

Pursuant to Local Rules 3-12 and 6-2, Fed. R. Civ. P. 42, and the Stipulation and Case Management Order Number 1 as Modified by the Court ("CMO #1") (Docket #65), IT IS HEREBY STIPULATED as follows:

WHEREAS, the Court entered CMO #1 on June 30, 2010 which, among other things consolidated seven related class actions pending before this Court and ordered that those consolidated matters be captioned *In re Sony PS3 "Other OS" Litigation* ("*Other OS*"), Case No. CV-10-01811-RS; appointed Interim Co-Lead Counsel; and ordered that Plaintiffs file a Consolidated Class Action Complaint. *See* Docket #65.

WHEREAS, CMO #1 also specifically provides that "terms of this Order shall apply to actions later instituted in, removed to, or transferred to this Court that involve the same or substantially similar issues of law and fact, subject to applicable rules." Docket #65, 4:20-22.

WHEREAS, pursuant to the Case Management Order, Consolidated Plaintiffs in the *Other OS* matter, filed a Consolidated Class Action Complaint on July 30, 2010 (*see* Docket #76) which is "deemed the operative complaint, superseding all complaints filed in this action, or any of the actions to be consolidated hereunder or in any related cases." Docket #65, 7:16-17.

WHEREAS, defendant Sony Computer Entertainment America LLC ("SCEA") thereafter filed a motion to dismiss pursuant to Fed. R. Civ. P. 12(b)(6) and a motion to strike pursuant to Fed. R. Civ. P. 12(f) and 23 to the Consolidated Class Action Complaint on September 10, 2010. The parties have fully briefed those motions, and the Court heard the parties' arguments on November 4, 2010.

WHEREAS, a separate class action titled *James Allee*, et al. v. Sony Computer Entertainment America, Inc. ("Allee") was initiated on July 28, 2010 in the Circuit Court of Milwaukee County, Wisconsin; removed to the United States District Court, Eastern District of Wisconsin; and, on November 10, 2010, transferred to this District.

WHEREAS, a separate class action titled *James Girard, et al. v. Sony Computer*Entertainment America, LLC ("Girardi") was initiated on November 17, 2010 in this District.

WHEREAS, *Allee* and *Girardi* are related to the *Other OS* consolidated actions in that (i) the actions are premised on the PlayStation®3 gaming console's Other OS feature and the release

of Firmware Update 3.21 that, if downloaded, disabled that feature; (ii) the proposed class in the *Other OS* consolidated actions overlaps and is broader than those asserted in *Allee* and *Girardi*; and (iii) the *Allee* and *Girardi* actions raise claims and seek relief similar to that of the *Other OS* consolidated actions.

WHEREAS, the parties agree that the *Allee* and *Girardi* Actions pending before the Court meet the criteria set forth in CMO #1 and should be consolidated with the pending *Other OS* actions.

WHEREAS, all served parties, through their respective counsel have stipulated to the terms provided herein.

IT IS HEREBY AGREED TO AS FOLLOWS:

- 1. The *Allee* and *Girardi* actions shall be related and consolidated with the *Other OS* actions as set forth more fully in the CMO #1. Accordingly, the *Allee* and *Girardi* actions are hereby consolidated into *In re Sony PS3 "Other OS" Litigation* ("*Other OS*"), Case No. CV-10-01811-RS. The terms of CMO #1 entered in the *Other OS* action shall apply equally to the parties and counsel in the *Allee* and the *Girardi* actions.
- 2. All parties agree that the pending Consolidated Complaint is the operative, superseding complaint and any motions filed as to that Complaint still stand. Any class certification order as to the *Other OS* action, or any orders on SCEA's pending motion to dismiss and/or motion to strike in the *Other OS* action, will be deemed binding on the *Allee* and *Girardi* actions.
- 3. In the interest of efficiency and economy, SCEA need not respond separately to the *Allee* or *Girardi* Complaints.
- 4. This Order may be modified, supplemented, or superseded by order of the Court or upon the motion of any party for good cause shown.

1	Datady January 4, 2011	FINKELSTEIN THOMPSON LLP
2	Dated: January 4, 2011	FINKELSTEIN THUIVIPSUN LLP
3		By: /s/ Rosemary M. Rivas
4		Rosemary M. Rivas Other OS Plaintiffs' Interim Co-Lead Counsel
5		
6	Dated: January 4, 2011	CALVO & CLARK, LLP
7		By: /s/ James A. Quadra
8		James A. Quadra Other OS Plaintiffs' Interim Co-Lead Counsel
9		Omer OS Framings Thierim Co-Lead Counsei
10	Dated: January 4, 2011	HAUSFELD LLP
11		
12		By: /s/ James Pizzirusso James Pizzirusso (<i>Pro hac vice</i>)
13		Other OS Plaintiffs' Interim Co-Lead Counsel
14		
15 16	Dated: January 4, 2011	ADEMI & O'REILLY, LLP
16		By: /s/ David Syrios
18		Guri Ademi Shpetim Ademi
19		David J. Syrios John D. Blythin
20		Counsel for Plaintiff James Allee
21	Data I. I	
22	Dated: January 4, 2011	BARNOW AND ASSOCIATES, P.C.
23		By: /s/ Ben Barnow
24		Ben Barnow Counsel for Plaintiff James Allee
25		
26		
27		
28		
		-4- STIP. TO RELATE AND CONSOLIDATE ACTIONS

1		
2	Dated: January 4, 2011 SCHUBERT JONCKHEER & KOLBE LLP	
3	By: /s/ Willem F. Jonckheer	
4	Robert C. Schubert Willem F. Jonckheer	
5	Jason Andrew Pikler Counsel for Plaintiff James Girardi	
6	Dated: January 4, 2011	
7	DLA PIPER LLP (US)	
8	By: /s/ Luanne Sacks	
9	Luanne Sacks Counsel for defendant Sony Computer	
10	Entertainment America LLC	
11		
12	I, Rosemary M. Rivas, am the ECF user whose identification and password are being used to file the foregoing Stipulation To Relate And Consolidate Actions. I hereby attest that the above-referenced signatories to this stipulation have concurred in this filing.	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	-5-	
	STIP. TO RELATE AND CONSOLIDATE ACTIONS	

ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED, AND IT IS FURTHER **ORDERED THAT:** 1. The Clerk shall relate Allee, et al. v. Sony Computer Entertainment America, Inc., Case No. 4:10-CV-05179 (DMR) and Girardi, et al. v. Sony Computer Entertainment America, LLC, Case No. 3:10-cv-05224 (EDL), to Case No. C 10-1811 RS (EMC), and close the files on the Allee and Girardi actions. 2. All filings hereafter shall be made exclusively in Case No. C 10-1811 RS (EMC). Dated: By: Honorable Richard Seeborg United States District Court Judge