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15	Diffair. Owner and the control of th				
16	Attorneys for Plaintiff Konami Gaming, Inc.				
17	UNITED STATES	S DISTRICT COURT			
	DISTRICT	OF NEVADA			
18	KONAMI GAMING, INC., a Nevada	Case No.: 2:14-CV-01485-JAD-CWH			
19	corporation,	Cuse 110 2.14 CV 01403 3715 CWII			
20	Plaintiff,	Honorable Jennifer A. Dorsey Magistrate Judge Carl W. Hoffman			
21	V.				
22					
	MARKS STUDIOS, LLC d/b/a Gimmie Games, a Georgia limited liability company,	STIPULATION AND [PROPOSED]			
23	Games, a Georgia inflited hability company,	ORDER TO MODIFY SCHEDULING			
24	Defendant.	ORDER (NINTH REQUEST)			
25	MARKS STUDIOS, LLC d/b/a Gimmie				
26	Games, a Georgia limited liability company,				
	Counterclaim-Plaintiff,				
27	Councillant Fament,				
28		_			

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V.

KONAMI GAMING, INC., a Nevada corporation,

Counterclaim-Defendant.

# STIPULATION AND [PROPOSED] ORDER TO MODIFY ORDER SCHEDULING CLAIM CONSTRUCTION HEARING

Pursuant to Local Rules 6-1 and 26-4, Plaintiff Konami Gaming, Inc. ("Konami" or "Plaintiff") and Defendant Marks Studios, LLC d/b/a Gimmie Games ("Marks Studios" or Defendant") hereby stipulate as follows:

**WHEREAS**, the parties to this action filed a proposed joint Discovery Plan and Scheduling Order (the "Scheduling Order") on December 30, 2014, (*Docket No. 24*);

WHEREAS, the Court so ordered the Scheduling Order on January 27, 2015 (*Docket No. 31*);

**WHEREAS**, the parties first requested to modify the Scheduling Order on February 6, 2015 (*Docket No. 35*);

WHEREAS, the Court so ordered the Scheduling Order on February 6, 2015 (*Docket No. 37*);

WHEREAS, the parties for a second time requested to modify the Scheduling Order on May 18, 2015 (*Docket No. 65*);

**WHEREAS**, the Court so ordered the Scheduling Order on May 19, 2015 (*Docket No.* 66);

**WHEREAS**, the parties for the third time requested to modify the Scheduling Order on July 23, 2015 (*Docket No. 73*);

**WHEREAS**, the Court so ordered the Scheduling Order on July 29, 2015 (*Docket No.* 75);

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95);

WHEREAS, the parties for the fourth time requested to modify the Scheduling Order or
September 30, 2015 (Docket No. 93);
WHEREAS, the Court so ordered the Scheduling Order on October 1, 2015 (Docket No

WHEREAS, the parties for the fifth time requested to modify the Scheduling Order on October 16, 2015 (Docket No. 105);

WHEREAS, the Court so ordered the Scheduling Order on October 19, 2015 (Docket No. 106);

WHEREAS, the parties for the sixth time requested to modify the Scheduling Order on November 10, 2015 (Docket No. 111);

WHEREAS, the Court so ordered the Scheduling Order on November 12, 2015 (Docket No. 112);

WHEREAS, the parties for the seventh time requested to modify the Scheduling Order on December 3, 2015 (Docket No. 115);

WHEREAS, the Court so ordered the Scheduling Order on January 25, 2016 (Docket No. 116);

WHEREAS, the parties for the eighth time requested to modify the Scheduling Order on January 22, 2016 (*Docket No. 118*);

WHEREAS, the Court so ordered the Scheduling Order on January 25, 2016 (Docket No. 119);

WHEREAS, the Court issued Document No. 124, Order Scheduling Claim Construction Hearing, on July 8, 2016, setting the claim construction hearing to take place September 29-30, 2016;

WHEREAS, the parties requested to modify the Court's Order Scheduling Claim

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Construction Hearing on August 2, 2016 (*Docket No. 127*);

WHEREAS, the Court so ordered the modification of the Order Scheduling Claim Construction on August 5, 2016 (Docket No. 128);

WHEREAS, the parties have conferred and agreed to adjust the discovery schedule following claim construction to accommodate the changes since the Scheduling Order was first entered, and good cause exists for this modification as the Court's claim construction order may assist in performing expert analysis and preparing expert disclosures; and

**WHEREAS**, this is the parties' ninth request to modify the briefing schedule.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for the named parties hereto, that the Scheduling Order will be amended as follows:

Event	Proposed Date
Initial Expert Disclosures and Submission of	45 days after a <i>Markman</i> order on claim
Interim Status Report	construction
Rebuttal Expert Exchange	30 days after Initial Expert Disclosures
Fact Discovery Cut-off	120 days after entry of the <i>Markman</i> order on
	claim construction
Expert Discovery cut-off	90 days after Fact Discovery cut-off
Last Day to File Dispositive Motions	30 days after Expert discovery cut-off

IT IS FURTHER STIPULATED AND AGREED that nothing herein alters the obligations and requirements included in the Scheduling Order and that this Stipulation is made in good faith and not for the purpose of delay.

### IT IS SO STIPULATED THROUGH COUNSEL OF RECORD,

Dated: September 30, 2016	By:/s/ Robert Hernquist_ Robert Hernquist (Nevada Bar No. 10616) Wells Fargo Tower, Suite 1000 3800 Howard Hughes Parkway Las Vegas, NV 89169  Patrick M. McCarthy (Michigan Bar No.
	Page 4 of 6

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10	Dated: September 30, 2016	By: /s/ Bradley Roush Nicholas J. Santoro
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21		Attorneys for Defendant Marks Studios, LLC
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# HOWARD & HOWARD ATTORNEYS, PLLC 3800 Howard Hughes Parkway Suite 1000

## **ORDER**

## PURSUANT TO THE STIPULATION, IT IS SO ORDERED:

Dated: October 3, 2016

Carl W. Hoffman United States Magistrate Judge