1 2 3 4	JAMES Y. PAK (SBN 304563) james.pak@skadden.com SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 525 University Avenue, Suite 1400 Palo Alto, CA 94301 Telephone: (650) 470-4500 Facsimile: (650) 470-4570
5	KEVIN J. MINNICK (SBN 269620) kevin.minnick@skadden.com
6	SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 300 South Grand Avenue, Suite 3400
7	Los Angeles, CA 2007 1
8	Los Angeles, CA 90071 Telephone: (213) 687-5000 Facsimile: (213) 687-5600
9	P. ANTHONY SAMMI (admitted <i>pro hac vice</i>)
10	anthony.sammi@skadden.com KURT WM. HEMR (admitted pro hac vice)
11	kurt.hemr@skadden.com SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
	Four Times Square
13	New York, New York 10036 Telephone: (212) 735-3000 Facsimile: (212) 735-2000
	Attorneys for Plaintiff
14	Crytek GmbH
15	
16	IN THE UNITED STATES DISTRICT COURT
17	FOR THE CENTRAL DISTRICT OF CALIFORNIA
18	WESTERN DIVISION
19	CRYTEK GMBH, Case No. 2:17-cv-08937-DMG-FFM
20	Plaintiff, JOINT STIPULATION
21	v. EXTENDING PLAINTIFF'S DEADLINE TO AMEND THE
22	CLOUD IMPERIUM GAMES CORP.
23	and ROBERTS SPACE INDUSTRIES) CORP.,
24	Defendants.
25)
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JOINT STIPULATION EXTENDING DEADLINE TO AMEND COMPLAINT

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JOINT STIPULATION EXTENDING PLAINTIFF'S DEADLINE TO AMEND COMPLAINT

Plaintiff CRYTEK GMBH ("Plaintiff") and Defendants CLOUD IMPERIUM GAMES CORP. and ROBERTS SPACE INDUSTRIES CORP. ("Defendants") by and through their counsel of record, hereby agree and stipulate as follows:

WHEREAS, under the Court's Order of December 6, 2018 (ECF No. 49 at 10), Plaintiff's last day to file a Third Amended Complaint or notify Defendants and the Court that it does not intend to amend is December 27, 2018;

WHEREAS, Plaintiff's counsel is consulting with Plaintiff regarding additional factual allegations supporting a further amendment under the terms of the Court's December 6, 2018 order, and that consultation is ongoing;

WHEREAS, Plaintiff has its principal place of business in Germany, and Plaintiff's German offices will be operating during limited hours during the winter holidays as observed in Germany;

WHEREAS, Plaintiff commenced this action on December 12, 2017, and has not sought any prior extensions to facilitate amendment of its complaint;

WHEREAS, Plaintiff has no reason to believe that any party will be unduly prejudiced by the short extension requested by this Stipulation;

WHEREAS, Plaintiff therefore requests that the Court afford it an additional 21 days in which to file a Third Amended Complaint or notify Defendants and the Court that it does not intend to amend;

WHEREAS, Defendants stipulate to the requested extension;

1	NOW, THEREFORE, the undersigned parties stipulate and agree, subject to
2	the Court's approval, as follows:
3	The December 27, 2018 deadline for Plaintiff to file a Third Amended
4	Complaint or notify Defendants and the Court that it does not intend to amend
5	should be extended by 21 days, to and including January 17, 2019.
6	IT IS SO STIPULATED.
7	//I V D I
8	JOSEPH R. TAYLOR (SBN 129933) /s/ James Y. Pak JAMES Y. PAK (SBN 304563)
9	jtaylor@fkks.com james.pak@skadden.com JEREMY S. GOLDMAN (SBN SKADDEN, ARPS, SLATE,
10	
11	MARK R. SWIECH (SBN 311601) mswiech@fkks.com (650) 470-4500 (650) 708 4570
12	mswiech@fkks.com (650) 470-4500 FRANKFURT KURNIT KLEIN & (650) 798-4570
13	2029 Century Park East, Suite 1060 Los Angeles, California 90067 Telephone: (310) 579-9600 Telephone: (317) 429-9600 Telephone: (317) 429-9600 Telephone: (317) 429-9600 Telephone: (318) 429-9600 Telephone: (318) 429-9600 Telephone: (318) 429-9600
14	Facsimile: (347) 438-2156
15	Attorneys for Defendants Cloud Imperium Games Corp. and Roberts
16	Space Industries Corp.
17	
18	ATTESTATION L. James V. Pols, attest that the signatories listed shove, and on whose behalf
19	
20	the filing is submitted, concur in the filing's content and have authorized the filing.
21	By:/s/ James Y. Pak
22	James Y. Pak
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28	JOINT STIPULATION EXTENDING DEADLINE TO AMEND COMPLAINT