Richard L. Seabolt (SBN 67469) Suzanne R. Fogarty (SBN 154319) Oliver E. Benn (SBN 244618) DUANE MORRIS LLP 3|| Spear Tower One Market Plaza, Suite 2200 4 San Francisco, CA 94105-1127 Telephone: 415.957.3000 5 Facsimile: 415.957.3001 E-mail: RLSeabolt@DuaneMorris.com SRFogarty@DuaneMorris.com 6 OBenn@DuaneMorris.com 7 Attorneys for Defendant, 8 ZYNGA GAME NETWORK INC. 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 NANCY WALTHER GRAF, an individual, on Case No.: CV 10 4680 WHA 13 behalf of herself and all others similarly situated, 14 Plaintiff, STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT 15 v. 16 ZYNGA GAME NETWORK INC., a Delaware Complaint Filed: October 18, 2010 corporation, 17 Defendants. 18 Pursuant to Civil Local Rule 6-1(a) for the Northern District of California, the parties in the 19 20 above-captioned action, by their undersigned attorneys, have stipulated to an extension of time for Defendant Zynga Game Network Inc. to answer, move, or otherwise respond to the Complaint in 21 this matter, without waiver of any rights, claims or defenses. An extension of time will allow the 22 Court and the parties time to resolve certain preliminary issues regarding whether this action should 23 be related to other actions before Defendant Zynga Game Network Inc. is required to answer, move 24 25 or otherwise respond to the Complaint. Pursuant to Civil Local Rule 6-1(a), the parties, by and through their counsel, stipulate as 26 follows: 27 Defendant Zynga Game Network Inc. shall answer, move, or otherwise respond to the 28 1.

Stipulation to Extend Time to Respond to Complaint

CV 10 4680 WHA

1	Amended Complaint on or before December 22, 2010 (the "Response Date");		
2	2. This extension will not alter the date of any event or any deadline already fixed by		
3	Court order.		
4	3. Defendant Zynga Game Network Inc. does not waive their right to seek additional		
5	time from the Court in which to answer, move, or otherwise respond to the Complaint.		
6	4. By entering into this Stipulation, the Parties do not waive, and expressly preserve, any		
7	and all rights, claims and defenses.		
8	IT IS HEREBY STIPULATED:		
9	DATED:	e, e	DUANE MORRIS LLP
10			
11			By: /s/ Richard L. Seabolt (SBN 67469)
12			Suzanne R. Fogarty (SBN 154319) Oliver E. Benn (SBN 244618)
13			Attorneys for Defendant, Zynga Game Network Inc.
14	DATED:		NASSIRI & JUNG LLP
15			
16			By:
17			Kassra P. Nassiri (SBN 215405) Charles H. Jung (SBN 217909)
18 19			Attorneys for Plaintiff, Nancy Walther Graf
20	IT IS SO ORDERED:  DATED:		
21			
22			United States District Judge
23			Office States District Judge
24			
25			
26 DM1\2395461.1			
28			
			2
	Stipulation to Extend Time to Respond to Complaint CV 10 4680 WHA		