1	TH	E HONORABLE RICARDO S. MARTINEZ	
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9	UNITED STATES DI	STRICT COURT	
10	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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12	CLOANTO CORPORATION, a Nevada	No. 2:18-cv-00381-RSM	
13	corporation; AMIGA, INC., a Delaware corporation; ITEC, LLC, a New York limited	(consolidated with 2:18-cv-0535)	
14 15	liability company; AMINO DEVELOPMENT CORPORATION, a Washington corporation	STIPULATED MOTION TO EXTEND TRIAL DATE AND RELATED	
15	Plaintiffs,	DEADLINES	
17	VS.		
18	HYPERION ENTERTAINMENT C.V.B.A.,		
19	Defendant.		
20	HYPERION ENTERTAINMENT C.V.B.A.,		
21	Counterclaim		
22	Plaintiff, vs.		
23	CLOANTO CORPORATION, a Nevada		
24	corporation; AMIGA, INC., a Delaware		
25	corporation; ITEC, LLC, a New York limited liability company; AMINO DEVELOPMENT		
26	CORPORATION, a Washington corporation		
27	Counter-Defendants.	LEE & HAVES D.C.	
	STIPULATED MOTION TO EXTEND TRIAL DATE AN RELATED DEADLINES 2:18-cv-00381-RSM	LEE & HAYES, P.C. 701 Pike Street, Suite 1600 Seattle, Washington 98101 Telephone: (206) 315-4001 Fax: (206) 315-4004	

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1 Plaintiffs/Counter-Defendants Cloanto Corporation, Amiga, Inc., Amino Development 2 Corporation, and ITEC, LLC ("Plaintiffs") together with Defendant/Counterclaim Plaintiff 3 Hyperion Entertainment C.V.B.A. ("Defendant") (collectively, the "Parties")), pursuant to LCR 4 7(d)(1) and LCR 10(g), jointly move the Court for an order extending, by approximately four 5 months, the dates in the Court's Order Setting Trial Date and Related Dates (Dkt. #32). 6 Additional time is needed to complete discovery given the procedural posture of this consolidated 7 action, the complex nature of the pending claims and counterclaims, the complexity and difficulty 8 in working with international parties, a pending procedural action in the European Union 9 involving Hyperion's corporate status, and the effect of the Court's recent decisions (Dkt. #s 68-10 69) on Defendant's Motion to Dismiss in Part Plaintiffs' Second Amended Complaint (Dkt. # 52) 11 and Plaintiffs' Motion to Extend Deadlines in Scheduling Order to Permit Plaintiffs to File a Third 12 Amended Complaint (Dkt. #s 56-57).

13 On or around December 29, 2018, Plaintiffs filed a Second Amended Complaint to 14 reorganize the Parties' positions to reflect Cloanto Corporation, Amiga, Inc., Itec, LLC, and 15 Amino Development Corporation as Plaintiffs, and Hyperion Entertainment CVBA as Defendant. 16 Dkt. #46. Thereafter, Defendant moved to dismiss three of Plaintiffs' claims on various grounds. 17 Dkt. #52. On May 16, 2019, the Court granted in part and denied in part Defendant's Motion to 18 Dismiss. Dkt. #69. Accordingly, on May 30, 2019, Defendant timely filed its Answer to 19 Plaintiffs' Second Amended Complaint and Counterclaims. Dkt. # 70. Plaintiffs' reply to 20 Defendant's counterclaims is due on June 20, 2019. See Fed. R. Civ. P. 12(a)(1)(B).

The Court's Order Setting Trial Date and Related Dates (Dkt. #32) provides deadlines for the Parties to disclose expert testimony, file discovery motions, complete discovery, file dispositive motions, and complete other pretrial deadlines. However, given the effect of the Court's recent orders (Dkt. #s 68-69) and the resulting procedural posture of this consolidated action, the Parties respectfully request the Court reschedule certain remaining discovery and pretrial deadlines. Further, Hyperion is involved in a legal proceeding in the European Union that

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STIPULATED MOTION TO EXTEND TRIAL DATE AND RELATED DEADLINES - 1 2:18-cv-00381-RSM is expected to conclude toward the end of June 2019. The proceeding centers on whether
 Hyperion may continue as a legal entity in Belgium.

3 The Parties jointly submit there is good cause to extend the deadlines recited below to 4 allow the Parties to proceed with and complete discovery following Plaintiffs' reply to 5 Defendant's counterclaims on June 20, 2019. The Parties have been and continue to engage in 6 discovery in good faith. The Parties have exchanged documents and disclosures of witnesses. The 7 Parties have also engaged in written fact discovery and anticipate scheduling depositions of 8 certain Fed. R. Civ. P. 30(b)(6) and percipient witnesses during August 2019 in Seattle-dates 9 that the Parties have been actively working towards for several months. The Parties also 10 anticipate participating in a settlement conference in August, following those depositions.

Currently, the discovery completion deadline is August 12, 2019. A short four-month extension of the remaining deadlines is necessary to complete these depositions and to allow the Parties to engage in any additional third party and fact discovery thereafter.

On February 28, 2019, Plaintiffs sought to modify the Court's Order to permit Plaintiffs to
file a third amended complaint. Dkt. #56. The Court denied Plaintiffs' Motion. Dkt. #65. The
Parties' current request does not include a request for leave to add new parties, to amend claims,
or to extend expert disclosures. Instead, the Parties jointly respectfully request the Court extend
the following:

**Deadline/Event** Proposed Current 20 21 Disclosure for filing motions related 07/12/2019 11/08/2019 22 to discovery. Any such motions shall be noted for consideration pursuant to LCR 7(d)(3)23 Discovery completed by 08/12/2019 12/10/2019 24 All dispositive motions must be filed 09/10/2019 01/08/2020 25 by and noted on the motion calendar no later 26 than the fourth Friday thereafter (see LCR 7(d)) 27 STIPULATED MOTION TO EXTEND TRIAL DATE AND LEE & HAYES, P.C. 701 Pike Street, Suite 1600 **RELATED DEADLINES - 2** 

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1	Mediation per LCR 39.1(c)(3), if			
2	requested, held no later than	10/25/2019	02/21/2020	
3	All motions in limine must be filed by	11/12/2019 03/11/2020		
4	and noted on the motion calendar no later than the THIRD Friday thereafter			
5	Agreed pretrial order due	11/27/2019	03/26/2020	
6	Pretrial conference to be scheduled by			
7	the Court			
8		12/04/2019	04/02/2020	
9	jury instructions, neutral statement of the case, and trial exhibits due			
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11	The Parties' joint request is not sought for purposes of delay. Rather, because of the			
12	procedural posture of this consolidated action following the reorientation of the Parties' positions,			
13	the complex nature of the claims and counterclaims at issue, and this Court's recent decisions, the			
14	Parties believe a four-month extension is necessary to effectively complete remaining discovery			
15	and pretrial deadlines.			
16	As such, the Parties respectfully request the Court extend the remaining deadlines in the			
17	Court's Order Setting Trial Date and Related Deadlines.			
18	Respectfully submitted this 12th day of June, 2019.			
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20		s/ Robert J. Carlson WSB		
21	Pro Hac Vice Lee	Lee & Hayes, PC 701 Pike Street, Ste. 1600 Seattle, WA 98101		
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23		.: (206) 315-4001 x: (509) 323-8979		
24	Fax: (610) 588-1962 Bo	Bob@leehayes.com		
25		orneys for Hyperion I /.B.A.	zntertainment	
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	STIPULATED MOTION TO EXTEND TRIAL DATE AND RELATED DEADLINES - 3 2:18-cv-00381-RSM	LEE & HAYES, P.C. 701 Pike Street, Suite 16 Seattle, Washington 981 Telephone: (206) 315-40	01	

1	and	and		
2	By: s/ Michael G. Atkins	By: s/ Sarah E. Elsden		
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8	Corporation	<u>Klieud(@ieenayes.com</u>		
9	IT IS SO ORDERED. It is further ORDERED that this case be assigned a new trial date of April			
10				
11	13, 2020.			
12	DATED this 18 day of June, 2019.			
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14		ICARDO S. MARTINEZ		
15	Cl	HIEF UNITED STATES DISTRICT JUDGE		
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	STIPULATED MOTION TO EXTEND TRIAL DATE RELATED DEADLINES - 4 2:18-cv-00381-RSM	AND LEE & HAYES, P.C. 701 Pike Street, Suite 1600 Seattle, Washington 98101 Telephone: (206) 315-4001 Fax: (206) 315-4004		