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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

THE SCRIPPS RESEARCH)	Case No.: 16CV0661-JLS(BGS)
INSTITUTE)	
	Plaintiff,)	ORDER TAXING COSTS
vs.)	
)	
ILLUMINA, INS.,)	
	Defendant)	
)	

Upon application of Defendant, a hearing for taxation of costs was held on June 21, 2018. Derek Gilliland representing Plaintiff, and Michael Amon, representing Defendant, appeared telephonically.

The costs request itemized to transcripts in the amount of \$2,159.78 is reduced by \$964.20. Transcripts costs associated with exhibits, surcharge, premium depo litigation package, and an expedited copy in excess of the original and one copy are not taxable pursuant to Civil Local Rule 54.1 (b)(3).

The costs request itemized to exemplification and the costs of making copies in the amount of \$8,814.40 are denied for the reasons set forth in Plaintiff’s response [85]. Defendants’ Bill of Costs [82] and Supplemental Declaration [88] do not make the specific showing required by the Local Rule 54.1(b)(6)(c). In the absence of a specific showing, recovery must be denied.

1 Costs are taxed as follows:

<i>Description</i>	<i>Amount(s)</i>	<i>Requested</i>	<i>Amount(s) Taxed</i>
Fees for transcripts	\$	2,159.78	\$
Fees for witnesses	\$	709.68	\$
Fees for exemplification and costs of copies	\$	8,814.40	\$
TOTAL COSTS TAXED <i>in favor of prevailing party</i> <i>for the purposes of recovering costs</i>			\$ 1,905.26

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8 Counsel's attention is called to Local Rule 54.1.h which provides in part that a
9 motion to re-tax by any party, in accordance with Rule 54(d), FRCivP and Local Rule
10 7.1, shall be served and filed within seven (7) days after receipt of the Order Taxing
11 Costs, or unless within the seven (7) day period the court permits the motion to be made
12 orally.

13
14 Dated: January 30, 2019

John Morrill, Clerk of Court

s/ Laura Barkins

Laura Barkins, Supervisor