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## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

| NATERA, INC.,                                    | )                                 |
|--|-----------------------------------|
| Plaintiff,                                       | )<br>)<br>) C.A. No. 20-125 (GBW) |
| v.   | ) (CONSOLIDATED)                  |
| ARCHERDX, INC., ARCHERDX, LLC and INVITAE CORP., | ) JURY TRIAL DEMANDED             |
| Defendants.                                      | )                                 |

## VERDICT FORM

Instructions: When answering the following questions and completing this Verdict Form, please follow the directions provided and follow the Jury Instructions that you have been given. Your answer to each question must be unanimous. Some of the questions contain legal terms that are defined and explained in the Jury Instructions. Please refer to the Jury Instructions if you are unsure about the meaning or usage of any legal term that appears in the questions below.

As used herein:

- 1. "Natera" refers to Plaintiff Natera, Inc.
- 2. "Defendants" refers to Defendants ArcherDX, Inc., ArcherDX, LLC and Invitae Corp.
- 3. The "172 Patent" refers to U.S. Patent No. 10,557,172.
- 4. The "'708 Patent" refers to U.S. Patent No. 10,597,708.
- 5. The "'220 Patent" refers to U.S. Patent No. 10,731,220.



We, the jury, unanimously find as follows.

### DIRECT INFRINGEMENT

1. Has Natera proven by a preponderance of the evidence that Defendants directly infringed any asserted claim of the '172 patent? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | YES          | NO |
|-------|--------------|----|
| 1     | <b>√</b>     |    |
| 6     | $\checkmark$ |    |
| 8     |              |    |

2. Has Natera proven by a preponderance of the evidence that Defendants directly infringed any asserted claim of the '220 patent? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | YES       | NO |
|-------|-----------|----|
| 1     | <b>\</b>  |    |
| 3     | V.        |    |
| 4     |           |    |
| 6     | $\sqrt{}$ |    |
| 7     |           |    |

3. Has Natera proven by a preponderance of the evidence that Defendants directly infringed any asserted claim of the '708 patent? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | YES | NO |
|-------|-----|----|
| 1     |     |    |
| 19    |     |    |

## SAFE HARBOR

YES: \_\_\_\_\_

| 4. | Have Defendants proven by a preponderance of the evidence that use of the PCM           |
|----|---|
|    | products was reasonably related to the development and submission of information to the |
|    | U.S. Food and Drug Administration (also known as the FDA)? (a "YES" answer is a         |
|    | finding for Defendants; a "NO" answer is a finding for Natera):                         |

|   |            | <b>/</b> | _ |
|---|------------|----------|---|
| U | <b>L</b> r | (E       | Ш |
| A | A          | R        | M |

#### INDIRECT INFRINGEMENT

5. Has Natera proven by a preponderance of the evidence that Defendants indirectly infringed any asserted claim of the '172 patent either by induced infringement or contributory infringement? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | INDU<br>INFRING |           | COLVEY. | RIBUTORY<br>NGEMENT |
|-------|-----------------|-----------|---------|---------------------|
|       | YES             | NO        | YES     | NO                  |
| 1     |                 |           |         |                     |
| 6     |                 | $\sqrt{}$ |         | /                   |
| 8     |                 | <b></b>   |         | /                   |

6. Has Natera proven by a preponderance of the evidence that Defendants indirectly infringed any asserted claim of the '220 patent either by induced infringement or contributory infringement? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | INDUCED<br>INFRINGEMENT |          | CONTRIBUTORY<br>INFRINGEMENT |           |
|-------|-------------------------|----------|------------------------------|-----------|
|       | YES                     | NO       | YES                          | NO        |
| 1     |                         | /        |                              | /         |
| 3     |                         | <b>V</b> |                              |           |
| 4     |                         | /        |                              | $\sqrt{}$ |
| 6     |                         |          |                              | /         |
| 7     |                         |          |                              | <b>/</b>  |



7. Has Natera proven by a preponderance of the evidence that Defendants indirectly infringed any asserted claim of the '708 patent either by induced infringement or contributory infringement? (a "YES" answer is a finding for Natera; a "NO" answer is a finding for Defendants):

| CLAIM | INDU<br>INFRING |           | CONTRIBUTORY<br>INFRINGEMENT |
|-------|-----------------|-----------|------------------------------|
|       | YES             | NO        | YES NO                       |
| 1     |                 | <u> </u>  | <b>√</b>                     |
| 19    |                 | $\sqrt{}$ |                              |

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