UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK UNITED STATES OF AMERICA, : Plaintiff, : - v. -: POKERSTARS; FULL TILT POKER; : ABSOLUTE POKER; ULTIMATE BET; OLDFORD GROUP LTD.; RATIONAL : ENTERTAINMENT ENTERPRISES LTD.; PYR SOFTWARE LTD.; STELEKRAM LTD.; : SPHENE INTERNATIONAL LTD.; TILTWARE LLC; KOLYMA CORPORATION : A.V.V.; POCKET KINGS LTD.; POCKET KINGS CONSULTING LTD.; FILCO LTD.; : VANTAGE LTD.; RANSTON LTD.; MAIL MEDIA LTD.; FULL TILT POKER LTD.; : SGS SYSTEMS INC.; TRUST SERVICES LTD; FIDUCIA EXCHANGE LTD.; BLUE : WATER SERVICES LTD.; ABSOLUTE ENTERTAINMENT, S.A.; and BLANCA GAMES, INC. OF ANTIGUA; : Defendants; : ALL RIGHT, TITLE AND INTEREST IN THE ASSETS OF POKERSTARS; FULL : TILT POKER; ABSOLUTE POKER; ULTIMATE BET; OLDFORD GROUP LTD.; RATIONAL ENTERTAINMENT ENTERPRISES LTD.; PYR SOFTWARE LTD.; STELEKRAM : LTD.; SPHENE INTERNATIONAL LTD.; TILTWARE LLC; KOLYMA CORPORATION : A.V.V.; POCKET KINGS LTD.; POCKET KINGS CONSULTING LTD.; FILCO LTD.; : VANTAGE LTD.; RANSTON LTD.; MAIL MEDIA LTD.; FULL TILT POKER LTD.; : SGS SYSTEMS INC.; TRUST SERVICES LTD; FIDUCIA EXCHANGE LTD.; BLUE : WATER SERVICES LTD.; ABSOLUTE ENTERTAINMENT, S.A.; and BLANCA : GAMES, INC. OF ANTIGUA; INCLUDING BUT NOT LIMITED TO THE PROPERTIES : LISTED IN SCHEDULE A, SUCH AS BUT NOT LIMITED TO THE DOMAIN NAMES : POKERSTARS.COM; FULLTILTPOKER.COM; ABSOLUTEPOKER.COM; :

NOTICE OF WAIVER OF SERVICE FOR <u>POKERSTARS COMPANIES</u>

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ULTIMATEBET.COM; and UB.COM; and : ALL RIGHT, TITLE, AND INTEREST IN THE PROPERTIES LISTED IN SCHEDULE : B;

Defendants-in-rem.

NOTICE OF WAIVER OF SERVICE FOR POKERSTARS COMPANIES

The United States, by and through counsel, hereby provides notice to the Court and files the attached Waivers of Service for the following *in personam* defendants in the abovecaptioned matter:

Oldford Group Ltd. Rational Entertainment Enterprises Ltd. Stelekram Ltd. Sphene International Ltd. PYR Software Ltd. (d/b/a/ PokerStars)

Because the Notice of Lawsuit and Request to Waive Service of a Summons was sent to these defendants outside of the United States on June 28, 2011, these defendants have until September 26, 2011 to answer or otherwise respond to the Complaint. See Fed. R. Civ. Pro. 4(d)(3).

Respectfully submitted this 11th day of August, 2011

PREET BHARARA United States Attorney Southern District of New York

By: /S/ MICHAEL D. LOCKARD JASON H. COWLEY Assistant United States Attorney (212) 637-2193/2479