**12**0002/0003

(05£,5,

Doc. 3

Safflane Holdings Ltd. et al v. Gagosian Gallery, Inc.

WITHERS BERGMAN LLP
430 Park Avenue, 10th Floor
New York, New York 10022
212.848.9800
212.848.9888 (facsimile)
Hollis Gonerka Bart, Esq. (HB-8955)
Dara G. Hammerman (DH-1591)
Attorneys for Defendant

-	USOCSONY
Mary Consult	DGCUMENT
DARMAR T.OR	ELECTRONICALLY FILED
	DOC #:
MIN'S AND ACC.	DATE VILED: 3/73/2011

It is hereby STIPULATED AND AGREED, by and between the undersigned as counsel for the parties hereto, that the time for defendant Gagosian Gallery, Inc. to answer, move against, or otherwise respond to the plaintiff's complaint is extended to and including April 26, 2011, and it is

FURTHER STIPULATED AND AGREED that Gagosian will accept service of plaintiff's Summons and Complaint, and by doing so, Gagosian will waive the defense of improper service of process pursuant to the Federal Rules Civil Procedure ("FRCP"), but Gagosian does not waive, and hereby preserves, any and all other defenses it may assert under the FRCP or otherwise, and it is

FURTHER STIPULATED AND AGREED that a facsimile or electronic signature on

1052048.2.

this document shall have the same force and effect as an original signature.

Dated: March 21, 2011

AARON RICHARD GOLUB, ESQUIRE, PC Attorneys for Plaintiffs 34 East 67th Street, 3rd Floor

New York, New York 10065 (212) 838-4811

Aaron Richard Golub, Esq.

WITHERS BERGMAN LLP,

Attorneys for Defendant Gagosian Gallery, Inc. 430 Park Avenue, 10<sup>th</sup> Floor

New York, New York 10022-3505

(212) 848-9800

SO ORDERED

U.S.D.J. March > 3, 201