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4 5	Los Angeles, California 90064-1683 Telephone: (310) 312-2000 Facsimile: (310) 312-3100		
6 7	Attorneys for Plaintiffs Nexon America In and NEXON Korea Corporation	c.	
8	UNITED STATES I	DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	NEXON AMERICA INC., a Delaware	CASE NO. 2:12-cv-00160 GW (FFMx)	
12	corporation, and NEXON KOREA CORPORATION, a Korean corporation,	The Honorable George H. Wu	
13	Plaintiffs,		
14	v.	STIPULATION FOR ENTRY OF JUDGMENT AND PERMANENT	
15	RYAN MICHAEL CORNWALL a/k/a "Riu Kuzaki" and "Alexandria	INJUNCTION	
16	Cornwall"; YANGYU ZHOU a/k/a "Yang Yu," "W8baby," and "Gamersoul"; DOUGLAS CRANE a/k/a	[PROPOSED JUDGMENT AND	
17	"Gamersoul"; DOUGLAS CRANE a/k/a "DJ" and "Lonerboy"; WILLIAM "BILLY" KEISTER a/k/a	PERMANENT INJUNCTION LODGED CONCURRENTLY	
18	"ThePhoneGuy"; AMARJOT GILL	HEREWITH]	
19 20	"ThePhoneGuy"; AMARJOT GILL a/k/a "Alphaamar"; DEREK OSGOOD a/k/a "Jayce"; COLIN JOHNSON a/k/a "Colin_"; LINDA LIU a/k/a "linnyda942"; JEREMY SIMPSON; V.H. a/k/a "Vince"; DOE 1 a/k/a "Bizarro" and "Andrew," DOE 2 a/k/a "Cam1596," and DOES 3 through 10, inclusive		
20	"linnyda942"; JEREMY SIMPSON; V H. a/k/a "Vince": DOE 1 a/k/a		
22	"Bizarro" and "Andrew," DOE 2 a/k/a "Cam1596," and DOES 3 through 10,		
23	inclusive		
24	Defendants.		
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Plaintiffs Nexon America Inc. and NEXON Korea Corporation (collectively, "Nexon") and Defendant Douglas Crane a/k/a "DJ" and "Lonerboy" ("Defendant") hereby stipulate to an order for entry of judgment and permanent injunction as follows:

1. Judgment shall be entered against Defendant in the amount of seven hundred fifty thousand dollars (\$750,000).

2. Defendant and all persons acting under Defendant's direction or control (including but not limited to his agents, representatives and employees), shall immediately and permanently cease and desist from:

- A. obtaining, possessing or accessing any unauthorized software the use of which infringes any of Nexon's Intellectual Property Rights (as defined below), circumvents technological measures that control access to Nexon's computer games, or violates the TOU, including but not limited to the Bizarro Trainer, RiPE, RiME, or any other MapleStory "bot" or trainer software, packet editor, hack, or cheating software;
- B. taking any steps on his own behalf or assisting others in creating, distributing or otherwise making available any software the use of which infringes any of Nexon's Intellectual Property Rights, circumvents technological measures that control access to Nexon's computer games, or violates the TOU, including but not limited to the Bizarro Trainer, RiPE, RiME, or any other MapleStory "bot" or trainer software, packet editor, hack, or cheating software;

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C.	selling, reselling, or processing payments for any software, the use of
	which infringes any of Nexon's Intellectual Property Rights,
	circumvents technological measures that control access to Nexon's
	computer games, or violates the TOU, including but not limited to the
	Bizarro Trainer, RiPE, RiME, or any other MapleStory "bot" or
	trainer software, packet editor, hack, or cheating software:

- D. assisting in any way the development of any software the use of which infringes any of Nexon's Intellectual Property Rights, circumvents technological measures that control access to Nexon's computer games, or violates the TOU, including but not limited to the Bizarro Trainer, RiPE, RiME, or any other MapleStory "bot" or trainer software, packet editor, hack, or cheating software;
- E. sharing, copying, or distributing any software the use of which infringes any of Nexon's Intellectual Property Rights, circumvents technological measures that control access to Nexon's computer games, or violates the TOU, including but not limited to the Bizarro Trainer, RiPE, RiME, or any other MapleStory "bot" or trainer software, packet editor, hack, or cheating software;
- F. operating, assisting, or linking to any website (including www.w8baby.com or www.gamersoul.com) designed to provide information to assist others in developing or obtaining any software the use of which infringes any of Nexon's Intellectual Property Rights, circumvents technological measures that control access to

1		Nexon's computer games, or violates the TOU, including but not
2		limited to the Bizarro Trainer, RiPE, RiME, or any other MapleStory
3		"bot" or trainer software, packet editor, hack, or cheating software;
4		
5	G.	investing or holding any financial interest in any enterprise which
6		Crane knows is now, or planning in the future, to engage in any of the
7		activities prohibited by this Paragraph;
8		
9	H.	knowingly allowing any persons or entities which Crane controls,
10		either directly or indirectly, to engage in any of the activities
11		prohibited by this Paragraph; or
12		
13	I.	making any statements, including anonymous statements, including
14		but not limited to any postings, messages, or e-mails on the Internet,
15		related to this Settlement Agreement or any conversations or
16		correspondence with Nexon personnel, employees, representatives,
17		agents or attorneys, unless authorized by Nexon.
18		
19	3.	Any company or entity that Defendant owns or operates in the future
20	shall also co	omply with the provisions of this Permanent Injunction.
21		
22	4.	Defendant irrevocably and fully waives notice of entry of the
23	Judgment a	nd Permanent Injunction and notice and service of the entered
24	Judgment a	nd Permanent Injunction and understands, confirms, and agrees that
25	violation of	the Permanent Injunction will expose Defendant to all penalties
26	provided by	law, including contempt of Court.
27		

5. Defendant irrevocably and fully waives any and all rights to appeal 1 2 this Judgment, to have it vacated or set aside, to seek or obtain a new trial thereon, 3 or otherwise to attack in any way, directly or collaterally, its validity or enforceability. 4 5 6 6. Nothing contained in this Judgment shall limit the right of Nexon to seek relief, including without limitation, damages, for any and all infringements by 7 8 Defendant of Nexon's copyrighted works occurring after the date of this Judgment. 9 10 7. This Judgment and Permanent Injunction shall be deemed to have been served upon Defendant at the time of its execution by the Court. 11 12 13 8. The Court finds there is no just reason for delay in entering this Judgment and Permanent Injunction and, pursuant to Federal Rule of Civil 14 15 Procedure 54(a), the Court directs immediate entry of this Judgment and 16 Permanent Injunction against Defendant. 17 18 9. The Court shall retain jurisdiction of this action to entertain such 19 further proceedings and to enter such further orders as may be necessary or 20 // 21 // 22 // 23 // 24 // 25 // 26 // //

STIPULATION FOR ENTRY OF JUDGMENT

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1	appropriate to implement and enforce the provisions of this Judgment and
2	Permanent Injunction.
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4	SO STIPULATED.
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6	DATED: November 20, 2012 MITCHELL ST. BERBERG & KNUPP L
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8	Marc E. Mayer
9	Marc E. Mayer Attorneys for Plaintiffs
10	DATED: November 20, 2012
11	By: Landlow
12	Douglas Crano Defendant
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