Roberto J. Kampfner (SBN 179026) 1 WHITE & CASE LLP 633 West Fifth Street, Suite 1900 2 Los Angeles, CA 90071 Telephone: (213) 620-7700 3 Facsimile: (213) 452-2329 rkampfner@whitecase.com 4 GRANTED Attorneys for Plaintiff 5 Leonard Grayver (SBN 211678) 6 GREENBERG WHITCOMBE TAKEUCHI Judge Maria-Elena James GIBSON GRAYVER, LLP 7 21515 Hawthorne Boulevard, Suite 450 Torrance, CA 90503 8 Telephone: (310) 540-2000 Facsimile: (310) 540-6609 9 lgrayver@gwtllp.com 10 Attorneys for Defendants 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 15 CHASSIN HOLDINGS CORPORATION, a Case No. 15-02294-MEJ British Virgin Islands business company, STIPULATION REGARDING 16 Plaintiff, SERVICE OF COMPLAINT AND 17 SUMMONS ON ALL DEFENDANTS AND COMMON DEADLINE FOR FILING A RESPONSIVE 18 PLEADING; NOTICE OF FORMULA VC FUND I GP, L.P., a Cayman Islands limited partnership; FORMULA VC WITHDRAWAL OF REQUEST FOR 19 LTD., a Cayman Islands exempted company; **ENTRY OF DEFAULT AND** 20 and RENATA AKHUNOVA, an individual, MOTION FOR ALTERNATIVE **SERVICE** Defendants. 21 22 23 24 25 26 27 28 - 1 -

1	RECITALS		
2	WHERE AS Disjutiff Chassin Holdings Comparation ("Chassin") commenced the shows		
4	WHEREAS Plaintiff Chassin Holdings Corporation ("Chassin") commenced the above		
	captioned action (the "Action") on May 21, 2015 by filing the Complaint for Violation of SEC		
5	Rule 10b-5; Breach of Contract; Deceit; Fraud in the Sale of Securities; Breach of Fiduciary		
6	Duty; Violation of Cal. Bus. Prof. Code § 17200; and Ancillary Relief [D.I. 1] (the		
7	complaint), and		
8	WHEREAS, on June 4, 2015, Chassin caused Defendants Formula VC Fund I GP, L.P.		
9	("Formula GP") and Formula VC Ltd. ("Formula Ltd.") to be served, through their registered		
10	agent, with the Complaint, summons, and all other documents required to be served pursuant to		
11	all applicable federal and local rules (together, the "Service Package"); and		
12	WHEREAS, between May 28 and June 7, 2015, a process server engaged by Chassin		
13	attempted service on Defendant Renata Akhunova at her last known addresses; and		
14	WHEREAS on or about June 5, 2015, Chassin further caused the Service Package to be		
15	sent to Defendant Renata Akhunova at her last known email addresses; and		
16	WHEREAS, on or about June 8, 2015, Chassin further sent a request for waiver of		
17	service of process to Defendant Renata Akhunova at her last known email addresses, which		
18	request for waiver of service of process was not returned; and		
19	WHEREAS Defendant Renata Akhunova retained the undersigned Leonard Grayver for		
20	all purposes in the above captioned matter on or prior to June 10, 2015; and		
21	WHEREAS Leonard Grayver contacted counsel to Chassin on June 10, 2015 and		
22	informed counsel to Chassin that he was engaged to represent only Defendant Renata Akhunova		
23	in the Action and was not authorized to accept service on Ms. Akhunova's behalf; and		
24	WHEREAS on July 16, 2015 Chassin filed its Request to Enter Default Against		
25	Defendants Formula VC Fund I GP, L.P. and Formula VC Ltd. [D.I. 13] (the "Default Request"		
26	and Plaintiff's Motion for an Order Allowing Defendant Renata Akhunova to be Served (1) by		
27	Email, or (2) by Email and Publication [D.I. 15] (the "Service Motion"); and		
28	WHEREAS on July 16, 2015, Mr. Grayver contacted counsel to Chassin and informed		
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1	DATED: July 20, 2015	WHITE & CASE LLP	
2		Dry /a/ Dobarto I Vampfor	
3		By: <u>/s/ Roberto J. Kampfer</u> Roberto J. Kampfner	
4		Attorneys for Plaintiff	
5		GREENBERG WHITCOMBE TAKEUCHI GIBSON GRAYVER, LLP	
6		,	
7		By: /s/ Leonard Grayver	
9		Leonard Grayver Attorneys for Defendants	
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11	Pursuant to Civil L.R. 5-1(i)(3), I, Roberto J. Kampfner, attest that Leonard Grayver authorized		
12	me to electronically sign his name and file the above Stipulation via email received at 6:40 p.m.		
13	PST on July 20, 2015.		
14			
15		By: /s/ Roberto J. Kampfner Roberto J. Kampfner	
16		Attorneys for the Plaintiff	
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