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7	Attorneys for Plaintiff		
8	-		
9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRIC	T OF CALIFORNIA	
11			
12	ACTIVISION PUBLISHING, INC., a Delaware corporation,	CASE NO. 2:22-cv-00051-MWF (JCx)	
13	Plaintiff,	[Assigned to Judge Michael W. Fitzgerald]	
14	V.	JOINT STIPULATION TO	
15	ENGINEOWNING UG, a German	EXTEND TIME TO RESPOND TO AMENDED COMPLAINT	
	corporation, CMM HOLDINGS S.A., a German corporation, GARNATZ	[(Proposed) Order filed concurrently	
16	ENTERPRISE LTD, a Belize Corporation, VALENTIN RICK,	herewith]	
17	LEONARD BUGLA, LEON FRISCH,		
18	IGNACIO GAYDUĆHENKO, MARĆ- ALEXANDER RICHTS,	Complaint Filed: 1/4/2022	
19	SCHLENDER, ERICK PFEIFER,	Amended Complaint Filed: 9/16/2022	
20	BENNET HUCH, ZAIN JONDAH, RICKY SZAMEITAT, MARCEL		
21	BINDEMANN, ALEXANDER KLEEMANN, REMO LÖFFLER,		
22	MARVIN BAOTIC NEUMEYER, HENDRIK SMAAL, CHARLIE		
23	WIEST, DENNIS REISSLEICH, TYLER BYRD, SIMON MASIAS,		
24	NICHOLAS JÁMES BALDWIN, ANTONIO MEDIAN, REMY		
25	CARTIGNY, PASCAL CLASSEN, MANUEL T. SANTIAGO, AND		
26	KATERINA DISDLE, and DOES 1-50, inclusive,		
27	Defendants.		
28			

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1	TO THE DISTRICT COURT AND ALL PARTIES AND THEIR	
2	ATTORNEYS OF RECORD:	
3	This Stipulation is entered into between and among Plaintiff Activision	
4	Publishing, Inc., through its counsel of record, and Defendants Manuel Santiago,	
5	Antonio Median and Nicholas James Baldwin, and is based on the following facts:	
6	WHEREAS, on September 16, 2022, Plaintiff filed its Amended Complaint.	
7	WHEREAS, Plaintiff served the Amended Complaint on Manuel Santiago	
8	on October 6, 2022, and Plaintiff served the Amended Complaint on Antonio	
9	Median and Nicholas James Baldwin on October 7, 2022.	
10	WHEREAS, pursuant to Local Rule 8-3 and Federal Rule of Civil Procedure	
11	6(b)(1), the Court may extend the time to respond to the Amended Complaint.	
12	WHEREAS, Plaintiff and Defendants agree to extend the time for	
13	Defendants to respond to the Amended Complaint to January 13, 2023, pursuant	
14	to Federal Rule of Civil Procedure 6(b)(1).	
15	WHEREAS, the proposed extension will not prejudice any party or affect	
16	any court-imposed deadlines.	
17	NOW THEREFORE, the parties stipulate and agree that Defendants shall	
18	have up to and including January 13, 2023 to answer or otherwise respond to	
19	Plaintiff's Amended Complaint. This stipulation is without waiver of any of	
20	Defendants' objections or defenses, all of which are expressly reserved.	
21	DATED: DECEMBER 19, 2022 MARC E. MAYER	
22	MARK C. HUMPHREY GENEVIEVE L. JAVIDZAD	
23	MITCHELL SILBERBERG & KNUPP LLP	
24	By: /s/ Marc E. Mayer	
25	By: /s/ Marc E. Mayer Marc E. Mayer (SBN 190969) Attorneys for Plaintiff	
26		
27		
Mitchell 28 Silberberg & Knupp LLP	DATED: DECEMBER 19, 2022 S Manuel Santiago Manuel Santiago 2	

JOINT STIPULATION TO EXTEND TIME TO RESPOND TO AMENDED COMPLAINT

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