 QUINN EMANUEL URQUHART & SULLIVAN, LLP Claude M. Stern (Bar No. 96737) <u>claudestern@quinnemanuel.com</u> Karin Kramer (Bar No. 87346) 					
3 <u>karinkramer@quinnemanuel.com</u>					
555 Twin Dolphin Drive, 5 th Floor 4 Redwood Shores, California 94065-2139					
Telephone: (650) 801-5000 5 Facsimile: (650) 801-5100					
6 PAUL HASTINGS LLP					
Bradford K. Newman (Bar No. 178902)					
7 <u>bradfordnewman@paulhastings.com</u> Peter C. Meier (Bar No. 179019)					
1117 S. California Avenue	1117 S. California Avenue				
 9 Palo Alto, CA 94304-1106 Telephone: (650) 320-1800 					
$\begin{array}{c} 10 \\ \text{Facsimile:} \\ (650) \ 320 \ 1000 \\ (650) \ 320 \ 1900 \\ \end{array}$					
Attorneys for Defendant/Counter-Claimant					
12 ZYNGĂ INC.					
UNITED STATES DISTRICT COURT					
14 NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA				
15 ELECTRONIC ARTS INC., CASE NO. CV 12 4099 SI					
16 DECLARATION OF STEP					
17 vs. IN SUPPORT OF ZYNGA PARTE APPLICATION TO					
18SEAL PORTIONS OF ITS COUNTERCLAIM FOR B					
19 CONTRACT AND VIOLA Defendant. CALIFORNIA BUSINESS	AND				
20 PROFESSIONS CODE SEC	CTION 17200				
21 ZYNGA INC.,					
22 Counter-Claimant,					
23 vs.					
24 ELECTRONIC ARTS INC.,					
25 Counter-Defendant.					
26					
27					
28					
YANG DECL. IS Case No. CV 12 4099 SI PARTE APP. TO FIL	SO ZYNGA'S <i>EX</i> LE UNDER SEAL				

1	I, Stephen N. Yang, declare:			
2	1.	I am an attorney licensed to practice before the Courts of the	State of California,	
3	and before the United States District Court for the Northern District of California. I am an			
4	associate wit	h the law firm of Paul Hastings LLP, attorneys of record for De	efendant and Counter	
5	Claimant Zvi	nga Inc. ("Zynga"). If called as a witness, I would and could co	ompetently testify	
6	_		simpleoning testing	
		facts within my personal knowledge.		
7	2.Zynga seeks to seal the following portions of its Counterclaim For Breach OfContract And Violation Of California Business And Professions Code Section 17200:			
8				
9	Iten	Document	Page:Line	
0	No.	. Zynga Inc.'s Counterclaim For Breach Of Contract And	1:10 (all words	
1		Violation Of California Business And Professions Code Section 17200	after "released")	
2		2. Zynga Inc.'s Counterclaim For Breach Of Contract And	8:22 (all words	
3		Violation Of California Business And Professions Code Section 17200	after "into a" and before "settlement	
4		3. Zynga Inc.'s Counterclaim For Breach Of Contract And	agreement") 8:23 (all words	
5		Violation Of California Business And Professions Code Section 17200	after "a release" and	
6		L. Zynga Inc.'s Counterclaim For Breach Of Contract And	before " <i>See</i> ") 8:24-25 (all	
7		Violation Of California Business And Professions Code Section 17200	words after "release" and	
8	4	Zynga Inc.'s Counterclaim For Breach Of Contract And	before " <i>See</i> ") 12:10 (all	
9		Violation Of California Business And Professions Code Section 17200	words after "agreement	
0	(5. Zynga Inc.'s Counterclaim For Breach Of Contract And	that") 12:11 (all	
1		Violation Of California Business And Professions Code Section 17200	words before "included a")	
2		7. Zynga Inc.'s Counterclaim For Breach Of Contract And	12:12 (all	
3		Violation Of California Business And Professions Code Section 17200	words after "claims" and	
4	8	8. Zynga Inc.'s Counterclaim For Breach Of Contract And	before " <i>See</i> ") 15:27 (all	
5		Violation Of California Business And Professions Code Section 17200	words after "released")	
6		D. Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 17200	15:28-16:1 (all)	
7		 Section 17200 Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code 	16:5-8 (all)	
28		Totation of Cartonna Busiless And Floressions Code		

1	Section 17200
2 3	11.Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 1720016:9 (all words before "and to
4	12. Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 17200 16:10-12 (all)
5 6	13.Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 1720016:13-14 (all words after "and waived")
7	14.Exhibit A to Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 17200In its entirety
8 9	15.Exhibit B to Zynga Inc.'s Counterclaim For Breach Of Contract And Violation Of California Business And Professions Code Section 17200In its entirety
10	
1	3. The request is narrowly tailored to protect the terms of these confidential
2	settlement agreements to which Zynga is a party and under which Zynga has a duty to maintai
3	their confidentiality.
4	4. Zynga has compelling reasons and a significant interest in complying with thes
5	settlement agreements by maintaining the confidentiality of their terms, and would be prejudic
6	if such information became publicly available.
7	5. As EA is also a party to the confidential settlement agreements at issue and box
8	by the same confidentiality requirements, Zynga anticipates that EA will not oppose this
9	application.
0	I declare under penalty of perjury under the laws of the State of California that the
21	foregoing is true and correct.
22	Executed this 14th day of September, 2012 in Palo Alto, California.
23	
24	/s/ Stephen N. Yang
25	Stephen N. Yang
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	-2- YANG DECL. ISO ZYNGA'S PARTE APP. TO FILE UNDER SEA