1 2 3 4 5 6 7 8	Edward R. Reines (135960) (edward.reines@weil.com) Derek C. Walter (246322) (derek.walter@weil.com) Michele A. Gauger (281769) (michele.gauger@weil.com) Aaron Y. Huang (261903) (aaron.huang@weil.com) Silicon Valley Office 201 Redwood Shores Parkway Redwood Shores, CA 94065	IRELL & MANELLA LLP David I. Gindler (117824) (dgindler @irell.com) Andrei Iancu (184973) (aiancu@irell.com) Amir Naini (226627) (anaini@irell.com) 1800 Avenue of the Stars, Suite 900 Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199 Attorneys for Defendants ARIOSA DIAGNOSTICS, INC. and LABORATORY CORPORATION OF AMERICA HOLDINGS			
9 10	Attorneys for Plaintiffs VERINATA HEALTH, INC. and				
_	THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR				
12	UNIVERSITY UNITED STATES DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA				
14	SAN FRANCISCO DIVISION				
15 16	VERINATA HEALTH, INC. and THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR UNIVERSITY,) Case No. 3:12-cv-05501-SI)) STIPULATED CLAIM CONSTRUCTION			
17	Plaintiffs,) SCHEDULE			
18	V.) TES DISTRICT			
19	ARIOSA DIAGNOSTICS, INC. and LABORATORY CORPORATION OF				
20	AMERICA HOLDINGS,	IT IS SO ORDERED			
21	Defendants.				
22		Z Judge Susan Illston			
23		E.			
24					
25	FERN DISTRICT OF CR				
26					
27					
28					
	Stipulated Claim Construction Schedule 2775819	Case No. 12-CV-05501-SI			

Pursuant to the Court's February 13, 2013 docket entry resetting the claim construction hearing date and the Amended Civil Minutes ordering the submission of a patent schedule in this case, Plaintiffs Verinata Health, Inc. ("Verinata") and The Board of Trustees of the Leland Stanford Junior University ("Stanford"), and Defendants Ariosa Diagnostics, Inc. ("Ariosa") and Laboratory Corporation of America Holdings ("LabCorp"), jointly submit this statement and stipulation regarding the claim construction schedule.

7 I. P

PRELIMINARY STATEMENT

8 The parties in this action have met and conferred, and have agreed to the claim 9 construction schedule presented below. The schedule is based upon the technology tutorial and 10 claim construction hearing dates set by the Court, and largely follows the Patent Local Rules for 11 the interim deadlines.

12

II. STIPULATED CLAIM CONSTRUCTION SCHEDULE

13	Event	Date
14		
15	Invalidity Contentions and accompanying document production by	March 22, 2013
16	accused infringer	
17	Patent L.R. 3-3 & 3-4	
18	Exchange of Proposed Terms and Claim Elements for Construction	April 5, 2013
19	Patent L.R. 4-1	
20	Exchange of Preliminary Claim	April 19, 2013
21	Constructions and Extrinsic Evidence	
22	Patent L.R. 4-2	
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Event	Date		
Filing of Joint Claim Construction and Pre-Hearing Statement	May 3, 2013		
Patent L.R. 4-3			
Status Conference	May 24, 2013 at 3:00 p.m., subject to the		
- Discuss Tutorial Mechanics	Court's availability ¹		
- Discuss Markman Hearing Mechanics			
Completion of Claim Construction Discovery	May 31, 2013		
Patent L.R. 4-4			
Opening Claim Construction Brief by Patentee	June 5, 2013		
Patent L.R. 4-5(a)			
Responsive Claim Construction Brief by Accused Infringer(s)	July 3, 2013		
Patent L.R. 4-5(b)			
Reply Claim Construction Brief by Patentee	July 17, 2013		
Patent L.R. 4-5(c)			
Technology Tutorial	July 31, 2013 at 3:30 p.m.		
Claim Construction Hearing	August 7, 2013 at 3:30 p.m.		
Patent L.R. 4-6			
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¹ The parties understand that the Court has ordered that the claim construction-re issued raised in the parties' February 20 and 21, 2013 letters to the Court will be addressed			
ase Management Conference on April 19, 20	13. Dkt. No. 35. The parties to the instant discuss tutorial and claim construction		

1		Respectfully submitted,			
2	Dated: February 27, 2013	IRELL & MANELLA LLP			
3					
4		By: <u>/s/ Andrei Iancu</u> Andrei Iancu			
5		Attorneys for Defendants Arios Diagnostics, Inc. and Laborator	ry		
6		Corporation of America Holdir	-		
7	Dated: February 27, 2013	WEIL, GOTSHAL & MANGES L	LP		
8		By: /s/ Edward R. Reines			
9		Edward R. Reines Attorneys for Plaintiffs			
10		Verinata Health, Inc. and The I of Trustees of the Leland Stanf			
11		Junior University			
12					
13	<u>CERTIFICATION</u>				
14	I, Andrei Iancu, am the ECF User whose identification and password are being used to file				
15	this Stipulation. In compliance with General Order 45.X.B, I hereby attest that Edward R. Reines				
16	has concurred in this filing.				
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	Stipulated Claim Construction Schedule 2775819	- 4 -	Case No. 12-CV-05501-SI		