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12		Attorneys for Defendants
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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17	REARDEN LLC and REARDEN MOVA	Case No. 3:17-cv-04006-JST
18	LLC,	JOINT STIPULATION AND [PROPOSED]
19	Plaintiffs,	ORDER REGARDING DEFENDANTS' MOTIONS TO DISMISS PURSUANT TO
20	VS.	FRCP 12(b)(6) OR, ALTERNATIVELY, TO STAY
21	THE WALT DISNEY COMPANY, WALT DISNEY MOTION PICTURES GROUP,	Judge: Hon. Jon S. Tigar
22	INC., BUENA VISTA HOME ENTERTAINMENT, INC., MARVEL	
23	STUDIOS, LLC, and MANDEVILLE FILMS, INC.,	
24	Defendants.	
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		JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 3:17-CV-04006- JST
		Dockets.Justia.com

1	STIPULATION AND [PROPOSED] ORDER		
2	Plaintiffs Rearden LLC and Rearden MOVA LLC ("Plaintiffs") and Defendants The Walt		
3	Disney Company, Walt Disney Motion Pictures Group Inc., Buena Vista Home Entertainment		
4	Inc., Marvel Studios LLC, and Mandeville Films Inc. ("Defendants"), by and through their		
5	counsel of record, stipulate as follows:		
6	WHEREAS , on July 17, 2017, Plaintiffs filed their complaint against Defendants (Dkt. 1)		
7	and Defendants were all served by July 31, 2017;		
8	WHEREAS , by joint stipulation, the parties agreed that Defendants' deadline to answer or		
9	otherwise respond to the complaint would be extended to and including September 15, 2017 (Dkt.		
10	32);		
11	WHEREAS, on July 31, 2017, this Court found that the above-captioned case (<i>Rearden v</i> .		
12	Disney) is related to the following cases, which are now pending before this court (Dkt. 19):		
13	• Shenzhenshi Haitiecheng Science and Technology v. Rearden LLC, No.15-cv-		
14	00797-JST (SHST v. Rearden)		
15	• Rearden LLC v. Paramount Pictures Corp., No. 17-cv-04192-JST (Rearden v.		
16	Paramount)		
17	• Rearden LLC v. Crystal Dynamics, Inc., No. 17-cv-04187-JST (Rearden v. Crystal		
18	Dynamics)		
19	• Rearden LLC v. Twentieth Century Fox Film Corp., No. 17-cv-04191-JST		
20	(Rearden v. Fox)		
21	WHEREAS, the Defendants in Rearden v. Disney, Rearden v. Fox, and Rearden v.		
22	<i>Paramount</i> all intend to file motions to dismiss the complaints pursuant to Fed. R. Civ. P.		
23	12(b)(6), or, alternatively, to stay proceedings in those cases in the event the Court certifies the		
24	requested entry of judgment pursuant to Fed. R. Civ. P. 54(b) in <i>SHST v. Rearden</i> and also grants		
25	Virtual Global Holdings Limited's forthcoming motion to stay proceedings in that case pending		
26	the disposition of an immediate appeal pursuant to Rule 54(b);		
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WHEREAS, the Defendants in *Rearden v. Disney*, *Rearden v. Fox*, and *Rearden v. Paramount* are represented by the same counsel and will be making similar arguments in support
 of their dismissal motions on common issues;

- WHEREAS, counsel for Plaintiffs and for the Defendants in *Rearden v. Disney, Rearden v. Fox*, and *Rearden v. Paramount* have met and conferred regarding the most efficient way to file
 documents related to Defendants' upcoming motions to dismiss and have agreed upon the
 following procedure:
- Defendants in *Rearden v. Disney*, *Rearden v. Fox*, and *Rearden v. Paramount* will
 file the same consolidated Motion to Dismiss or Stay and supporting papers in all
 three cases;
- Plaintiffs will file the same consolidated Opposition and supporting papers in all
 three cases;
- Defendants will file the same consolidated Reply and supporting papers in all three cases; and
- Defendants' consolidated Motion to Dismiss or Stay will be within the applicable
 page and other limitations of this Court's Local Rules. Plaintiffs and Defendants
 presently intend for their consolidated Opposition and Reply papers, respectively,
 to be within the same limitations. This stipulation does not preclude either side
 from seeking an extension of those limitations, either by stipulation or Order based
 on good cause.

WHEREAS, the purpose of the foregoing procedure is to ensure that the Court and
opposing counsel will need to review only one set of briefing papers in dealing with these Motions
while preserving the record of each set of filings concerning the Motions in each of the respective
case dockets;

WHEREAS, the parties further agree that if Defendants file their Rule 12(b)(6) motions
on September 15, 2017, Plaintiffs' responsive brief and supporting materials will be due on
October 16, 2017, Defendants' reply brief and supporting materials will be due on November 2,
2017; and Defendants will notice the Motions for hearing on November 16, 2017, at 2:00 p.m.;

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WHEREAS, the parties will confer with one another and the Courtroom Deputy regarding
 a procedure to propose to the Court in the Joint Case Management Statement regarding the
 coordination of all of the related cases so that parties may file documents in only one master
 docket;

WHEREAS, the Defendants in *Rearden v. Crystal Dynamics* are not represented by counsel for the Defendants in Rearden v. Disney, Rearden v. Fox, and Rearden v. Paramount, and therefore any motion directed to the pleading that Defendants in *Rearden v. Crystal Dynamics* will not present the need for a single consolidated brief; nevertheless, to ensure a coordinated briefing schedule and the need for the Court to consider and hear all motions directed to the pleadings at the same time, Plaintiffs will agree that briefing on any motion filed by the parties to *Rearden v*. *Crystal Dynamics* shall take place according to the same time and page-limit schedule set forth above:

NOW THEREFORE, for good cause, the parties in the *Rearden v. Disney, Rearden v. Fox*, and *Rearden v. Paramount* cases stipulate that the documents relevant to Defendants'
motions to dismiss the complaints and Plaintiffs' responsive brief in these cases will be filed
pursuant to the procedure and deadlines set forth above.

JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 3:17-CV-04006- JST

1	IT IS SO STIPULATED.	
2	DATED: September 14, 2017	HAGENS BERMAN SOBOL SHAPIRO
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5		By: /s/ Mark S. Carlson
6		MARK S. CARLSON
7		Attorneys for Plaintiffs
8	DATED: September 14, 2017	MUNGER, TOLLES & OLSON LLP
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10		
11		By: <u>/s/ Kelly M. Klaus</u> KELLY M. KLAUS
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13		Attorneys for Defendants
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15	CIVIL LOCAL RULE 5-1 ATTESTATION	
16	I, Kelly M. Klaus, am the ECF user whose credentials were utilized in the electronic filing	
17	of this document. In accordance with Civil Local Rule $5-1(i)(3)$, I hereby attest that Mark S.	
18	Carlson concurred in the filing of this document.	
19		
20		<u>/s/ Kelly M. Klaus</u> Kelly M. Klaus
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		-4- JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 3:17-CV-04006- JST

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
2	DATED: <u>September 15</u> , 2017
3	DATED. <u>September 15</u> , 2017
4	Out. Tim
5	The Honorable Jon S. Hgar
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	-5- JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 3:17-CV-04006- JST

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