Pursuant to Local Rules 6-1, 6-2, and 7-12, Plaintiff NuGEN Technologies, Inc. ("NuGEN") and Defendant Keygene N.V. ("Keygene"), through their counsel, submit the following Joint Stipulation and [Proposed] Order extending the time for NuGEN to serve its Patent L.R. 3-3 Invalidity Contentions and accompanying disclosure of documents under Patent L.R. 3-4 until July 13, 2018.

WHEREAS, NuGEN's invalidity contentions are currently due on July 9, 2018; and

WHEREAS, in consideration of the Memorial Day holiday in the United States and the Pentecost Day holiday in the Netherlands, as well as other obligations of Keygene's counsel, NuGEN agreed to a two-week extension of the deadline for Keygene to serve its Patent L.R. 3-1 and 3-2 disclosure of asserted claims, infringement contentions, and accompanying documents without requesting a similar two-week extension of any remaining deadlines under the Patent Local Rules; and

WHEREAS, in consideration of the Independence Day holiday in the United States, as well as other obligations of NuGEN's counsel, the parties have agreed to an extension of the deadline for NuGEN to serve its Patent L.R. 3-3 and 3-4 disclosure of invalidity contentions and accompanying documents until July 13, 2018; and

WHEREAS, this short extension of time will not impact any hearing or proceeding on the Court's calendar or have any effect on the schedule for this case;

NOW, THEREFORE, in consideration of the foregoing, NuGEN and Keygene stipulate, subject to the approval of the Court, that NuGEN may have until Friday, July 13, 2018 to serve upon Keygene its Patent L.R. 3-3 Invalidity Contentions and accompanying disclosure of documents under Patent L.R. 3-4.

1	IT IS SO STIPULATED.	
2	Dated: July 9, 2018	Respectfully submitted,
3		BROWN RUDNICK LLP
4		By: /s/ <i>Leo J. Presiado</i> Leo J. Presiado, #166721
5		Brown Rudnick LLP
6 7		Leo J. Presiado, #166721 lpresiado@brownrudnick.com 2211 Michelson Drive
8		Seventh Floor Irvine, CA 92612
9		Telephone: (949) 752-7100 Facsimile: (949) 252-1514
10		Wayne F. Dennison (pro hac vice) Rebecca M. Lecaroz (pro hac vice)
11		Wayne F. Dennison ( <i>pro hac vice</i> ) Rebecca M. Lecaroz ( <i>pro hac vice</i> ) Jessica T. Lu ( <i>pro hac vice</i> ) One Financial Center
12		
13		Telephone: (617) 856-8200 Facsimile: (617) 289-0438 wdennison@brownrudnick.com rlecaroz@brownrudnick.com
14		rlecaroz@brownrudnick.com jlu@brownrudnick.com
15		Attorneys for Plaintiff NuGEN Technologies, Inc.
16		NuGEN Technologies, Inc.
17		FOLEY & LARDNER LLP
18		
19 20		By: /s/ <i>Kimberly K. Dodd</i> Kimberly K. Dodd, CA Bar No. 235109
21		kdodd@foley.com <b>Foley &amp; Lardne</b> r LLP
22		777 East Wisconsin Avenue
23		Milwaukee, WI 53202-5306 Telephone: 414.271.2400 Facsimile: 474.297.4900
24		Eva K. Freel, CA Bar No. 318287
25		Foley & Larder LLP 555 South Flower Street, Suite 3500
26		Los Angeles, CA 90071-2411 Telephone: 213.972.4500 Facsimile: 213.486.0065
27		E-mail: efreel@foley.com
28		Joint Stipulation and [Proposed] Order Extending Time Case No. 3:18-CV-00525-JST

1	Liona M. Dataman (una lina nica)	
2	lpeterson@foley.com	
3	Liane M. Peterson (pro hac vice) lpeterson@foley.com Bradley D. Roush (pro hac vice) broush@foley.com Foley & Lardner LLP	
4	3000 K Street, IN W	
5	Washington, DC 20007 Telephone: 202.672.5300 Facsimile: 202.672.5399	
6	Attorneys for Defendant Keygene N.V.	
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8		
9		
10	FILER'S ATTESTATION	
11	Pursuant to Local Rule 5-1(i)(3), I, Rebecca M. Lecaroz, attest that	
12	concurrence in filing this document has been obtained from the other signatories.	
13		
14		
15	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
16		
17	Date: July 9, 2018	
18	HOLCRABLE JON S. TIGAR	
19	UNITED STATES DISTRICT JUDGE	
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28	Joint Stipulation and [Proposed] Order Extending Time Case No. 3:18-CV-00525-JST	
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