1 2 3 4 5 6 7 8 9 10 11	Thomas T. Carmack (State Bar No. 229324) Email address: tom.carmack@arnoldporter.com ARNOLD & PORTER KAYE SCHOLER LLP 3000 El Camino Real Five Palo Alto Square, Suite 500 Palo Alto, California 94306 Telephone: (650) 319-4500 Facsimile: (650) 319-4700 Matthew M. Wolf (admitted <i>pro hac vice</i>) Email address: matthew.wolf@arnoldporter.com Edward Han (admitted <i>pro hac vice</i>) Email address: edward.han@arnoldporter.com Marc A. Cohn (admitted <i>pro hac vice</i>) Email address: marc.cohn@arnoldporter.com ARNOLD & PORTER KAYE SCHOLER LLP 601 Massachusetts Ave., NW Washington, DC 20001-3743 Telephone: (202) 942-5000 Facsimile: (202) 942-5999			
	Attorneys for Defendants BOSTON SCIENTIFIC CORPORATION and			
12 13	BOSTON SCIENTIFIC CORPORATION and BOSTON SCIENTIFIC NEUROMODULATION CORPORATION			
14	UNITED STATES DISTRICT COURT			
15				
16	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
17	SAN FRANCI	SCO DIVISION		
18	NEVRO CORP.,	Case No. 3:16-cv-06830-VC		
19	Plaintiff,	STIPULATION AND [PROPOSED]		
20	V.	ORDER REGARDING EXTENSION OF TIME FOR RESPONDING TO NEVRO'S		
21	BOSTON SCIENTIFIC CORPORATION and BOSTON SCIENTIFIC	ADMINISTRATIVE MOTION TO FILE UNDER SEAL (ECF NO. 543)		
22	NEUROMODULATION CORPORATION,			
23	Defendants.			
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28				
	STIPULATION AND [PROPOSED] ORDER RE EXTENS	SION OF TIME CASE NO. 3:16-CV-06830-VC		

Pursuant to N.D. Cal. Civil Local Rules 6-2 and 7-12, Plaintiff Nevro Corp. ("Nevro") and Defendants Boston Scientific Corporation and Boston Scientific Neuromodulation Corporation (collectively, "BSC"), through their counsel of record, hereby stipulate and respectfully request an Order as follows.

WHEREAS, on Monday, December 7, 2020, Nevro filed its Administrative Motion To File Under Seal Portions Of And Supporting Documents Of (1) Nevro's Reply In Support Of Its Motion For Summary Judgment / Opposition To BSC's Motion For Summary Judgment; (2) Nevro's Reply In Support Of Motion To Strike Boston Scientific's Undisclosed Invalidity Theories; And (3) Nevro's Opposition To Boston Scientific's Motion To Strike Expert Testimony Related To The Precision System ("Nevro's Motion to File Under Seal") (ECF No. 543);

WHEREAS, pursuant to N.D. Cal. Civil Local Rule 79-5(e)(1), the deadline for BSC to file a declaration in support of Nevro's Motion to File Under Seal is Friday, December 11, 2020;

WHEREAS, the parties have agreed to stipulate and request that BSC's deadline to file a declaration in support of Nevro's Motion to File Under Seal be extended by five (5) days to Wednesday, December 16, 2020;

WHEREAS, this is the first extension that the parties have stipulated to or requested with respect to this deadline;

WHEREAS, this extension does not alter the date of any event or any deadline already fixed by Court order and has no impact on the case schedule;

NOW THEREFORE, the parties hereby stipulate and respectfully request that the Court extend the deadline for BSC to file a declaration in support of Nevro's Motion to File Under Seal (ECF No. 543) by five (5) days, to Wednesday, December 16, 2020.

1	Dated: December 10, 2020	ARNOLD &	PORTER KAYE SCHOLER LLP		
2		By: /s/	Matthew M. Wolf		
3			Matthew M. Wolf		
4 5		Attorney for BOSTON SC BOSTON SC	Defendants CIENTIFIC CORPORATION and CIENTIFIC NEUROMODULATION		
6		CORPORAT			
7					
8					
9	Dated: December 10, 2020	MORRISON	& FOERSTER LLP		
10		By: /s/	Michael A. Jacobs		
11			Michael A. Jacobs		
12		Attorney for NEVRO CO	Plaintiff		
13		NEVROCO	KP.		
14					
	ECF ATTESTATION				
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		al Rule 5-1(i)(3			
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16 17	In accordance with N.D. Cal. Civil Loc	al Rule 5-1(i)(3), I attest that concurrence in the filing		
16 17 18	In accordance with N.D. Cal. Civil Loc of this document has been obtained from the of	al Rule 5-1(i)(3			
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