SHANNON M. EAGAN (212830) (seagan@cooley.com) ADAM C. TRIGG (261498) (atrigg@cooley.com) 3175 Hanover Street				
Telephone: (650) 843-5000 Facsimile: (650) 849-7400				
NORTHERN DISTRICT OF CALIFORNIA				
IDING MAND				
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liam In				
liam Jr.				
Civil Local				
e, Lauren P.				
Silvernail, Jacob Waugh, Robert Byrnes, Ronald W. Eastman, Phyllis Gardner, James Glasheen,				
s Glasheen,				

1	Jonathan Tunnicliffe, Ronald Wooten, Cowen and Company LLC, Piper Jaffray & Co., BMO		
2	Capital Markets, Corp., and William Blair & Company, LLC ("Defendants") and Plaintiff City of		
3	Warren Police and Fire Retirement System, ("Plaintiff") (collectively, "the Parties"), hereby		
4	agree and stipulate that good cause exists to request an order from this Court (i) extending		
5	Defendants' time to file an opposition to Plaintiff's motion to remand, and (ii) extending		
6	Plaintiff's time to file its reply to Defendants' opposition to the motion to remand.		
7	RECITALS		
8	WHEREAS, on May 1, 2015, Plaintiff filed a putative class action, "City of Warren Police		
9	and Fire Retirement System v. Revance Therapeutics, Inc. et. al.," Case No. CIV 533635 against		
10	Defendants in San Mateo Superior Court alleging violations of the Federal Securities Laws (the		
11	"Complaint");		
12	WHEREAS, on June 5, 2015, Defendants removed the action to federal court (Dkt. 1);		
13	WHEREAS, on June 5, 2015, the action was assigned to the Hon. Haywood S. Gilliam Jr.		
14	(Dkt. 3);		
15	WHEREAS, on June 8, 2015, this Court issued an Order setting an Initial Case		
16	Management Conference for September 8, 2015, at 2:00 PM (Dkt. 4);		
17	WHEREAS, on June 9, 2015, the parties stipulated under Civil L.R. 6-1(a) that, in light of		
18	the anticipated remand motion and opposition, and in the interests of judicial economy and		
19	preservation of the Court's and the parties' resources, Defendants need not respond to the pending		
20	Complaint, but would respond within 30 days of Plaintiff amending the Complaint or designating		
21	an operative complaint (Dkt. 7);		
22	WHEREAS, on June 9, 2015, Plaintiff filed a motion to remand the action to state court,		
23	indicating August 6, 2015 at 2:00 PM as the date and time for hearing on the motion. (Dkt. 8);		
24	WHEREAS, Defendants intend to oppose the remand motion;		
25	WHEREAS, pursuant to Civil L.R. 7-3 Defendants' opposition to the motion to remand		
26	must be filed not more than 14 days after the motion to remand was filed, and Plaintiff's reply		
27	must be filed not more than 7 days after the opposition was due;		
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<b>-</b>	IONIT STID AND [DODOGRD] ODDED DE TIME		

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COOLEY LLP Attorneys At Law Palo Alto

1	WHEREAS, pursuant to Civil L.R. 6-2, the parties may file a stipulation, conforming to		
2	Civil L.R. 7-12, requesting an order changing time that would affect the date of an event of		
3	deadline already fixed by Court order, or that would accelerate or extend time frames set in the		
4	Local Rules or in the Federal Rules;		
5	WHEREAS, to accommodate scheduling conflicts and Counsel's travel commitments,		
6	Defendants require a brief extension of time to respond to the motion to remand.		
7	NOW THEREFORE, the Parties hereby STIPULATE and AGREE as follows:		
8	<b>1.</b> Defendants' opposition to the motion to remand shall be filed on or before July 2,		
9	2015.		
10	2. Plaintiff's reply to the opposition to the motion to remand shall be filed on or		
11	before July 14, 2015.		
12	<b>3.</b> The hearing on the remand motion will occur as currently scheduled on August 6,		
13	2015, at 2:00 PM.		
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COOLEY LLP Attorneys At Law Palo Alto	JOINT STIP. AND [PROPOSED] ORDER RE TIME118082674 v13.3.TO OPPOSE MOTION TO REMAND3:15-CV-02512-HSG		

1 2	Dated: June 16, 2015	COOLEY LLP
3 4 5 6 7 8		/s/ Shannon M. Eagan Shannon M. Eagan (212830) Attorneys for Defendants REVANCE THERAPEUTICS, INC., L DANIEL BROWNE, LAUREN P. SILVERNAIL, JACOB WAUGH, ROBERT BYRNES, RONALD W. EASTMAN, PHYLLIS GARDNER, JAMES GLASHEEN, JONATHAN TUNNICLIFFE, and
9 10	Dated: June 16, 2015	RONALD WOOTEN DECHERT LLP
11 12		/s/ Joshua D. N. Hess Joshua D. N. Hess (244115)
13 14		DECHERT LLP One Bush Street Suite 1600 San Francisco, CA 94104
15 16		415.262.4583 direct 415.262.4555 fax joshua.hess@dechert.com
17 18		Attorneys for Defendants COWEN AND COMPANY, LLC, PIPER JAFFRAY & CO., BMO CAPITAL MARKETS
19		CORP., WILLIAM BLAIR & COMPANY, LLC
20 21		
22 23		
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COOLEY LLP ITORNEYS AT LAW PALO ALTO	118082674 v1	JOINT STIP. AND [Proposed] ORDER RE TIME4.TO OPPOSE MOTION TO REMAND 3:15-CV-02512-HSG

1	Dated: June 16, 2015 ROBBINS GELLAR RUDMAN & DOWD LLF	,
2		
3	/s/ James I. Jaconette	
4	James I. Jaconette (179565)	
5	ROBBINS GELLAR RUDMAN & DOWD LLP	
6	JAMES I. JACONETTE (179565) 655 West Broadway, Suite 1900	
7	San Diego, CA 92101 Telephone: 619/231-1058	
8	619/231-7423 (fax) – and –	
9	SHAWN A. WILLIAMS (213113) Post Montgomery Center	
10	One Montgomery Street, Suite 1800 San Francisco, CA 94104	
11	Telephone: 415/288-4545 415/288-4534 (fax)	
12	Attorneys for Plaintiff	
13		
14	* * *	
15	ORDER	
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17	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
18	DATED: June 17, 2015 Haywood S. Jull	
19	Hon. Haywood S. Gilliam, Jr. 70	,
20	United States District Court Judge	
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COOLEY LLP Attorneys At Law Palo Alto	JOINT STIP. AND [Proposed] ORDER RE TIM   118082674 v1 5.   TO OPPOSE MOTION TO REMAN   3:15-CV-02512-HS	ND .

1	ATTESTATION C	OF CONCURRENCE IN FILING		
2	Pursuant to United States District Court for the Northern District of California, Civil L. R.			
3	5-1(i), I, Shannon M. Eagan, hereby attest that the concurrence to the filing of the foregoing			
4	document has been obtained from Joshua D. N. Hess and James I. Jaconette, who have provided			
5	the conformed signatures above.			
6	Dated: June 16, 2015	COOLEY LLP		
7				
8		/s/ Shannon M. Eagan		
9		Shannon M. Eagan (212830)		
10		Attorneys for Defendants REVANCE THERAPEUTICS, INC., L DANIEL		
11		BROWNE, LAUREN P. SILVERNAIL, JACOB WAUGH, ROBERT BYRNES, RONALD		
12		EASTMAN, PHYLLIS GARDNER, JAMES GLASHEEN, JONATHAN TUNNICLIFFE, and		
13		RONALD WOOTEN		
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28 Cooley LLP Attorneys At Law	118082674 v1	JOINT STIP. AND [ <b>Proposed</b> ] Order Re Time 6. to Oppose Motion to Remand		
Palo Alto		3:15-CV-02512-HSG		