1 2 3 4 5 6 7	KARIN G. PAGNANELLI (SBN 174763) kgp@msk.com MARC E. MAYER (SBN 190969), mem@msk.com MITCHELL SILBERBERG & KNUPP LJ 11377 West Olympic Boulevard Los Angeles, California 90064-1683 Telephone: (310) 312-2000 Facsimile: (310) 312-3100 Attorneys for Plaintiffs, Nexon America Inc. and Nexon Korea Con	LP			
8					
9	UNITED STATES DISTRICT COURT				
10	CENTRAL DISTRICT OF CALIFORNIA				
11					
12	NEXON AMERICA, INC., a Delaware corporation, and NEXON KOREA	CASE NO. 2:12-cv-00160-RSWL-FFM			
13	CORPORATION, a Korean corporation,	Honorable Ronald S.W. Lew			
14	Plaintiffs,	DECLARATION OF MARC E. MAYER IN SUPPORT OF			
15	v.	REQUEST TO ENTER DEFAULT AGAINST DEFENDANT COLIN			
16	RYAN MICHAEL CORNWALL a/k/a "Riu Kuzaki" and "Alexandria	JOHNSON A/K/A "COLIN_"			
17	Cornwall"; YANGYU ZHOU a/k/a				
18	"Yang Yu," "W8baby," and "Gamersoul"; DOUGLAS CRANE a/k/a "DJ" and "Lonerboy"; WILLIAM				
19	"BILLY" KEISTER a/k/a				
20	"ThePhoneGuy"; AMARJOT GILL a/k/a "Alphaamar"; DEREK OSGOOD				
21	a/k/a "Alphaamar"; DEREK OSGOOD a/k/a "Jayce"; COLIN JOHNSON a/k/a "Colin"; LINDA LIU a/k/a				
22	"linnyda942"; JEREMY SIMPSON; V.H. a/k/a "Vince"; DOE 1 a/k/a "Pirane" and "Andrews" DOE 2 a/k/a				
23	"Bizarro" and "Andrew," DOE 2 a/k/a "Cam1596," and DOES 3 through 10,				
24	inclusive,				
25	Defendants.				
26					
27					
Mitchell Silberberg & 28 Knupp LLP					
4589317.1					

1	DECLARATION OF MARC E. MAYER					
2						
3	I, Marc E. Mayer, declare as follows:					
4						
5	1. I am an attorney at law duly licensed to practice law in the State of					
6	California and before this Court. I am, through my professional corporation, a					
7	partner in the law firm of Mitchell Silberberg & Knupp LLP, attorneys of record					
8	for Plaintiffs Nexon America Inc. and Nexon Korea Corporation ("Plaintiffs"). I					
9	make this Declaration in support of Plaintiffs' Request to Enter Default Against					
10	Defendant Colin Johnson a/k/a "Colin_". I have personal knowledge of the					
11	following facts and, if called and sworn as a witness, could and would competently					
12	testify thereto.					
13						
14	2. Plaintiffs filed the Complaint in this case on January 6, 2012. On					
15	March 1, 2012, Plaintiffs filed the Amended Complaint in this case, which named					
16	Defendant Colin Johnson a/k/a "Colin_".					
17						
18	3. Attached hereto as Exhibit A is a true and correct copy of the proof of					
19	service on file with the Court, reflecting that Defendant Colin Johnson a/k/a					
20	"Colin_" was personally served with the Summons and Amended Complaint on					
21	March 23, 2012.					
22						
23	4. More than 21 days have elapsed since the date on which service of the					
24	Summons and Amended Complaint was effective.					
25						
26	5. Neither Plaintiffs nor the Court has granted Defendant Colin Johnson					
27	a/k/a "Colin_" any extension of time to respond to the Amended Complaint.					
Mitchell Silberberg & 28 Knupp LLP	1					

1	6. Defendant Colin Johnson a/k/a "Colin_" has failed to answer or			
2	otherwise respond to the Amended Complaint, or serve a copy of any answer or			
3	other response upon Plaintiffs' attorneys of record.			
4				
5	7. I am informed and believe that Defendant Colin Johnson a/k/a			
6	"Colin_" is not an infant or incompetent person or member of the U.S. Military.			
7				
8	I declare under penalty of perjury under the laws of the United States of			
9	America that the foregoing is true and correct.			
10				
11	Executed this 19th day of April 2012, at Los Angeles, California.			
12				
13				
14	/s/Marc E. Mayer			
15	Marc E. Mayer			
16				
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27 Mitchell 28				
Mitchell Silberberg & Knupp LLP				
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EXHIBIT A

Attorney or Party without Attorney;					For Court Use Only	
MARCE. MAYER, ESQ., Bar #19096	9					
MITCHELL SILBERBERG & KNUP						
11377 WEST OLYMPIC BLVD.						
LOS ANGELES, CA 90064						
Telephone No: 310-312-2000 FA	(No: 310-312-3100					
		Raf. No. or File				
Attomay for: Plaintiff	43520-00006			4		
Insert name of Court, and Judicial District and B						
United States District Court Central Di						
Plaintiff: NEXON AMERICA, INC., ET.						
Defendant: RYAN MICHAEL CORNWA	LL, ET AL.			·		
PROOF OF SERVICE	Hearing Date:	Time:		Dapt/Div:	Case Number:	
SUMMONS & COMPLAINT				1	12-00160-RSWL (FFMX)	
1. At the time of service I was at least 1	8 years of age and no	t a party to th	is action			
•					· .	
2. I served copies of the SUMMONS; A	MENDED COMPL	AINT.				
3. a. Party served:	COLIN	JOHNSON A	////////////////////////////////////	OLDI "		
b. Person served:		item 3. a.		ODIN		
D. Y EISON SERVED.		D UNDER F	RCPR	HIE4		
	00101	D ONDER	18 m 19 m	C		
4. Address where the party was served:	4. Address where the party was served: 59750 DOGWOOD ROAD					
	MISH	WAKA, IN	46544			
5. I served the party:						
a. by personal service. I personally process for the party (1) on: Fri., M			em 2 to 1	he party or p	berson authorized to receive service of	
7. Person Who Served Papers:				Decouversh	le Cost Per CCP 1033.5(a)(4)(B)	
a. JAMES W. LECKLIDER		d 73	e Fee for	- Service wa		
b. FIRST LEGAL INVESTIGAT	IONS	e. I am: Not a Registered California Process Server				
21 12 N. MAIN STREET, SUITE		••• ••				
SANTA ANA, CA 92706						
c. (714) 550-1375						

8. I declare under penalty of perjury under the laws of the State of California and under the laws of the United States Of America that the foregoing is true and correct. Date: Mon, Mai. 26, 2012

Rule 2.150.(a) ac(b) Rev January 1, 2007

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PROOF OF SERVICE

U

ð (JAMES W. LECKLINER) .marmay.437105

. Exhibit

Page

	1	PROOF OF SERVICE		
:	2 s	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES		
	3			
		I am employed in the County of Los Angeles, State of California, I am over the age of eighteen years and am not a party to this action; my business address is Mitchell Silberberg & Knupp LLP, 11377 West Olympic Boulevard, Los Angeles, CA 90064-1683.		
	Ĭ	On April 19, 2012, I served a copy of the foregoing document(s) described as		
	7 I	DECLARATION OF MARC E. MAYER IN SUPPORT OF REQUEST TO ENTER DEFAULT AGAINST DEFENDANT COLIN JOHNSON A/K/A "COLIN_" on the		
;		interested parties in this action at their last known address as set forth below by taking the action described below:		
	Í 3	Douglas CraneRobin Unander, Esq.366 Temple StreetLaw Office of Robin L. UnanderDuxbury, MA 02322924 Anacapa Street		
	.1	Suite 21 Santa Barbara, CA 93101		
	2	Attorneys for Linda Liu		
	3 F	Ryan Cornwall		
1	4 A	1818 S 2nd St. Apt. 55		
1	.5	Waco, TX 76706		
1	6			
1	.7	BY MAIL : I placed the above-mentioned document(s) in sealed envelope(s) addressed		
1	8	as set forth above, and deposited each envelope in the mail at Los Angeles, California. Each envelope was mailed with postage thereon fully prepaid.		
1	.9 t	I declare under penalty of perjury under the laws of the United States that the above is rue and correct.		
2	20	Executed on April 19, 2012, at Los Angeles, California.		
2	21			
2	22	Deite Char		
2	23	Bertha/A. García		
2	24	· U		
2	25			
2	26			
2	27			
Mitchell Silberberg & Knupp LLP	28			
4589317.1	-	PROOF OF SERVICE		