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	7			
	8	UNITED STATES DISTRICT COURT		
	9	CENTRAL DISTRICT OF CALIFORNIA		
	10			
	11	NEXON AMERICA INC., a Delaware corporation, and NEXON KOREA	CASE NO. 2:12-cv-00160-RSWL-FFM	
	12	CORPORATION, a Korean corporation,	STIPULATION FOR ENTRY OF PROTECTIVE ORDER	
	13	Plaintiffs,		
	14	v.		
	15	RYAN MICHAEL CORNWALL a/k/a "Riu Kuzaki" and "Alexandria		
	16	Cornwall" YANGYU ZHOU a/k/a		
	17	"Yang Yu," "W8baby," and "Gamersoul"; DOUGLAS CRANE a/k/a "DJ" and "Lonerboy"; WILLIAM		
	18	"BILLY" KEISTER a/k/a "ThePhoneGuy": AMARJOT GILL		
	19	a/k/a "Alphaamar"; DEREK OSGOOD a/k/a "Jayce"; COLIN JOHNSON a/k/a		
	20	"Colin_"; LINDA LIU a/k/a "linnyda942"; JEREMY SIMPSON; V.H. a/k/a "Vince"; DOE 1 a/ka/		
	21	"Bizarro" and "Andrew"; DOE 2 a/k/a		
	22	"Cam1596"; and DOES 3 through 10, inclusive, Defendants.		
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Mitchell Silberberg & Knupp LLP	28			

STIPULATION FOR ENTRY OF PROTECTIVE ORDER

Knupp LLP 4685917.1/43520-00006

1 **STIPULATION** 2 This Stipulation is entered into between and among Plaintiffs Nexon 3 America, Inc. and NEXON Korea Corporation (collectively, "Nexon"), on the one hand, and Defendants Ryan Michael Cornwall and Douglas Crane (collectively, 4 5 "Defendants"), on the other hand (together, the "Parties"), by and through their 6 respective counsel of record or individually. WHEREAS, the Parties agree that disclosure and discovery activity in this 7 8 action are likely to involve the production of confidential, proprietary, or private 9 information for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation would be warranted; 10 WHEREAS, to promote the Parties' desire to protect the confidentiality of 11 12 such information, the Parties have met and conferred and agree that disclosure and 13 discovery of information in this action should be governed by the terms set forth in the [Proposed] Stipulated Protective Order (the "Protective Order"), attached 14 15 hereto and lodged concurrently herewith. 16 NOW THEREFORE, it is hereby stipulated between Plaintiffs, on the one 17 hand, and Defendants, on the other hand, by and through their respective attorneys 18 of record or individually, that disclosure and discovery of information in this action 19 shall be governed by the Protective Order. 20 MITCHELL SILBERBERG & KNUPP LLP 21 DATED: June 15, 2012 22 23 By:__/s/Marc E. Mayer 24 Marc E. Mayer 25 Attorneys for Plaintiffs 26 27 28 Mitchell

Silberberg & Knupp LLP 4685917.1/43520-00006

1 2 3 4 5 6	DATED: June, 2012 DATED: June, 2012	By: /s/Ryan Michael Cornwall Ryan Michael Cornwall Pro Se By: /s/Douglas Crane Douglas Crane Pro Se
7		
8	Attestation Regarding Signatures	
10	I, Mayer E. Mayer, attest that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.	
11		
12	DATED: June 14, 2012	By: /s/Marc E. Mayer
13		Marc E. Mayer Attorneys for Plaintiff
14		Thiomeys for I tuning
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STIPULATION FOR ENTRY OF PROTECTIVE ORDER