



November 28, 2017

**VIA ECF
VIA HAND DELIVERY TO JUSTICE BRANSTEN
VIA E-MAIL TO ALL PARTIES**

Tamar S. Wise

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The Honorable Eileen Bransten
Supreme Court, NY County
60 Centre Street, Room 521
New York, NY 10007

Re: ***Eros International PLC v. Mangrove Partners, et al.***
Index No. 653096/2017


Dear Justice Bransten:

We represent Defendants GeolInvesting, LLC; Christopher Irons; Daniel E. David; FG Alpha Management, LLC; FG Alpha Advisors; and FG Alpha, L.P. (the "**GeolInvesting Defendants**") in the above-captioned matter. The GeolInvesting Defendants will be filing their motion to dismiss Plaintiff's complaint on November 30. The complaint alleges, *inter alia*, that five articles and over 35 Twitter posts written by some of the GeolInvesting Defendants are defamatory. To allow adequate treatment of each of these alleged defamatory statements, as well as the five additional causes of action in the complaint, the GeolInvesting Defendants respectfully request a page limit extension to thirty (30) pages for the memorandum of law in support of their motion to dismiss.

We have reached out to counsel for Plaintiff, who has no objection to this request.

Respectfully,

COZEN O'CONNOR



By: Tamar S. Wise

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