1 2	Cynthia S. Arato (State Bar No. 156856) Fabien M. Thayamballi (State Bar No. 284752) SHAPIRO ARATO LLP 500 Fifth Avenue, 40th Floor	
3	New York, New York 10110 Tel.: (212) 257-4880	
4	Fax.: (212) 202-6417 carato@shapiroarato.com	
5	Counsel for Plaintiffs/Counter-Defendants Lucas:	film Ltd. LLC
6	and Lucasfilm Entertainment Company Ltd. LLC	
7	Shannon S. Broome (State Bar No. 150119) HUNTON ANDREWS KURTH LLP	
8	50 California Street, Suite 1700 San Francisco, California 94111	
9	Tel.: (415) 975-3700 Fax.: (415) 975-3701	
10	SBroome@HuntonAK.com	
11	James E. Rosini (<i>pro hac vice</i>) Jonathan W. Thomas (<i>pro hac vice</i>)	
12	HUNTON ANDREWS KURTH LLP One Broadway	
13	New York, New York 10004 Tel.: (212) 908-6169	
14	Fax.: (212) 425-5288 JRosini@HuntonAK.com	
15	JThomas@HuntonAK.com	
16	Counsel for Defendants/Counter-Plaintiffs Ren V and Sabace Creative Industries Ltd.	entures Ltd.
17	and Subuce Creative Industries Etc.	
18	UNITED STATES I	DISTRICT COURT
19	NORTHERN DISTRIC	CT OF CALIFORNIA
20	SAN FRANCIS	CO DIVISION
21	Lucasfilm Ltd. LLC and Lucasfilm	
22	Entertainment Company Ltd. LLC, Plaintiffs/Counter-Defendants,	Case No. 3:17-cv-07249-RS ORDER
23	V.	STIPULATION AS MODIFIED BY THE COURT
24	Ren Ventures Ltd. and Sabacc Creative Industries Ltd.,	
25	Defendants/Counter-Plaintiffs.	
26	Dejendanis/Counter-1 tamiyys.	
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	STIPULATION	Case No. 3:17-cv-07249-RS
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WHEREAS this is an action between Plaintiffs/Counter-Defendants Lucasfilm Ltd. LLC and Lucasfilm Entertainment Ltd. LLC (collectively, "Lucasfilm") and Defendants/Counter-Plaintiffs Ren Ventures Ltd. and Sabacc Creative Industries Ltd. (collectively, "Defendants");

WHEREAS this action was filed less than six months ago, on December 21, 2017;

WHEREAS the parties have been diligently working to complete discovery and the speedy resolution of their claims;

WHEREAS for the following reasons, the parties respectfully request that this Court grant the eight-week extension of discovery and other deadlines as set forth below;

WHEREAS even with the requested extension, the parties will conclude discovery within six months of the initial case management conference;

WHEREAS this is the parties' first request for an extension of time regarding these discovery and other case deadlines;

WHEREAS Defendants recently filed counterclaims requiring additional discovery;

WHEREAS at the recent deposition of Defendants' principal and corporate representative on May 24 and 25, 2018, counsel for Defendants agreed to search for and produce additional documents identified at the deposition, a number of which Lucasfilm anticipates will be needed for expert discovery;

WHEREAS Lucasfilm anticipates it also may need some additional third party discovery depending on Defendants' supplemental document production;

WHEREAS the depositions of Defendants' principal and corporate representative remain open, and Lucasfilm anticipates needing to obtain additional deposition testimony;

WHEREAS Defendants recently served Lucasfilm with corporate deposition notices, and the parties believe due to scheduling conflicts it will be difficult to complete those depositions within the existing close of fact discovery;

WHEREAS Defendants' counsel responsible for attending the hearing and defending Lucasfilm's partial motion for summary judgment on its copyright claim has professional obligations that prevent him from attending the June 21, 2018 hearing;

WHEREAS this is the parties' first request for an extension of time regarding Lucasfilm's partial motion for summary judgment;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned that:

1. The schedule for this action be amended as follows:

	Current Date	Proposed Date
Complete non-expert discovery	June 29, 2018	August 24, 2018
Designate experts	July 18, 2018	September 12, 2018
Designate supplemental and rebuttal experts	August 1, 2018	September 26, 2018
Complete expert discovery	August 15, 2018	October 10, 2018
All dispositive pretrial motions heard	November 15, 2018	January 10, 2019
Jury trial	April 1, 2019 at 9:00 a.m.	28, May 27, 2019 at 9:00 a.m.

- 2. The hearing on Lucasfilm's motion for summary judgment currently scheduled for 2:30 PM

 June 21, 2018 at 1:30 p.m. (Dkt. 62) be continued to June 28, 2018 at 1:30 p.m.
- 3. The Final Pretrial Conference currently scheduled for March 13, 2019 at 10:00 a.m. (Dkt. 40) be continued to May 8, 2019 at 10:00 a.m. or a date and time to be set by this Court.

1	Dated: New York, New York	Dated: New York, New York		
2	June 6, 2018	June 6, 2018		
3	SHAPIRO ARATO LLP	HUNTON ANDREWS KURTH LLP		
4	By: /s/ Cynthia S. Arato	By: /s/ Jonathan W. Thomas		
5	Cynthia S. Arato	Shannon S. Broome (State Bar No. 150119)		
6	(State Bar No. 156856) Fabien M. Thayamballi	HUNTON ANDREWS KURTH LLP		
7	(State Bar No. 284752)	50 California Street, Suite 1700 San Francisco, California 94111		
	500 Fifth Avenue, 40th Floor	Tel.: (415) 975-3700 Fax.: (415) 975-3701		
8	New York, NY 10110	SBroome@HuntonAK.com		
9	Tel: (212) 257-4880 Fax: (212) 202-6417	James E. Rosini (pro hac vice)		
0	carato@shapiroarato.com	Jonathan W. Thomas (pro hac vice)		
1	fthayamballi@shapiroarato.com	One Broadway		
	Counsel for Plaintiffs/Counter-Defendants	New York, New York 10004 Tel.: (212) 908-6169		
12	Lucasfilm Ltd. LLC and Lucasfilm	Fax.: (212) 425-5288		
13	Entertainment Company Ltd. LLC	JRosini@HuntonAK.com JThomas@HuntonAK.com		
14		Council for Defendants/County Disintiffs De		
15		Counsel for Defendants/Counter-Plaintiffs Rev Ventures Ltd. and Sabacc Creative Industries Ltd.		
16		Litt.		
17	PURSUANT TO STIPULATION, IT IS SO ORDERED			
8	Dated: 6/6/18			
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20	Minselly			
21	Hon. Richard Seeborg United States District Judge			
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