AARON RICHARD GOLUB, ESQUIRE, PC Attorneys for Plaintiffs 34 East 67th Street -3rd Floor New York, New York 10065 ph: 212-838-4811 fx: 212-838-4869 Aaron Richard Golub (ARG-6056) WITHERS BERGMAN LLP 430 Park Avenue, 10th Floor

Attorneys for defendant Gagosian Gallery, Inc. New York, New York 10022 ph: 212-848-9800 fx: 212-848-9888

Hollis Gonerka Bart (HB-8955)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

11-CIV-1679 (DLC)

SAFFLANE HOLDINGS LTD., and ROBERT WYLDE,

Plaintiffs,

STIPULATION

-against-

GAGOSIAN GALLERY, INC., and CHARLES COWLES.

Defendants. ----X GAGOSIAN GALLERY, INC.,

Third- Party Plaintiffs,

-against-

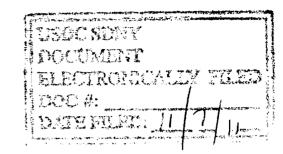
CHARLES COWLES,

Third-Party Defendant. ----X

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for SAFFLANE HOLDINGS LTD., ROBERT WYLDE, and GAGOSIAN GALLERY, INC.,

1

document number: NY23802/0009-US-1278944/2



that in furtherance of the Settlement Agreement entered into on October 12, 2011, all discovery requests served by either party on each other or on any third party are hereby withdrawn with prejudice to re-serve the same in the above-captioned action. Notwithstanding this Stipulation, the Settlement Agreement dated October 12, 2011 shall survive and shall be fully enforceable and this Court shall retain jurisdiction over this action including without limitation to enforce all of the terms and conditions of the Settlement Agreement dated October 12, 2011.

Dated: October /6, 2011

AARON RICHARD GOLUB, ESQUIRE, PC

Attorneys for Plaintiffs 34 East 67th Street -3rd Floor New York, New York 10065 (212)838-4811

 $\mathbf{R}_{\mathbf{v}}$

Aaron Richard Golub, Esq.

WITHERS BERGMAN LLP,

Attorneys for Defendant Gagosian Gallery, Inc. 430 Park Avenue, 10th Floor New York, New York 10022 (212)848-9800

Hollis Gonerka Bart Esq.

SO ORDERED

U.S.**M**.J.