ROBINS KAPLAN LLP Attorneys at Law Mountain View

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10	Attorneys for Defendant KELLY PAGIDAS		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	PREVIVO GENETICS, LLC,	Case No. 3:16-cv-02261	
14	Plaintiff,	JOINT STIPULATION AND [PROPOSED]	
15	V.	ORDER FOR EXTENDING TIME FOR PARTIES TO MEET AND CONFER AND	
16	KELLY PAGIDAS,	FILE ADR CERTIFICATION AND STIPULATION	
17	Defendant.	[Civil L.R. 6-1(b)]	
18			
19	WHEREAS, on July 5, 2016, the Court granted Dr. Pagidas's Administrative Motion for		
20	Relief from the Notice and Order Setting Initial Case Management Conference and continued the		
21	Case Management Conference until October 27, 2016 and set the deadline for the Joint CMC		
22	Statement to be filed by October 20, 2016 (D.I. 20);		
23	WHEREAS, the original Case Schedule requires the parties to meet and confer regarding		
24	initial disclosures, early settlement, ADR process selection, and discovery plan by July 7, 2016		
25	(D.I. 6);		
26	WHEREAS, the original Case Schedule requires the parties to file the ADR Certification		
27	and the Stipulation to ADR Process or Notice of Need for ADR Phone Conference by July 7,		
28	 		
	1 JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENDING TIME FOR PARTIES Case No. 3:16-CV-02261		

2016 (D.I. 6);

WHEREAS, the parties stipulate to moving the July 7, 2016 dates for meeting and
conferring regarding initial disclosures, early settlement, ADR process selection, and discovery
plan and corresponding ADR submission deadlines to October 6, 2016—the same amount of time
before the Joint Case Management Conference is due that the Court original set out in the Case
Schedule (D.I. 6);

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WHEREAS, this extension of time does not alter the date of any event or any deadline already fixed by the Court.

9 NOW, THERFORE, IT IS HEREBY STIPULATED AND AGREED by and among
10 counsel for PREVIVO and PAGIDAS that the deadline for the parties to meet and confer
11 regarding initial disclosures, early settlement, ADR process selection, and discovery plan and to
12 file the ADR Certification and the Stipulation to ADR Process or Notice of Need for ADR Phone
13 Conference is extended to October 6, 2016

I		
15	]	Respectfully submitted,
16	DATED: July 7, 2016	ROBINS KAPLAN LLP
17		Day /-/ Cade A Mandharan
18		By: <u>/s/ Seth A. Northrop</u> Seth A. Northrop
19		ATTORNEY FOR DEFENDANT KELLY PAGIDAS
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	JOINT STIPULATION AND [PROPOSED] ( Case No	- 2 - ORDER FOR EXTENDING TIME FOR PARTIES 0. 3:16-CV-02261

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1	DATED: July 7, 2016 FISH & RICHARDSON P.C.	
2	By: <u>/s/ James Huguenin -Love</u> James Huguenin-Love	
3	James Huguenin-Love, Bar No. 301297	
4 5	500 Arguello Street, Suite 500 Redwood City, California 94063 Telephone: (650) 839-5070	
6	Facsimile: (650) 839-5071 Email: huguenin-love@fr.com	
7		
8	ATTORNEY FOR PLAINTIFF PREVIVO GENETICS, LLC	
9		
10	ATTESTATION	
11	Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, I attest that concurrence in the filing	
12	of this document has been obtained from the other signatories.	
13		
14	Dated: July 7, 2016/s/ Seth A. NorthropSeth A. Northrop	
15		
16		
17	PURSUANT TO STIPULATION, IT IS SO ORDERED	
18	ES DISTRIC	
19	STATES CA	
20		
21	Dated: July 20, 2016	
22		
23	ZU Judge Edward M. Chen	
24		
25	THERN DISTRICT OF CO	
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	- 3 - JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENDING TIME FOR PARTIES	
	Case No. 3:16-CV-02261	

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