

Exhibit B



Jayne B. Staten
+1 858 550 6170
jstaten@cooley.com

By Email

July 24, 2019

Elizabeth Treckler
11601 Wilshire Boulevard
Suite 1400
Los Angeles, CA 90025

Re: ChromaDex's Production of Documents
ChromaDex, Inc. v. Elysium Health, Inc., No. SACV 16-02277-CJC (DFMx)

Dear Counsel:

This letter concerns a production of documents by ChromaDex, Inc. ("ChromaDex"). ChromaDex's production of documents is contained in one volume titled CDXCA021 with documents bearing Bates labels CDXCA_00464669 - CDXCA_00464688. This production contains native versions of documents previously produced bearing Bates labels CDXCA_00419964 - CDXCA_00420012 in response to your letter dated July 15, 2019. With respect to your request that ChromaDex's reproduce "invoices submitted by W.R. Grace from January 2016 through May 2016," ChromaDex is willing to consider the request if Elysium specifies the documents it seeks by Bates number.

A link to the production and password will be sent under separate cover. These documents are subject to the objections and responses stated in ChromaDex's responses to Defendant's Requests For Production, and certain documents are designated "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL – ATTORNEY'S EYES ONLY" pursuant to the protective order entered into the above-referenced action.

Sincerely,

A handwritten signature in black ink, appearing to read "J. Staten".

Jayne B. Staten

cc: Counsel of Record