

EXHIBIT Y

From: Mitchell Cantor <mc@mcantorlawoffice.com> on behalf of Mitchell Cantor <mc@mcantorlawoffice.com>
Sent: Tuesday, February 13, 2018 5:58 PM
To: Stephen W. Tountas <STountas@kasowitz.com>
Subject: RE: Eros v. Mangrove, Asensio et al
Attach: Eros Asensio Stipulation3.pdf

Thanks. Here it is. Sign and return and I will e-file. Mitch

From: Stephen W. Tountas [mailto:STountas@kasowitz.com]
Sent: Tuesday, February 13, 2018 5:27 PM
To: Mitchell Cantor <mc@mcantorlawoffice.com>
Subject: RE: Eros v. Mangrove, Asensio et al

Ok

From: Mitchell Cantor [mailto:mc@mcantorlawoffice.com]
Sent: Tuesday, February 13, 2018 5:09 PM
To: Stephen W. Tountas <STountas@kasowitz.com>
Subject: RE: Eros v. Mangrove, Asensio et al

Mind if we execute a stipulation confirming the February 21 date? I can print, scan, send, and e-file. All you need do is sign.

From: Stephen W. Tountas [mailto:STountas@kasowitz.com]
Sent: Tuesday, February 13, 2018 4:33 PM
To: Mitchell Cantor <mc@mcantorlawoffice.com>
Subject: RE: Eros v. Mangrove, Asensio et al

Confirmed.

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From: Mitchell Cantor [mailto:mc@mcantorlawoffice.com]
Sent: Tuesday, February 13, 2018 4:30 PM
To: Stephen W. Tountas <STountas@kasowitz.com>
Subject: Eros v. Mangrove, Asensio et al

External Email

Steve: Please accept this email as confirmation of our telephone conversation in which we agreed that the Asensio defendants would have until February 21, 2018 to file opposition to your Motion for Default, and that I would provide comments to your proposed Settlement and Cooperation Agreement by Thursday, February 15. Warmly, Mitch Cantor

The Law Offices of Mitchell Cantor

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

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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 24, 2018 to February 21, 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 28, 2018, and
3. The return date of Plaintiff's Order to Show Cause to enter default is extended on consent from February 28, 2018 to March 21, 2018.

Dated: New York, New York
February 13, 2018



The Law Offices of Mitchell Cantor
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Attorneys for the Asensio Defendants

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