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16 UNITED STATES DISTRICT COURT
 17 NORTHERN DISTRICT OF CALIFORNIA
 18 SAN JOSE DIVISION

19
 20 ADISCOV, L.L.C.,
 21 Plaintiff,
 22 v.
 23 AUTONOMY CORP, PLC, et al.,
 24 Defendants.

CASE NO. CV11-02897 PSG
**STIPULATION AND ~~PROPOSED~~
 ORDER ENLARGING TIME FOR
 CERTAIN CLAIM CONSTRUCTION
 DEADLINES**
 [Civil L.R. 6-1, 6-2]
 Honorable Paul S. Grewal
 United States District Judge

1 Pursuant to Civil Local Rules 6-1 and 6-2, Plaintiff, Adiscov, LLC (“Adiscov”) and
2 Defendants, Autonomy Corp PLC (“Autonomy”) and Recommind, Inc. (“Recommind”)
3 respectfully request that the Court enter the following stipulation regarding the schedule set forth
4 in the July 16, 2011 Case Management Order (Dkt. 100) for the Exchange of Preliminary
5 Proposed Claim Construction and Extrinsic Evidence and Joint Claim Construction Statement for
6 Patent L.R. 4-2 and 4-3 Disclosures. The parties now AGREE AND STIPULATE to extend the
7 following deadlines:

8 Event	Previous Deadline	Proposed Deadline
9 Last Day for Exchange of Preliminary 10 Proposed Claim Construction and Extrinsic Evidence (Patent L.R. 4-2)	October 14, 2011	October 28, 2011
11 File Joint Claim Construction Statement 12 (Patent L.R. 4-3) – limited to 10 terms unless leave of court granted	November 8, 2011	November 22, 2011

13 1. Reason for the Request

14 The parties are in settlement negotiations and are hopeful a settlement can be reached
15 before the next claim construction deadline.
16

17 2. Prior Time Modifications

18 The Initial Case Management Conference was previously extended by 7 days from July 5
19 to July 12.

20 3. Effect of Requested Modification

21 These extensions currently under discussion will have no effect on the dates for claim
22 construction briefing or any subsequent deadlines in this case.

23 So Stipulated.

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1 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

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DATED: October 13, 2011

Paul S. Grewal

Honorable Paul S. Grewal
United States District Judge

<p>By: <u>/s/ Edward W. Goldstein</u> Edward W. Goldstein (Pro Hac Vice)</p> <p>Califf T. Cooper (Pro Hac Vice) GOLDSTEIN & LIPSKI, P.L.L.C. 1177 West Loop South, Suite 400 Houston, TX 77027 Tel: 713-877-1515 Fax: 713-877-1737 Email: egoldstein@gliplaw.com Email: ccooper@gliplaw.com</p> <p>Benedict O'Mahoney TERRA Law LLP 177 Park Avenue, Third Floor San Jose, California 95113 Tel: (408) 299-1200 Fax: (408) 998-4895 Email: bomahoney@terra-law.com</p> <p>ATTORNEYS FOR PLAINTIFF</p>	<p>DARIN W. SNYDER ALEXANDER B. PARKER O'MELVENY & MYERS LLP</p> <p>By: <u>/s/ Darin W. Snyder</u> Darin W. Snyder Attorneys for Defendant RECOMMIND, INC.</p> <p>WHITE & CASE LLP</p> <p>By: <u>/s/ Bijal V. Vakil</u> Bijal V. Vakil</p> <p>Attorneys for Defendant AUTONOMY CORP., PLC</p>
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ATTESTATION

I hereby attest pursuant to General Order 45.X.B that concurrence in the electronic filing of this document has been obtained from the signatories.

Dated: October 10, 2011

/s/ Edward W. Goldstein
Edward W. Goldstein

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's ECF System.

Dated: October 10, 2011

/s/ Edward W. Goldstein
Edward W. Goldstein