Case 2:	13-cv-05400-MRP-JEM Docume	nt 247 File	d 03/26/15	Page 1 of 6	Page ID #:7546	
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10	UNITED STATES DISTRICT COURT					
11	CENTRA	L DISTRIC	CT OF CA	LIFORNIA		
12	BRISTOL-MYERS SQUIBB		Case No	. 2:13-CV-05	5400-MRP	
13	COMPANY,				DISMISSAL	
14	Plaintiff and Cou Defendant,	nter-	OF ENTIRE ACTION			
15		- 7	Judge: I Ctrm: 1	Hon. Mariana R. Pfaelzer		
16 17	v.					
17	GENENTECH, INC. and CIT OF HOPE,	Y				
19	Defendants and					
20	Counter-Plaintiff	S.				
21						
22						
23	MEDAREX, L.L.C.,					
24	Third-Party Defe	ndant				
25 26	and Counter-Clai					
26 27						
27						
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IT IS HEREBY STIPULATED by and among the parties to this action
through their counsel that the above-captioned action (including without limitation
all claims, counterclaims, and third-party claims asserted in the action) be and
hereby is dismissed in its entirety pursuant to Federal Rule of Civil Procedure
41(a)(1)(A)(ii).

IT IS FURTHER STIPULATED by and among the parties to this action through their counsel that:

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1. This dismissal is without prejudice with respect to Counts III and IV of 8 Genentech Inc.'s and City of Hope's First Amended Counterclaims to 9 Bristol-Myers Squibb Company's Complaint for Declaratory Judgment, 10 dated November 8, 2013, for "Infringement of the Cabilly II Patent 11 regarding Erbitux (Asserted Against BMS)" (Count III) and 12 "Infringement of the Cabilly III Patent regarding Erbitux (Asserted 13 Against BMS)" (Count IV), which allege that by marketing and 14 distributing Erbitux<sup>®</sup> (cetuximab) in the United States, offering for sale 15 and selling Erbitux<sup>®</sup> in the United States, and/or importing Erbitux<sup>®</sup> into 16 the United States, BMS has infringed, is infringing, and/or will infringe 17 one or more of the claims of the Cabilly II and/or Cabilly III patents, 18 literally and/or under the doctrine of equivalents. 19 20

 This dismissal is <u>with prejudice</u> with respect to all other all claims, counterclaims, and third-party claims asserted in the action, including all claims, counterclaims, and third-party claims asserted in the action regarding Yervoy<sup>®</sup> (ipilimumab).

Nothing in this Stipulation shall affect in any way any rights, claims, counterclaims, defenses, or affirmative defenses of any of the parties hereto in Case No. 2:13-cv-07248-MRP-JEM, *Eli Lilly and Company and Imclone Systems LLC v. Genentech, Inc. and City of Hope* (C.D. Cal.).

Case 2:	13-cv-05400-MRP-JEM	Document 247	Filed 03/26/15 Page 4 of 6 Page ID #:7549
1	IT IS SO STIPULAT	ED.	
2		15	DURIE TANGRI LLP
3	Dated: March 26, 20	15	
4		By:	/s/ Daralyn J. Durie
5			Daralyn J. Durie
6			Attorneys for Genentech, Inc.
7 8			PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP
9			
10		By:	/s/ Kenneth A. Gallo
			Kenneth A. Gallo
11 12			Attorneys for Genentech, Inc. and City of Hope
13			IRELL AND MANELLA LLP
14		D	
15		By:	/s/ Joseph M. Lipner
16			Joseph M. Lipner
17			Attorneys for City of Hope
18			MAYER BROWN LLP
19		By:	
20		Dy.	/s/ Lisa M. Ferri Lisa M. Ferri
21			
22			Attorneys for Bristol-Myers Squibb Company and Medarex, L.L.C.
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1	FILER'S ATTESTATION
2	Pursuant to Civil L.R. 5-4.3.4, regarding signatures, I, Daralyn J. Durie, attest
3	that concurrence in the filing of this document has been obtained.
4	/s/ Daralyn J. Durie
5	DARALYN J. DURIE
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