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8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
10

11 ACTIVISION PUBLISHING, INC., a
12 Delaware corporation,
13 Plaintiff,

14 v.

15 ENGINEOWNING UG, a German
16 corporation, CMM HOLDINGS S.A., a
17 German corporation, GARNATZ
18 ENTERPRISE LTD, a Belize
19 Corporation, VALENTIN RICK,
20 LEONARD BUGLA, LEON FRISCH,
21 IGNACIO GAYDUCHENKO, MARC-
22 ALEXANDER RICHTS,
23 ALEXANDER KLEEMAN, LEON
24 SCHLENDER, ERICK PFEIFER,
25 BENNET HUCH, ZAIN JONDAH,
26 RICKY SZAMEITAT, MARCEL
27 BINDEMANN, ALEXANDER
KLEEMANN, REMO LÖFFLER,
MARVIN BAOTIC NEUMEYER,
HENDRIK SMAAL, CHARLIE
WIEST, DENNIS REISSLEICH,
TYLER BYRD, SIMON MASIAS,
NICHOLAS JAMES BALDWIN,
ANTONIO MEDIAN, REMY
CARTIGNY, PASCAL CLASSEN,
MANUEL T. SANTIAGO, AND
KATERINA DISDLE, and DOES 1-50,
inclusive,

28 Defendants.

CASE NO. 2:22-cv-00051-MWF (JCx)

[Assigned to Judge Michael W. Fitzgerald]

**JOINT STIPULATION TO
EXTEND TIME TO RESPOND TO
AMENDED COMPLAINT**

[(Proposed) Order filed concurrently
herewith]

Complaint Filed: 1/4/2022
Amended Complaint Filed: 9/16/2022

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
23 GENEVIEVE L. JAVIDZAD
MITCHELL SILBERBERG & KNUPP LLP

24 By: /s/ Marc E. Mayer
25 Marc E. Mayer (SBN 190969)
26 Attorneys for Plaintiff
27

28 DATED: DECEMBER 19, 2022 /s/ Manuel Santiago
Manuel Santiago

1 DATED: DECEMBER 19, 2022

/s/ Antonio Median
Antonio Median

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4 DATED: DECEMBER 19, 2022

/s/ Nicholas James Baldwin
Nicholas James Baldwin

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Attestation Regarding Signatures-Local Rule 5-4.3.4(a)(2)(i)

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I, Marc E. Mayer, attest that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

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DATED: DECEMBER 19, 2022

/s/ Marc E. Mayer
Marc E. Mayer

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