

EXHIBIT O

From: Mitchell Cantor <mc@mcantorlawoffice.com> on behalf of Mitchell Cantor <mc@mcantorlawoffice.com>
Sent: Wednesday, January 10, 2018 6:09 PM
To: Stephen W. Tountas <STountas@kasowitz.com>
Cc: mweiser@kasowitz.com
Subject: Eros v. Mangrove, Asensio, etc.
Attach: Eros Asensio Stipulation.docx

Gentlemen: Further to our meeting with Mr. Asensio at your office next Wednesday, attached please find my proposed Stipulation. I have simply extended all deadlines out 2 weeks. If it meets with your approval just sign and return. I will countersign and e-file. I am sending in word format in the event you wish to modify it. Warmly, Mitch Cantor

The Law Offices of Mitchell Cantor
355 Lexington Avenue, Suite 401
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E: mc@mcantorlawoffice.com
cantor.law@verizon.net

-----Original Message-----

From: Stephen W. Tountas [<mailto:STountas@kasowitz.com>]
Sent: Wednesday, January 10, 2018 8:31 AM
To: Mitchell Cantor <mc@mcantorlawoffice.com>
Subject: RE: Eros v. Mangrove, Asensio, etc.

Mitchell -- Michael Bowe and I are available for a meeting in our office with you and Mr. Asensio next Tuesday or Wednesday. Let me know which date you prefer, as well as some times that work on your end.

Steve

-----Original Message-----

From: Mitchell Cantor [<mailto:mc@mcantorlawoffice.com>]
Sent: Tuesday, January 9, 2018 5:16 PM
To: Stephen W. Tountas <STountas@kasowitz.com>
Subject: RE: Eros v. Mangrove, Asensio, etc.

Steve: Mr. Asensio is available most days next week. I am not available on Thursday morning, January 18. Mondays are usually very busy. With that in mind, would either Tuesday, January 16 or Wednesday, January 17 work for you? Mr. Asensio might be available at the end of this week as well although that might be difficult. Please let me know. Mitchell Cantor

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-----Original Message-----

From: Stephen W. Tountas [<mailto:STountas@kasowitz.com>]
Sent: Tuesday, January 9, 2018 4:02 PM
To: Mitchell Cantor <mc@mcantorlawoffice.com>
Cc: Matthew J. Weiser <MWeiser@kasowitz.com>
Subject: Re: Eros v. Mangrove, Asensio, etc.

Yes, I would memorialize with a stip. As I mentioned last night, it should also extend plaintiffs' response date for reply by the same amount of time so that we are not squeezed on the reply. You can send a draft to me and my colleague, Matthew Weiser, cc'd here. We will turn any comments promptly.

Sent from my Verizon, Samsung Galaxy smartphone

----- Original message -----

From: Mitchell Cantor <mc@mcantorlawoffice.com>
Date: 1/9/18 3:05 PM (GMT-05:00)
To: "Stephen W. Tountas" <STountas@kasowitz.com>
Subject: RE: Eros v. Mangrove, Asensio, etc.

Thank you very much. Do you think we should formalize the extension in a written agreement/stipulation? I will inquire of my client which dates are best for him and let you know as soon as he tells me. Warmly, Mitch Cantor

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-----Original Message-----

From: Stephen W. Tountas [mailto:STountas@kasowitz.com]
Sent: Tuesday, January 9, 2018 3:00 PM
To: Mitchell Cantor <mc@mcantorlawoffice.com>
Subject: Re: Eros v. Mangrove, Asensio, etc.

Mitchell - I have approval on our end for the extension and in-person meeting. I will revert back tomorrow with some proposed dates. Please let me know if there are particular dates next week that would work better on your end.

Sent from my Verizon, Samsung Galaxy smartphone

Stephen W. Tountas
Kasowitz Benson Torres LLP
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----- Original message -----

From: Mitchell Cantor <mc@mcantorlawoffice.com>
Date: 1/9/18 11:01 AM (GMT-05:00)
To: "Stephen W. Tountas" <STountas@kasowitz.com>
Subject: Eros v. Mangrove, Asensio, etc.

External Email

Steve: I spoke with Mr. Asensio and he is definitely available for an in-person meeting. Please let me know what days and times might work bet for you and Mr. Bowe and I will try to schedule it with him. Warmly, Mitchell Cantor

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SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X

EROS INTERNATIONAL PLC,

Plaintiff,

-against-

Index No. 653096/2017

MANGROVE PARTNERS, NATHANIEL H.
AUGUST, MANUEL P. ASENSIO, ASENSIO &
COMPANY, INC., MILL ROCK ADVISORS, INC.,
GEOINVESTING, LLC, CHRISTOPHER IRONS,
DANIEL E. DAVID, FG ALPHA MANAGEMENT,
LLC, FG ALPHA ADVISORS, FG ALPHA, L.P.,
CLARITYSPRING, INC, CLARITYSPRING
SECURITIES LLC, NATHAN Z. ANDERSON AND
JOHN DOES NOS 1-30,

STIPULATION

Defendants.

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IT IS STIPULATED AND AGREED BETWEEN THE PARTIES THAT:

1. The time in which defendants Manuel P. Asensio, Asensio & Company, Inc. and Mill Rock Advisors, Inc. (henceforth the "Asensio Defendants") shall serve opposition papers to Plaintiff's Order to Show Cause to enter default is extended on consent from January 10, 2018 to January 24, 2018, and
2. The time in which Plaintiff shall serve its reply papers, if any, to the opposition papers of the Asensio Defendants is extended on consent to February 7, 2018, and
3. The return date of Plaintiff's Order to Show Cause to enter default is extended on consent from February 14, 2018 to February 28, 2018.

Dated: New York, New York
January 10, 2018

The Law Offices of Mitchell Cantor
By: Mitchell Cantor
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Attorneys for the Asensio Defendants

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Attorneys for Plaintiff