Bishop v. Electronic Arts, Inc., et al.

Doc. 5

## Case4:09-cv-04128-CW Document5 Filed09/25/09 Page2 of 3

1 2 3 4 5 6	authorized to enter into this Stipulation on their b for defendants Electronic Arts, Inc., National Col Licensing Company to move, answer or otherwis be extended until thirty (30) days after entry of the Electronic Arts Inc., et al, deciding the merits of Keller complaint. For the avoidance of any doubt	legiate Athletic Association, and Collegiate e respond to the complaint in this matter shall the orders by the district court in <i>Keller v</i> . defendants' respective motions to dismiss the transfer of the control of th		
3 4 5 6	for defendants Electronic Arts, Inc., National Col Licensing Company to move, answer or otherwis be extended until thirty (30) days after entry of the Electronic Arts Inc., et al, deciding the merits of Keller complaint. For the avoidance of any doubt	legiate Athletic Association, and Collegiate e respond to the complaint in this matter shall the orders by the district court in <i>Keller v</i> . defendants' respective motions to dismiss the transfer of the control of th		
4 5 6	Licensing Company to move, answer or otherwise be extended until thirty (30) days after entry of the Electronic Arts Inc., et al, deciding the merits of Keller complaint. For the avoidance of any doubt	e respond to the complaint in this matter shall the orders by the district court in <i>Keller v</i> . defendants' respective motions to dismiss the true, each defendant's time to respond shall run		
5	be extended until thirty (30) days after entry of the Electronic Arts Inc., et al, deciding the merits of Keller complaint. For the avoidance of any doubt	the orders by the district court in <i>Keller v</i> .  In defendants' respective motions to dismiss the state, each defendant's time to respond shall run		
6	Electronic Arts Inc., et al, deciding the merits of Keller complaint. For the avoidance of any doubt	defendants' respective motions to dismiss the s, each defendant's time to respond shall run		
	Keller complaint. For the avoidance of any doubt	, each defendant's time to respond shall run		
		_		
7	from the entry of the order deciding that defendar	nt's motion to dismiss the <i>Keller</i> complaint.		
8		from the entry of the order deciding that defendant's motion to dismiss the <i>Keller</i> complaint.		
9				
10	Dated: September 25, 2009	KEKER & VAN NEST LLP		
11				
12		Dyn /a/D James Claushton		
13		By: _/s/ R. James Slaughter R. JAMES SLAUGHTER		
14		Attorneys for Defendant ELECTRONIC ARTS INC.		
15	D-4-4. S-4-4-1-25, 2000	VII DATDICK CTOCKTON I I D		
16	Dated: September 25, 2009	KILPATRICK STOCKTON LLP		
17				
18	]	By: /s/R. Charles Henn, Jr.		
19		R. CHARLES HENN, JR. Attorneys for Defendant		
20		COLLEGIATE LICENSING COMPANY		
21	D . 1 . 0 1 . 25 . 2000	WED IGHED I WINGHEN OFF A AGUED		
22	Dated: September 25, 2009	WEINSTEIN KITCHENOFF & ASHER LLC		
23				
24				
25		By: <u>/s/ David H. Weinstein</u> DAVID H. WEINSTEIN		
26		Attorneys for Plaintiff BRYON BISHOP		
27				
28				
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## Case4:09-cv-04128-CW Document5 Filed09/25/09 Page3 of 3

1	Dated: September 25, 2009	MILLER CANFIELD PADDOCK & STONE, P.L.C.
2		STOTEL, T.E.C.
3		
4		By: /s/Robert J. Wierenga
5		ROBERT J. WIERENGA Attorneys for Defendant NATIONAL COLLEGIATE ATHLETIC
6		ASSOCIATION
7	R. James Slaughter, the filer of this Stipulation, pursuant to General Order No. 45, <i>Electron Case Filing</i> , section 10(b), hereby attests that R. Charles Henn, Jr., David H. Weinstein and Robert J. Wierenga concur in the filing of this Stipulation.	
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