PAUL E. CAPUTO, ESO., SBN 144592 EVA D. SILVA, ESQ., SBN 238826 2 CAPUTO & VAN DER WALDE LLP 51 E. Campbell Avenue, Suite 120 3 GRANTED Campbell, CA 95008 (408) 733-0100 (408) 733-0123 fax 4 5 Attorneys for Plaintiff, Jane Doe, a minor Judge Edward J. Davila by and through her Guardian ad Litem, Stephanie Mullig 6 7 UNITED STATES DISTRICT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 (SAN JOSE) 11 JANE DOE, by and through her court-No. 5:15-CV-01725-EJD appointed Guardian ad Litem, Stephanie 12 Mulligan, Esq. ASSIGNED FOR ALL PURPOSED TO THE HONORABLE EDWARD J. DAVILA 13 Plaintiff. STIPULATION REGARDING DEFENDANT 14 KIDANGO, INC.'S ANSWER OR v. RESPONSÉ TO PLAINTIFF'S 15 COUNTY OF SANTA CLARA et al. COMPLAINT OR FIRST AMENDED **COMPLAINT** 16 Defendants. 17 Pursuant to Local Rule 6.1(a), Defendant KIDANGO, INC. ("Kidango") and Plaintiff 18 JANE DOE, by and through her court-appointed Guardian ad Litem, Stephanie Mulligan, Esq. 19 ("Plaintiff"), by and through their attorney's of record, hereby agree and stipulate that Kidango 20 shall have until after the Court's Order on Plaintiff's Motion for Leave to File a First Amended 21 Complaint is issued to respond to Plaintiff's Complaint or First Amended Complaint, as the case 22 may be. Should the Court deny Plaintiff's Motion for Leave to File a First Amended Complaint, 23 Kidango shall file an Answer to the Complaint within 7 days of said Order. Should the Court grant 24 Plaintiff's Motion for Leave to File a First Amended Complaint, Kidango shall file a response to 25 the First Amended Complaint pursuant to the terms of the Court's Order and the Federal Rules of 26 Civil Procedure. 2.7 /// 28

1	This stipulation is made for good cause based on the following circumstances.	
2	Kidango and Plaintiff previously negotiated a settlement of any and all claims, which was	
3	followed by the filing by Kidango of a Motion for Determination of Good-Faith Settlement that	
4	was recently granted by the Court. Based on the settlement and the Motion for Determination of	
5	Good-Faith Settlement, Kidango had not filed an Answer to Plaintiff's Complaint. However, the	
6	settlement has now fallen through and Plaintiff has sought leave to file a First Amended	
7	Complaint. As a result, a response to the Complaint or First Amended Complaint by Kidango is	
8	needed.	
9	IT IS SO STIPULATED.	
10 11	Dated: June 22 , 2016	CAPUTO & VAN DER WALDE LLP
12		(1/)/
13	В	dy:
14		EVA D. SILVA Attorneys for Plaintiff
15		JANE DOE, a minor, by and through her Guardian ad Litem, Stephanie Mulligan, Esq.
16		
17	Dated: June, 2016	BRADLEY, CURLEY, ASIANO, BARRABEE, KOWALSKI, MARCHI & KING, P.C.
18		Dried DEE, No Wilder, Millotti & Ed. (6, 116)
19		
20	В	Sy: ARTHUR W. CURLEY
21	0	Attorneys for Defendant KIDANGO, INC.
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