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16	U WAVES ELC, SIA WAVES INC.		
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRIC	CT OF CALIFORNIA	
19	SAN FRANCISCO DIVISION		
20			
21	KING.COM LIMITED, a Malta Corporation,	Case No. 3:13-cv-03977-MMC (DMR)	
22	Plaintiff,	STIPULATION AND [PROPOSED] ORDER FOR ENTRY OF CONSENT	
23	V.	JUDGMENT Courtroom: 7, 19th floor	
24	6 WAVES LLC, a Delaware Limited Liability Company, SIX WAVES INC., a British Virgin	Judge: Hon. Maxine M. Chesney	
25	Islands Company, and DOES 1-5,		
26	Defendants.		
27			
28			
	STIPULATION AND [PROPOSED] ORDER FOR ENTRY OF CONSENT JUDGMENT	Case No. 13- cv-03977-MMC (DMR)	

1	STIPULATION FOR ORDER		
2		FOR ENTRY OF CONSENT JUDGMENT	
3	Defendants 6 Waves LLC and Six Waves Inc. ("6waves") and Plaintiff King.com Limited		
4	("King") having met, conferred, and agreed to resolve their dispute upon execution of a separate		
5	Settlement Agreement, as a term of such settlement respectfully stipulate to the following:		
6	1.	Plaintiff King.com Limited ("King") is a Maltese corporation doing business in	
7		this District.	
8	2.	At the initiation of this action, 6 Waves LLC was a Delaware Limited Liability	
9		Company residing in this District.	
10	3.	Six Waves, Inc. is a British Virgin Islands Company that has conducted business	
11		in this District, from which King's claims in this action arise.	
12	4.	Six Waves, Inc. wholly owns subsidiaries 6waves Limited, Beijing You Mai Hu	
13		Dong Technology Co. Ltd., and 6 Waves LLC.	
14	5.	King brought this suit and alleges that 6 Waves LLC and Six Waves, Inc. (doing	
15		business as 6waves) infringe copyrights King holds in its games Farm Heroes	
16		Saga and Pet Rescue Saga by copying, distributing, and displaying the 6waves	
17		games Farm Epic and Treasure Epic in the United States, including in this	
18		District.	
19	6.	6 Waves LLC and Six Waves, Inc. stipulate and consent to the entry of a	
20		permanent injunction against them as follows:	
21		a. 6 Waves LLC and Six Waves, Inc. hereby stipulate and consent that, as of	
22		September 30, 2014, they and any past, current, or future parent corporations,	
23		subsidiaries, affiliates, predecessors, successors, assigns, attorneys, officers,	
24		and directors, will be permanently enjoined from marketing, advertising,	
25		promoting, reproducing, distributing, or displaying the games Farm Epic and	
26		Treasure Epic, including any and all versions of those games.	
27		b. King hereby stipulates and consents to the dismissal of all of its claims in this	
28		Action with prejudice and waives any right of appeal from any judgment	

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1	rendered herein.	
2	c. 6 Waves LLC and Six Waves, Inc hereby stipulate and consent to the dismissal	
3	of all of their defenses in this action with prejudice and waive any right of	
4	appeal from any judgment rendered herein.	
5	d. 6 Waves LLC and Six Waves, Inc, and King, stipulate that, except as provided	
6	in their Settlement Agreement, each party shall bear its own attorneys' fees,	
7	costs and expenses in connection with this Action.	
8	e. 6 Waves LLC and Six Waves, Inc, and King, stipulate to the continuing	
9	jurisdiction of this Court for the purposes of enforcement of the Settlement	
10	Agreement and judgment rendered in accordance with the above.	
11		
12	Dated: September 15, 2014 FENWICK & WEST LLP	
13	Dry /o/ Lowrifor L. Volly	
14	By: <u>/s/ Jennifer L. Kelly</u> Jennifer L. Kelly	
15	Attorneys for Plaintiff	
16	KING.COM LIMITED	
17		
18 19	Dated: September 15, 2014 WILSON ELSER MOSKOWITZ, EDELMAN & DICKER, LLP	
20	By: <u>/s/ Francis Torrence</u> Francis Torrence	
21	Francis Torrence	
22	Attorneys for Defendants 6 WAVES LLC AND SIX WAVES INC.	
23		
24	ORDER FOR ENTRY OF CONSENT JUDGMENT PURSUANT TO STIPULATION	
25	The Court, having considered the Stipulated Motion for Entry of Judgment and Consent	
26	Judgment of the Parties,	
27	7 HEREBY ORDERS AS FOLLOWS:	
28	1. This Court has jurisdiction over the parties and the subject matter of this action.	
	STIPULATION AND [PROPOSED] ORDER FOR ENTRY OF CONSENT JUDGMENT 2 Case No. 13-cv-03977-MMC (DMR)	

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2. As set out in the parties' Stipulation for Order for Entry of Consent Judgment, as of September 30, 2014, 6waves, and any past, current, or future parent corporations, subsidiaries, affiliates, predecessors, successors, assigns, attorneys, officers, and directors, are permanently 3 enjoined from marketing, advertising, promoting, reproducing, distributing, or displaying the 4 games Farm Epic and Treasure Epic, including any and all versions of those games.

3. The Clerk of the Court is hereby directed to enter the attached form of Consent 6 Judgment in accordance with the parties' Stipulation and this Order, each party to bear its own 7 8 attorneys' fees, costs and expenses.

4. This Consent Judgment is binding upon and constitutes res judicata between the parties 9 and their privies. 10

5. All of King's claims in this action are dismissed with prejudice. All of 6 Waves LLC's 11 and Six Waves, Inc.'s defenses in this action are dismissed with prejudice. 12

6. No party to this Consent Judgment may appeal the Consent Judgment. Instead, all 13 14 parties have knowingly, intentionally, willingly, and explicitly waive their right to appeal this Consent Judgment. 15

7. This Court retains jurisdiction to enforce the terms of this Order and resulting Consent 16 Judgment and the Settlement Agreement between the parties. 17

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IT IS SO ORDERED.

19 Dated: September 29, 2014

By: Mafine M. Ches

Maxine M. Chesney United States District Judge

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Case No. 13-cv-03977-MMC (DMR)