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4	UNITED STATES DISTRICT COURT	
5	NORTHERN DISTRICT OF CALIFORNIA	
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7	IN RE: APPLICATION OF MEDICAL RESEARCH COUNSIL FOR AN ORDER PERMITTING ISSUANCE OF	Case No. <u>15-mc-80213-SK</u>
8	SUBPOENAS TO TAKE DISCOVERY FOR USE IN FOREIGN PROCEEDING,	ORDER REGARDING DISCOVERY
9	Petitioner.	DISPUTE
10		Regarding Docket No. 23
11		
12	On December 15, 2015, after close of business, Medical Research Council ("MRC") filed a	
13	unilateral letter brief in violation of this Court's Standing Order. The Court's Standing Order	
14	requires that the parties meet and confer before seeking relief on a discovery dispute. If the parties	
15	are unable to meet and confer or the moving party is unable to obtain the opposition party's	
16	portion of the joint letter, the Standing Order sets forth specific procedures with which the moving	
17	party must comply. MRC did not submit a joint letter brief, did not explain whether it meet and	
18	conferred with Genentech, Inc, and did not comply with the procedures for submitting a unilateral	
19	letter brief. Moreover, MRC contends that it needs Genentech to provide satisfactory discovery	
20	responses by December 18, 2015, but fails to explain why it waited until 8:24 p.m. on December	
21	15, 2015 to file its letter brief. MRC is admonished that any future failure to comply with this	
22	Court's Standing Order will be sanctioned.	
23	The Court HEREBY ORDERS Genentech to file a responsive letter brief today, December	
24	16, 2015, by no later than 8:30 p.m.	
25	IT IS SO ORDERED.	
26	Dated: December 16, 2015	• • • •
27	Aadie Kemi	
28		SALLIE KIM United States Magistrate Judge