	AW OFFICES OF SOHNEN & KELLY		
$\ \mathbf{P}_{\mathbf{A}}\ $	HARVEY SOHNEN, SBN 62850 PATRICIA M. KELLY, SBN 99837		
O	Theatre Square, Suite 230 Orinda, CA 94563-3346		
	elephone: (925)258-9300 acsimile: (925) 258-9315		
	Attorneys for Plaintiffs JOAN WILKENING, TARA MISSEL, CHRISTOPHER HUGHES, and SABRINA GRAHAM individually, and on behalf of all others similarly situated		
ar be			
	Additional Counsel listed after Signature Line		
	UNITED STATES DISTRICT COURT		
	Eastern District of California		
	Sacramento Division		
	OAN WILKENING, TARA MISSEL,	CASE NO.: 2-11-CV-01802-JAM-DAD	
C	CHRISTOPHER HUGHES, and SABRINA GRAHAM individually, and on behalf of all others similarly situated,	CLASS ACTION	
		STIPULATION FOR FILING FIRST	
	Plaintiff,	AMENDED COMPLAINT; ORDER	
5	V.		
H	SAGS AND GAMES, INC. doing business as IALLOWEEN CITY, a Michigan orporation,		
	Defendant.		
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	Plaintiffs JOAN WILKENING, TARA	MISSEL, and CHRISTOPHER HUGHES, and	
pı	proposed additional Plaintiff SABRINA GRAHAM and Defendant GAGS AND GAMES, INC.		
	doing business as HALLOWEEN CITY, a Michigan corporation, hereby stipulate as follows:		
	WHEREAS Plaintiffs JOAN WILKENING, TARA MISSEL, and CHRISTOPHER		
Н	HUGHES filed this action individually, and on behalf of those similarly situated on July 8, 2011;		
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1	WHEREAS, the Plaintiffs listed in the initial Complaint, and proposed additional Plaintiff		
2	Sabrina Graham seek to file a proposed First Amended Complaint for Damages and Penalties,		
3	which is Exhibit A hereto;		
4	WHEREAS, Defendant agrees to said filing;		
5	WHEREAS, Defendant's entering into this stipulation is not to be deemed a concession that		
6	the proposed amendment is meritorious;		
7	Accordingly, IT IS HEREBY STIPULATED by and between the parties that Plaintiffs shall		
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11	responsive pleading within 13 days after the fining of the First Amended Complaint.		
12	Date: August 6, 2012 LAW OFFICES OF SOHNEN & KELLY		
13			
14	By:	/s/ HARVEY SOHNEN	
15	5	Attorney for Plaintiffs JOAN WILKENING, TARA MISSEL, CHRISTOPHER HUGHES,	
16	5	and SABRINA GRAHAM individually, and on behalf of all others similarly situated	
17	Date: August 1, 2012 FOX	ROTHSCHILD LLP	
18	By:	/s/	
19		TYREEN TORNER	
20		Attorneys for Defendant GAGS AND GAMES, INC.	
21	Additional Counsel for Plaintiffs:		
22	MARY-ALICE COLEMAN, SBN 98365 MICHAEL S. AHMAD, SBN 231228 1109 Kennedy Place, Suite #2 Davis, CA 95616		
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25	Telephone: (916) 498-9131 Facsimile: (916) 304-0880		
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1	ORDER		
2	Good cause appearing therefor, the foregoing Stipulation is approved. Plaintiffs shall have		
3	leave to file the proposed First Amended Complaint for Damages and Penalties, Exhibit A to the		
4	foregoing Stipulation. Defendant shall file a responsive pleading within 15 days of the filing of said		
5	First Amended Complaint.		
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7	Dated: 8/6/2012 /s/ John A. Mendez THE HONORABLE JOHN A.MENDEZ		
8 9	UNITED STATES DISTRICT COURT JUDGE		
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