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12	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
14	Ravgen, Inc.,	Case No. 2:21-cv-09011-RGK-GJS	
15	Plaintiff,	FIRST AMENDED COMPLAINT	
16	V.	FOR PATENT INFRINGEMENT	
17 18	Quest Diagnostics Incorporated and Quest Diagnostics Nichols Institute,	JURY TRIAL DEMANDED	
19	Defendants.		
20			
21	Quest Diagnostics Incorporated,		
22	Counterclaimant,		
23	V.		
24	Ravgen, Inc.,		
25	Counterclaim-Defendant.		
26			
27			
28	FIRST AMENDED COMPLAINT FOR PATENT	Case No 2·21-cv-09011-RGK-GIS	
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Plaintiff Ravgen, Inc. ("Ravgen"), for its First Amended Complaint against
 Defendants Quest Diagnostics Incorporated ("Quest") and Quest Diagnostics Nichols
 Institute ("Quest Nichols") (collectively, "Defendants"), hereby alleges as follows:

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NATURE OF THE ACTION

This is a civil action for infringement of United States Patent Nos.
 7,727,720 (the "720 Patent") and 7,332,277 (the "277 Patent") (collectively the
 "Patents-in-Suit"), arising under the Patent Laws of the United States, 35 U.S.C.
 §§ 271 *et seq*.

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THE PARTIES

2. Plaintiff Ravgen is a Delaware corporation with its principal place of 10 business at 9241 Rumsey Rd., Columbia, MD 21045. Ravgen is a pioneering 11 diagnostics company that focuses on non-invasive prenatal testing. Ravgen has spent 12 millions of dollars researching and developing novel methods for the detection of cell-13 free DNA to replace conventional, invasive procedures. Ravgen's innovative cell-free 14 DNA technology has various applications, including non-invasive prenatal and other 15 genetic testing. Those efforts have resulted in the issuance of several patents, 16 including the Patents-in-Suit. 17

18 3. Defendant Quest is a Delaware corporation with its principal place of business at 500 Plaza Drive, Secaucus, NJ 07094. (ECF No. 152 at ¶ 3 (Quest 19 Answer); Ex. 48.) Quest is registered to do business in the state of California. (Ex. 20 41.) Quest has appointed Corporation Service Company (d/b/a CSC – Lawyers 21 Incorporating Service Company), located at 2710 Gateway Oaks Drive, Suite 150N, 22 23 Sacramento, CA 95833, as its agent for service of process. (Ex. 48; Ex. 42.) Quest maintains several places of business in this District, including patient collection 24 centers that offer diagnostic tests (e.g., the QNatal Advanced test), such as at 1300 25 Avenida Vista Hermosa, Suite 160, San Clemente, CA 92673; and other offices, such 26

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FIRST AMENDED COMPLAINT FOR PATENT

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as at 675 Camino De Los Mares, Suite 300, San Clemente, CA 92673. (See, e.g., Ex. 1 43 (https://appointment.guestdiagnostics.com/find-location/as-location-finder); Exs. 2 50-51 (Dun & Bradstreet reports identifying the businesses at the addresses as Quest 3 Diagnostics).) 4 5 4. Defendant Quest Nichols is a Delaware corporation with its principal place of business at 33608 Ortega Highway, San Juan Capistrano, CA 92675. (ECF 6 No. 152 at ¶ 48 (Quest Answer); Ex. 49.) Quest Nichols is. 4 registered to do business 7 in the state of California. (Ex. 44). Quest has appointed Corporation Service 8 Company (d/b/a CSC – Lawyers Incorporating Service Company), located at 2710 9 gateway Oaks Drive, Suite 150N, Sacramento, CA 95833, as its agent for service of 10 process. (Ex. 49; Ex. 42.) 11 Quest and Quest Nichols each have employees at the San Juan 5. 12 Capistrano location above. (See, e.g., ECF No. 21 at 13 (Quest Motion to Transfer).) 13 14 6. Defendants commercialize genetic tests using cell-free DNA, including a non-invasive prenatal diagnostic test for the determination of fetal chromosomal 15 abnormalities marketed under the trade name "QNatal Advanced." Defendants offer 16 and market this test throughout the United States, at least through the website 17 18 www.questdiagnostics.com. (See generally Ex. 12) (https://www.questdiagnostics.com/home/patients/health-test-info/womens-19 health/prenatal/during-pregnancy/noninvasive/).) 20 21 JURISDICTION AND VENUE 7. 22 Ravgen incorporates by reference paragraphs 1–6. 8. 23 This action arises under the patent laws of the United States, including 35 U.S.C. §§ 271 et seq. The jurisdiction of this Court over the subject matter of this 24 action is proper under 28 U.S.C. §§ 1331 and 1338(a). 25 26 27 2 FIRST AMENDED COMPLAINT FOR PATENT 28 Case No. 2:21-cv-09011-RGK-GJS

9. Venue is proper in this District pursuant to U.S.C. §§ 1391(b), (c), (d),
 and 1400(b) because Defendants have a permanent and continuous presence in, have
 committed acts of infringement in, and maintain regular and established places of
 businesses in, this District.

10. By registering to conduct business in California and by having facilities
where it regularly conducts business in this District, Defendants have a permanent and
continuous presence and regular and established places of business in the Central
District of California.

11. 9 Quest maintains regular and established places of business in this District. (See, e.g., ECF No. 152 at ¶ 48-49 (Quest Answer); ECF No. 21 at 13.) On 10 information and belief, Quest holds out at least its patient collection centers that offer 11 diagnostic tests, including at 1300 Avenida Vista Hermosa, Suite 160, San Clemente, 12 CA 92673, as Quest's own, including by displaying its name at these locations, listing 13 these locations and directing patients to these locations on its website located at 14 https://appointment.questdiagnostics.com/find-location/as-location-finder. (See Ex. 15 43; Ex. 7 at 1 (Quest Diagnostics Incorporated's Form 10-K for Fiscal Year 2019) 16 ("We conduct business through . . . our laboratories, patient service centers, offices 17 and other facilities around the United States "); id. at 38 ("We also maintain 18 offices . . . and patient service centers at locations throughout the United States.").) 19 Further, Quest's places of business in this District include other laboratories, such as 20 21 at 33608 Ortega Highway, San Juan Capistrano, CA 92675. (See Ex. 45 (Dun & Bradstreet report identifying the business at this location as Quest Diagnostics Nichols 22 23 Institute); Ex. 46 (Google street view photos of this location showing "Quest Diagnostics")). On information and belief, employees of Quest carry out Quest's 24 25 business at places of business in this District. (See, e.g., ECF No. 21 at 13) 26

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FIRST AMENDED COMPLAINT FOR PATENT

Case No. 2:21-cv-09011-RGK-GJS

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1	12. Quest Nichols maintains regular and established places of business in this		
2	District, including a laboratory at 33608 Ortega Highway, San Juan Capistrano, CA		
3	92675. (See ECF No. 152 at ¶ 48-49 (Quest Answer); Ex. 44; Ex. 49.) On		
4	information and belief, Quest Nichols holds out these places of business as its own,		
5	including by displaying its name at this location, listing this location and directing		
6	patients to this location on its website located at		
7	https://www.questdiagnostics.com/locations/search.html/domestic (See Ex. 47.)		
8	13. Defendants offer for sale and sell cell-free DNA tests that employ		
9	methods claimed in the Patents-in-Suit, including the QNatal Advanced test,		
10	throughout the United States, including through its website, which is accessible in this		
11	District. (See, e.g., Ex. 15		
12	(https://www.questdiagnostics.com/home/physicians/testing-services/by-test-		
13	name/noninvasive/requisition/); Ex. 16 at 2		
14	(https://www.questdiagnostics.com/home/physicians/testing-services/by-test-		
15	<pre>name/noninvasive/faq/) ("How do I order QNatal Advanced? contact your sales</pre>		
16	representative, email a genetic counselor at GENEINFO@QuestDiagnostics.com, or		
17	call 1.866.GENE.INFO (1.866.436.3463)."); Ex. 17		
18	(https://www.questdiagnostics.com/dms/Documents/Other/QNatal-		
19	Requisition/QNatal%20Requisition.pdf) (physician order form for QNatal		
20	Advanced).)		
21	14. Quest has committed acts of direct infringement in this judicial District.		
22	For example, on information and belief, Quest commits acts of infringement in this		
23	District by offering for sale and selling the performance of infringing methods at		
24	Quest's patient collection centers, such as at 1300 Avenida Vista Hermosa, Suite 160,		
25	San Clemente, CA 92673. Specifically, as detailed further below, Quest offers for		
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28	FIRST AMENDED COMPLAINT FOR PATENT 4 Case No. 2:21-cv-09011-RGK-GJS		
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