, the United States Supreme Court denied Sequenom's Petition for a Writ of Certiorari and Sequenom's appeals are exhausted;

NOW, THEREFORE, IT IS STIPULATED by and among the Parties through their respective counsel, pursuant to Civil Local Rules 6-2 and 7-12, as follows:

The Parties respectfully request that the Court enter the following schedule with regard to fees and costs of this matter:

- 1. Natera shall serve and file any Bill of Costs pursuant to Civil Local Rule 54-1 by July 11, 2016;
 - 2. Sequenom and/or Isis shall file any objections to the Bill of Costs, after satisfying the meet and confer requirements of Civil L.R. 54-2(b), by July 29, 2016;

3. After considering any objections filed pursuant to Civil L.R. 54-2, Costs shall be taxed in conformity with 28 U.S.C. §§ 1920 and 1923, Civil L.R. 54-3, and all other applicable statutes. On the bill of costs or in a separate notice, the Clerk shall indicate

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| 1 | which, if any of the claimed costs are allowed and against whom such costs are allowed. The clerk shall serve copies of the notice taxing costs on all parties. IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. | | |
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| 6 | Detect. July 9, 2016 DADTVO |), ZANKEL, BUNZEL, & MILLER | |
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| 8 | By: /s/ W | <u>/ W. Paul Schuck</u> /. Paul Schuck | |
| 9 10 | Defen | neys for Plaintiff and Counterclaim- idant NATERA, INC. | |
| | Dated: July 8 2016 KAYE SC | CHOLER LLP | |
| BARTKOZANKEL BUNZEL MATO-2006L MATO-2006L. MATO-2006L. MATO-2006L. MATO-2006L. MATO-2006L. MATO-2005L. | By: <u>/s/</u> By: <u>/s/</u> Pe Attorn 4 | <i>Peter E. Root</i> eter E. Root neys for Defendant and terclaim Plaintiff SEQUENOM, INC. | |
| F14 CKO ZANK Embarcadero C San Francisco, 112 956-1900 • | Dated: July 8, 2016 SATTER | LEE STEPHENS BURKE & BURKE LLP | |
| BAKI BAKI 18 19 20 | Attorn ISIS I | Mario Aieta ario Aieta neys for Nominal Defendant NNOVATION LIMITED | |
| 21 | | ATTESTATION OF E-FILER In compliance with Local Rule 5-1(i), the undersigned ECF user whose identification and | |
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| 23 | | password are being used to file this document, hereby attests that all signatories have concurred in | |
| 24 | the filing of this document. | | |
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| | 2426.000/864876.1 STIPULATIC | ON AND [PROPOSED] ORDER RE BILL OF COSTS Case No. 12-CV-0132-SI | |

