

1 BLANK ROME LLP
 2 Naki Margolis, Esq. (SBN 94120)
 3 NMargolis@Blankrome.com
 4 601 Montgomery Street, Suite 2030
 5 San Francisco, CA 94111
 6 Phone: 415.986.2144
 7 Facsimile: 415.986.4461

8 Victor M. Wigman, Esq.
 9 Charles R. Wolfe, Jr. Esq.
 10 Brian Wm. Higgins, Esq.
 11 Nicholas M. Nyemah, Esq. (SBN 274550)
 12 600 New Hampshire Avenue, N.W.
 13 Washington, DC 20037
 14 Phone: 202.772.5800

15 David A. Dorey, Esq.
 16 1201 Market Street, Suite 800
 17 Wilmington, DE 19801
 18 Phone: 302.425.6400

19 Attorneys for Plaintiff,
 20 SEGAN LLC

21 DURIE TANGRI LLP
 22 Sonali D. Maitra (SBN 254896)
 23 Sarah E. Stahnke (SBN 264838)
 24 217 Leidesdorff Street
 25 San Francisco, CA 94111
 26 Telephone: 415.362.6666
 27 Facsimile: 415.236.6300

28 Attorneys for DEFENDANT
 ZYNGA, INC.

**IN THE UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION**

22 SEGAN LLC,
 23
 24 Plaintiff,
 25 v.
 26 ZYNGA INC.,
 27 Defendant.

Case No. 3:14-cv-01315-VC

**STIPULATED MOTION AND
 [PROPOSED] ORDER TO ALLOW
 PARTIES TO BRING EQUIPMENT
 INTO THE COURTROOM FOR
 PROCEEDINGS**

Date: March 25, 2015
 Time: 10:00 a.m.
 Place: 4, 17th Floor
 Judge: Honorable Vince Chhabria

1 Pursuant to Civil L.R. 7-11, Plaintiff Segan LLC (“Segan”) and Defendant Zynga, Inc.
2 (“Zynga”) hereby stipulate and respectfully move the Court to enter an Order to allow the Parties
3 and/or their respective counsel to bring technology and equipment into the courtroom for the March
4 25, 2015 technology tutorial before the Honorable Vince Chhabria.

5 The Parties request that the Court permit the parties to bring into the courtroom the following
6 technology and equipment:

7 Segan: Three laptop computers and two tablet (iPad) computers with accessories (mouse,
8 power cords, cables, wireless access, USB flash drives, and display adapters), one
9 laptop-connected/enabled projector with accessories (laser pointer/projector remote),
10 one Elmo document camera, one easel, and one screen.

11 Zynga: Two laptop computers with accessories (mouse, power cords, cables, wireless access,
12 USB flash drives, and display adapters), one laptop-connected/enabled projector with
13 accessories (laser pointer/projector remote), and one screen.

14
15 WHEREFORE, Segan and Zynga respectfully request that the Court enter an Order granting
16 the relief requested above. A proposed Order is included herein.

17 SO STIPULATED:

18 DATED: March 13, 2015

BLANK ROME LLP

By: /s/ Nicholas M. Nyemah

NICHOLAS M. NYEMAH

Attorney for Plaintiff

Segan LLC

22 DATED: March 13, 2015

DURIE TANGRI LLP

By: /s/ Sarah E. Stahnke

SARAH E. STAHNKE

Attorney for Defendant

Zynga, Inc.

25 **PURSUANT TO STIPULATION, IT IS SO ORDERED:**

27 Dated: March 16, 2015


HONORABLE VINCE CHHABRIA

UNITED STATES DISTRICT COURT JUDGE