1 2 3 4 5 6 7 8 9 10 11 12 13 14	 Eric A. Buresh (pro hac vice) eric.buresh@eriseip.com Adam P. Seitz (pro hac vice) adam.seitz@eriseip.com Clifford T. Brazen (pro hac vice) cliff.brazen@eriseip.com Chris R. Schmidt chris.schmidt@eriseip.com Erise IP, P.A. 7015 College Blvd. Suite 700 Overland Park, KS 66211 Phone: (913) 777-5600 Facsimile: (913) 777-5601 Ben M. Davidson (Cal. Bar. No. 181464) ben@dlgla.com Davidson Law Group, a Law Corporation 4500 Park Granada Boulevard, Suite 202 Calabasas, CA 91302 Telephone: (818) 918-4622 Facsimile: (310) 473-2941 	Joseph R. Taylor (SBN 129933) <i>jtaylor@fkks.com</i> Jeremy S. Goldman (SBN 306943) <i>jgoldman@fkks.com</i> Matthew Samet (SBN 311865) <i>msamet@fkks.com</i> FRANKFURT KURNIT KLEIN & SELZ, P.C. 2029 Century Park East, Suite 1060 Los Angeles, California 90067 Telephone: (310) 579-9600 Facsimile: (347) 438-2156 <i>Attorneys for Defendants Cloud Imperium</i> <i>Games Corp. and Roberts Space Industries</i> <i>Corp.</i>	
15 16	Attorneys for Plaintiff Crytek GmbH		
17	IN THE UNITED STATES DISTRICT COURT		
18	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
19	WESTERN DIVISION		
20	CRYTEK GMBH,	Case No. 2:17-cv-08937-DMG-FFM	
21	Plaintiff,	NOTICE OF SETTLEMENT PURSUANT TO C.D. CAL. L.R. 40-2	
22			
23	CLOUD IMPERIUM GAMES CORP. and ROBERTS SPACE INDUSTRIES CORP.,	[Filed concurrently with Proposed Order]	
24	Defendants.	Judge: Hon. Dolly M. Gee	
25			
26			
27			
28			
	NOTICE OF SETTLEMENT PURSUANT TO C.D. CAL. L.R. 40-2		

1	Pursuant to C.D. Cal. L.R. 40-2, Plaintiff CRYTEK GMBH and Defendants	
2	CLOUD IMPERIUM GAMES CORP. and ROBERTS SPACE INDUSTRIES	
3	CORP., by and through their counsel of record, hereby notify the Court that they	
4	have reached an agreement in principle of terms to settle this action in its entirety and	
5	are working to document the terms of their agreement. Following execution of the	
6	agreement, the parties will promptly file a joint stipulation of dismissal. The parties	
7	respectfully request that the Court allow the parties thirty (30) days to document and	
8	execute their agreement and to file the joint stipulation of dismissal.	
9		
10	Respectfully,	
11	DATED: <u>February 20, 2020</u> ERISE IP, P.A.	
12	$DATED. \underline{\text{reordary } 20, 2020} \qquad \text{ERISE II, I.A.}$	
13	<u>/s/ Clifford T. Brazen</u>	
14	Clifford T. Brazen Phone: (913) 777-5600	
15	cliff.brazen@eriseip.com	
16	Attorneys for Plaintiff CRYTEK GMBH	
17		
18	DATED: <u>February 20, 2020</u> FRANKFURT KURNIT KLEIN & SELZ P.C.	
19	/s/ Jeremy S. Goldman	
20	Jeremy S. Goldman	
20 21	Phone: (310) 579-9611 jgoldman@fkks.com	
	Attorneys for Defendants CLOUD	
22	IMPERIUM GAMES CORP. and ROBERTS SPACE INDUSTRIES CORP	
23	KODEKTS SI ACE INDUSTRIES CORI	
24		
25		
26		
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	I NOTICE OF SETTLEMENT PURSUANT TO C.D. CAL. L.R. 40-2	