## IN THE UNITED STATES DISTRICT COURT 2 FOR THE NORTHERN DISTRICT OF CALIFORNIA 3 4 No. C 09-1967 CW IN RE NCAA STUDENT-ATHLETE NAME & LIKENESS LICENSING ORDER GRANTING LITIGATION 6 PARTIES' STIPULATION AND 7 SETTING CASE MANAGEMENT 8 CONFERENCE (Docket No. 445 in 9 09 - 1967ISHMAEL THROWER, on behalf of No. C 10-632 CW himself and all others similarly 11 situated, 12 Plaintiff, 13 v. NATIONAL COLLEGIATE ATHLETIC ASSOCIATION, also known as NCAA; and COLLEGIATE LICENSING COMPANY, also known as CLC, 16 Defendants. 17 18 19 OSCAR P. ROBERTSON; TATE GEORGE; No. C 11-388 CW and RAY ELLIS, on behalf of 20 themselves and all others similarly situated, 21 Plaintiffs, 22 v. 23 NATIONAL COLLEGIATE ATHLETIC 24 ASSOCIATION, also known as NCAA; COLLEGIATE LICENSING COMPANY, 25 also known as CLC; and ELECTRONIC ARTS, INC., 26 Defendants. 27 28

WILLIAM F. RUSSELL, on behalf of himself and all others similarly situated,

No. C 11-4938 CW

Plaintiff,

v.

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NATIONAL COLLEGIATE ATHLETIC ASSOCIATION, also known as NCAA; COLLEGIATE LICENSING COMPANY, also known as CLC; and ELECTRONIC ARTS, INC.,

Defendants.

The Court GRANTS the parties' stipulation (Docket No. 445) to continue the case management conference currently set for May 9, 2012 in In re NCAA Student-Athlete Name & Likeness Litigation, Case No. 09-1967, to May 16, 2012 at 2:00 p.m. The Court also sets a case management conference in the other above-captioned cases for May 16, 2012 at 2:00 p.m.

In their case management statements, the parties shall address whether the above-captioned cases should be consolidated. The parties shall also address the stay on discovery against Defendant Electronic Arts, Inc. (EA) in the publicity cases and whether the antitrust and publicity cases should be de-consolidated from one another.

IT IS SO ORDERED.

Dated: 4/17/2012

United States District Judge