1 2 3 4 5 6 7 8 9 10	Jeffrey W. Shopoff (Bar No. 46278) Gregory S. Cavallo (Bar No. 173270) James M. Robinson (Bar No. 238063) SHOPOFF CAVALLO & KIRSCH LLP 601 Montgomery Street, Suite 1110 San Francisco, CA 94111 Telephone: (415) 984-1975 Facsimile: (415) 984-1978  Attorneys for Plaintiff, COLLABRX, INC.	Andrew N. Thomases (Bar No. 177339) Henry Y. Huang (Bar No. 252832) ROPES & GRAY LLP 1900 University Avenue, 6th Floor East Palo Alto, CA 94303-2284 Tel: (650) 617-4000 Fax: (650) 617-4090  Christine Ezzell Singer (pro hac vice) ROPES & GRAY LLP 1211 Avenue of the Americas New York, NY 10036 Tel: (212) 596-9208 Fax: (212) 596-9090  Attorneys for Defendant, THE JACKSON LABORATORY
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14 15 16 17 18 19 20 21 22 23 24 25 26 27	COLLABRX, INC., a Delaware corporation,  Plaintiff,  v.  THE JACKSON LABORATORY, a Maine non-profit corporation,  Defendant.	Case No. 3:16-cv-02838-EMC  STIPULATION AND [PROPOSED] ORDER ON BRIEFING SCHEDULE AND INITIAL CASE MANAGEMENT CONFERENCE
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## **STIPULATION**

Plaintiff CollabRx, Inc. ("CollabRx") and Defendant The Jackson Laboratory ("JAX"), through their counsel, hereby stipulate and agree that:

WHEREAS, on August 29, 2016, CollabRx filed its First Amended Complaint;

WHEREAS, on October 28, 2016, JAX filed a motion to dismiss CollabRx's First Amended Complaint, with a response due by November 14, 2016, a reply due by November 21, 2016, and a hearing date of December 15, 2016 (ECF No. 40);

WHEREAS, the Court has currently set the initial case management conference for December 15, 2016 (ECF No. 43);

WHEREAS, due to the parties' respective schedules for December and the potential efficiency of allowing the Court time to resolve JAX's motion to dismiss before proceeding with the initial case management conference and corresponding pretrial and discovery deadlines, the parties have agreed to extend the time for briefing and hearing on JAX's motion to dismiss and the initial case management conference;

WHEREAS, two prior time modifications have been requested and entered in this case (ECF Nos. 19, 38), no case schedule has been entered, and the parties' agreed time modifications would not affect any case schedule other than continuing the initial case management conference;

NOW, THEREFORE, the parties, through their respective counsel, hereby stipulate, subject to the Court's approval, that: (1) CollabRx's response to JAX's motion to dismiss be due December 2, 2016; (2) JAX's reply be due December 20, 2016; (3) the hearing on JAX's motion to dismiss be continued to January 12, 2016; and (4) the initial case management conference be continued to February 9, 2016.

IT IS SO STIPULATED.

1	Dated: November 10, 2016  By /s/ Gregory S. Cavallo Gregory S. Cavallo	
2	Gregory S. Cavallo SHOPOFF CAVALLO & KIRSCH LLP Attorneys for Plaintiff	
3	COLLÁBRX, INC.	
4	/s/ Andrew Thomases Andrew Thomases	
5	ROPES & GRAY LLP Attorneys for Defendant	
6	THE JÁCKSON LABORATORY	
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8		
9	In accordance with Local Rule 5-1, the filer of this document hereby attests that the	
10	concurrence to the filing of this document has been obtained from the other signatories hereto.	
11		
12	[PROPOSED] ORDER TES DISTRICE	
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
14	Detail 11/14/16 20 ORDERED 23	
15	Dated: 11/14/16 Edward M5 CI IT IS SO ORDERED United States	
16	United States 1	
17	Judge Edward M. Chen	
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19	DISTRICT OF CT	
20	1ST RICE	
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