1 2 3 4 5 5 7 8	RIMON, P.C. Karineh Khachatourian (SBN 202634) karineh.khachatourian@rimonlaw.com Nikolaus A. Woloszczuk (SBN 286633) nikolaus.woloszczuk@rimonlaw.com 2479 E. Bayshore Road, Suite 210 Palo Alto, CA 94303 Telephone: (650) 461-4433 Facsimile: (650) 461-4433 Attorneys for Defendants, CRYSTAL DYNAMICS, INC. and SQUARE INC.	ENIX,
)	UNITED STATE	S DISTRICT COURT
0	NORTHERN DISTI	RICT OF CALIFORNIA
1	SAN FRANC	CISCO DIVISION
2	REARDEN LLC, REARDEN MOVA LLC, California limited liability companies,	Case No. 17-cv-04187-JST
3	Plaintiffs,	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING TIME
4	v.	UNDER EATEINDING TIME
5	CRYSTAL DYNAMICS, INC., a California	
6	corporation, SQUARE ENIX, INC., a Washington Corporation,	
7	Defendants.	Judge: Hon. Jon S. Tigar
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1	Plaintiffs Rearden LLC and Rearden MOVA LLC ("Plaintiffs") and Defendant Crystal			
2	Dynamics, Inc., by and through their counsel of record, stipulate as follows:			
3	WHEREAS, on July 12, 2019, the Court entered an order granting in part and denying in			
4	part Crystal Dynamics's Renewed Motion for Summary Judgment (D.I. 194) ("MSJ Order");			
5	WHEREAS, in the MSJ Order, the Court set certain deadlines for the parties to comply,			
6	which will require coordination with affected third parties;			
7	WHEREAS, the Court previously ordered that once the MSJ Order issued, the parties			
8	would promptly contact the Court's clerk and schedule a further case management conference (D.I.			
9	103);			
10	WHEREAS, the parties need additional time to digest the MSJ Order and meet and confer			
11	on next steps; and			
12	WHEREAS, counsel for both parties are scheduled to be out of the office collectively from			
13	Wednesday, July 17, 2019 until Monday July 22, 2019.			
14	NOW THEREFORE, for good cause, the parties stipulate as follows:			
15	The parties shall meet and confer and complete the following by August 16, 2019 (1) submit			
16	to the Court, as noted in footnote 2 of the MSJ order, a stipulated proposed redacted version of the			
17	order or forego redaction altogether; and (2) present any agreements, disputes, or proposals to the			
18	Court concerning whether the incorporation by amendment of Rearden's theory regarding the E3			
19	trailer, as set forth on pp. 12-13 of the MSJ Order, requires amendment of Rearden's written			
20	complaint. The parties shall further contact the Court clerk to schedule a further case management			
21	conference once the issue of amendment is resolved. Any previously ordered deadlines are			
22	modified to the extent necessary to conform to the deadlines established in the previous sentence.			
23	IT IS SO STIPULATED, through Counsel of Record.			
24				
25	DATED: July 16, 2019 RIMON, P.C.			
26	By: <u>/s/ Karineh Khachatourian</u> Karineh Khachatourian			
27	Attorney for Crystal Dynamics			
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	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING TIME; CASE NO. 17-CV-04187-JST			

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2	DATED: July 16, 2019	HAGENS BERMAN SOBOL SHAPIRO LLP
3		By: <u>/s/Mark S. Carlson</u> Mark S. Carlson
4		Mark S. Carlson Attorney for Plaintiffs
5		Allorney for 1 lanliffs
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		2 roposed] order extending time; Case No. 17-cv-04187-JST

1	Pursuant to the foregoing stipulation, IT IS SO ORDERED.
2	DATED: July 18 , 2019 The Honorable Jon 9. Tigar United States District Judge
3	United States District Judge
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	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING TIME; CASE NO. 17-CV-04187-JST

I, Karineh Khachatourian, am the ECF user whose credentials were utilized in the electronic filing of this document. In accordance with Civil Local Rule 5-1(i)(3), I hereby attest that Mark Carlson concurred in the filing of this document.
Carlson concurred in the filing of this document.
<u>/s/ Karineh Khachatourian</u> Karineh Khachatourian
Karmen Knachatourian
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