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8	Ordoñez, Richard H. Ayers, William G. Green, Peter Barton Hutt, Gail K. Naughton, Wayne I. Roe, and				
9					
10	Bennett M. Shapiro				
11					
12					
13					
14	UNITED STATES DISTRICT COURT				
15	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION				
16	BAIVFRAIV	CISCO DI VISION			
17	BIOTECHNOLOGY VALUE FUND, L.P.; BIOTECHNOLOGY VALUE	Case No. CV-13-3248-WHA-DMR			
18	FUND II, L.P.; INVESTMENT 10, L.L.C.; BVF INVESTMENTS, L.L.C.; BVF INC.;	STIPULATION AND [PROPOSED] ORDER SHORTENING TIME ON			
19	and BVF X, LLC,	DEFENDANTS' MOTION TO EXCLUDE THE OPINIONS OF PLAINTIFFS'			
20	Plaintiffs,	DAMAGES EXPERT ADAM WERNER			
21	vs. CELERA CORPORATION; CREDIT				
22	SUISSE SECURITIES (USA) LLC; KATHY ORDOÑEZ; RICHARD H.				
23	AYERS; WILLIAM G. GREEN; PETER BARTON HUTT; GAIL K. NAUGHTON;				
24	WAYNE I. ROE; and BENNETT M. SHAPIRO,				
25	Defendants.				
26	In accordance with Civil Local Rules 6-1 and 6-2, the parties – consisting of Plaintiffs				
27	Biotechnology Value Fund, L.P., Biotechnology Value Fund II, L.P., Investment 10, L.L.C.,				
28	STIPULATION AND [Proposed] Order Shortening Time on Defs.' Motion to				
	EXCLUDE OPINIONS OF PLAINTIFFS' DAMAGES EXPERT ADAM WERNER Case No. CV-13-3248-WHA	30738\4678116.1			

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BVF Investments, L.L.C., BVF Inc., and BVF X, LLC (collectively, "Plaintiffs") and Defendants Celera Corporation, Kathy Ordoñez, Richard H. Ayers, William G. Green, Peter Barton Hutt, Gail K. Naughton, Wayne I. Roe, and Bennett M. Shapiro (collectively, "Defendants") – respectfully submit this Stipulation, with the accompanying Proposed Order, allowing Defendants' Motion to Exclude the Opinions of Plaintiffs' Damages Expert Adam Werner (the "Motion") to be heard on 34 day's notice – i.e. January 15, 2015 (as if the Motion had been filed and noticed yesterday).

WHEREAS:

- 1. On December 11, 2014, a storm deluged San Francisco and knocked out power to much of downtown San Francisco, including the Russ Building at 235 Montgomery Street. The offices of Defendants' Counsel, Farella Braun + Martel LLP ("Farella"), were without power for much of the business day and employees were not allowed to enter the building while it was without power.
- 2. Counsel for Defendants intended to file the Motion on December 11, 2014, but we could not access and generate our documents for filing as the power outage shut down Farella's computer and email systems. Counsel for Defendants also received an email message from Clerk of the Court Richard Wieking notifying us that the San Francisco division of the U.S. District Court for the Northern District of California also closed due to a major power outage.
- 3. On December 12, 2014, Christoffer Lee, counsel for Defendants, contacted Marc Pilotin, counsel for Plaintiffs, and requested a stipulation to have the Motion heard on shortened time 34 days' notice instead of 35 provided that shortening time would not prejudice Plaintiffs or the Court. (*See* Lee Decl. ¶ 3.) Accordingly, Defendants agree to reduce by one day the time in which to reply to Plaintiffs' anticipated opposition to the Motion. By taking one day out of Defendants' reply time, both Plaintiffs and the Court would have the same amount of time to review as if the Motion were filed yesterday.
- 4. The parties, therefore, jointly request that the Motion be heard at the Court's civil law and motion calendar on **Thursday**, **January 15**, **2015** at **8:00 A.M.** The parties stipulate that Plaintiffs' opposition would be due on December 26, 2014, and that Defendants' reply would be STIPULATION AND (PROFESSED) ORDER SHORTENING TIME ON DEFS.'

1	served and filed on January 1, 2015. As January 1, 2015 is a Court holiday, it would be deemed		
2	filed on January 2, 2015.		
3	5. The parties do not anticipate that this requested modification will have an effect on		
4	the schedule as this modification would not interfere with the final pretrial conference, which is		
5	set for February 4, 2015.		
6	6. All other previous time modifications in the case, whether by stipulation or		
7	proposed order, are reflected in the Court's November 1, 2013 First Order (Docket No. 59),		
8	August 12, 2014 Second Order (Docket No. 158), and Orders granting and denying requests by		
9	the parties to extend briefing with respect to the Fall 2013 motion to dismiss. (See Docket Nos.		
10	31, 55, 58, and 67.) Additionally, on November 18, 2014, pursuant to the stipulation of the		
11	parties, the Court permitted Defendants' motion for summary judgment to be heard on January 8,		
12	2015 in light of the interaction between the Court's scheduling orders and the Court's closure on		
13	December 25, 2014 and January 1, 2015. (See Stipulation and Order Modifying Hearing Date for		
14	Summary Judgment (Docket No. 195).)		
15	7. A settlement conference is set for January 6, 2015 before Magistrate Judge Ryu.		
16	(See Docket No. 218.)		
17	8. Accordingly, the parties hereby stipulate, subject to the Court's approval, that		
18	Defendants may set their hearing on the Motion to Exclude the Opinions of Plaintiffs' Damages		
19	Expert Adam Werner on January 15, 2015 at 8:00 A.M., with Plaintiffs' opposition due		
20	December 26, 2014 and Defendants' reply due January 1, 2015.		
21			
22	ATTESTATION: Pursuant to General Order 45, Part X-B, the filer attests that concurrence in		
23	the filing of this document has been obtained from each of the signatories.		
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1	Dated: December 12, 2014		
2		C Brandon Wisoff	
3	3 By. 73/C. 1	C. Brandon Wisoff Brandon Wisoff	
4	4 FA	RELLA BRAUN + MARTEL LLP	
5		orneys for Defendants Celera poration, Kathy Ordoñez, Richard H.	
6 7	Aye Hut	ers, William G. Green, Peter Barton et, Gail K. Naughton, Wayne I. Roe, and mett M. Shapiro	
8		T. T.	
9	Dated: December 12, 2014		
10	By: <u>Ma</u>	arc A. Pilotin rc A. Pilotin	
11	1		
12		l M. Heimann (Cal. Bar No. 063607) Kruse (Cal. Bar No. 142799)	
13		W. Leppla (Cal. Bar No. 071649) A. Pilotin (Cal. Bar No. 266369)	
14	LIEFF,	CABRASER, HEIMANN & STEIN, LLP	
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15	Telepho	ancisco, CA 94111-3339 one: (415) 956-1000	
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18	8 mpiloti	n@lchb.com	
19		el J. Miarmi (admitted pro hac vice) CABRASER, HEIMANN &	
20	BERNS	STEIN, LLP dson Street, 8th Floor	
21	New Y	ork, NY 10013-1413 one: (212) 355-9500	
22	2 Facsim	ile: (212) 355-9592	
23		mmiarmi@lchb.com eys for Plaintiffs	
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
25	5	1000	
26	Dated: December <u>15</u> , 2014.	1 - 1 - har	
27	7	William Alsup United States District Judge	
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STIPULATION AND [PROPOSED] ORDER SHORTENING TIME ON DEFS.' MOTION TO EXCLUDE OPINIONS OF PLAINTIFFS' DAMAGES EXPERT ADAM WERNER — Case No. CV-13-3248-WHA

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