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17 *Attorneys for Defendants MiniMax,*
 18 *Shanghai Xiyu Jizhi Technology Co. Ltd.,*
 19 *and Nanonoble Pte. Ltd.*

20 **UNITED STATES DISTRICT COURT**
 21 **CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

22 DISNEY ENTERPRISES, INC., a
 23 Delaware corporation; UNIVERSAL
 24 CITY STUDIOS PRODUCTIONS
 25 LLLP, a Delaware limited liability
 26 limited partnership; WARNER BROS.
 27 ENTERTAINMENT INC., a Delaware
 28 corporation; MARVEL
 CHARACTERS, INC., a Delaware
 corporation; MVL FILM FINANCE
 LLC, a Delaware limited liability
 company; LUCASFILM LTD. LLC, a
 California limited liability company;
 TWENTIETH CENTURY FOX FILM
 CORPORATION, a Delaware
 corporation; DC COMICS, a New York
 general partnership; THE CARTOON
 NETWORK, INC., a Delaware
 corporation; TURNER
 ENTERTAINMENT CO., a Delaware
 corporation; HANNA-BARBERA

Case No. 2:25-cv-08768-SB-E

**STIPULATION REGARDING
 SERVICE OF PROCESS AND
 TIME TO RESPOND TO
 COMPLAINT**

Judge: Hon. Stanley Blumenfeld, Jr.

Trial Date: Not Set

1 PRODUCTIONS, INC., a Delaware
2 corporation; and DREAMWORKS
3 ANIMATION L.L.C., a Delaware
4 limited liability company,

5 Plaintiffs,

6 vs.

7 MINIMAX, a Chinese company;
8 SHANGHAI XIYU JIZHI
9 TECHNOLOGY CO. LTD., a Chinese
10 limited company; NANONOBLE PTE.
11 LTD., a Singaporean private limited
12 company and DOES 1 through 20,
13 inclusive,

14 Defendants.

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STIPULATION

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2 Plaintiffs Disney Enterprises, Inc.; Universal City Studios Productions LLLP;
3 Warner Bros. Entertainment Inc.; Marvel Characters, Inc.; MVL Film Finance LLC;
4 Lucasfilm Ltd. LLC; Twentieth Century Fox Film Corporation; DC Comics; The
5 Cartoon Network, Inc.; Turner Entertainment Co.; Hanna-Barbera Productions, Inc.;

6 and DreamWorks Animation L.L.C. (collectively, “Plaintiffs”) and Defendants
7 MiniMax, Shanghai Xiyu Jizhi Technology Co. Ltd., and Nanonoble Pte. Ltd.
8 (collectively, “Defendants,” and together with Plaintiffs, the “Parties”), by and
9 through their respective counsel of record, hereby stipulate and agree as follows:

10 WHEREAS, Plaintiffs filed the Complaint in this action on September 16,
11 2025;

12 WHEREAS, Defendants are foreign entities located in the People’s Republic
13 of China and Singapore;

14 WHEREAS, Plaintiffs reported to the Court about their service efforts
15 pursuant to The Convention on the Service Abroad of Judicial and Extrajudicial
16 Documents in Civil or Commercial Matters, more commonly called the Hague
17 Convention, in Plaintiffs’ Response to Court’s Order re Status Report on Service of
18 Process and Investigation of Defendant Minimax ECF No. 20;

19 WHEREAS, Defendant Nanonoble Pte. Ltd.’s agent has received a copy of
20 the summons and complaint from authorities in Singapore; the other Defendants
21 have not been served;

22 WHEREAS, the Parties wish to avoid the time and expense associated with
23 formal service of process on all Defendants and to consolidate the schedule for all
24 Defendants to answer, move, or otherwise respond to the Complaint;

25 WHEREAS, undersigned counsel for Defendants has been authorized to
26 accept service of process on behalf of all three Defendants, effective as of February
27 20, 2026;

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1 WHEREAS, the Parties agree that, subject to the Court’s approval,
2 Defendants shall have until April 24, 2026 to answer, move, or otherwise respond to
3 the Complaint;

4 NOW, THEREFORE, the Parties hereby stipulate, subject to the Court’s
5 approval, as follows:

6 1. Defendants each waive all rights to service of process of the summons,
7 complaint, and case initiating documents in this action including but not limited to
8 any such rights under federal law and the Hague Convention.

9 2. The undersigned counsel for Defendants is authorized to, and here
10 does, accept service of the Summons and Complaint on behalf of MiniMax,
11 Shanghai Xiyu Jizhi Technology Co. Ltd., and Nanonoble Pte. Ltd., which shall be
12 deemed effective February 20, 2026;

13 3. All Defendants shall have until April 24, 2026, to answer, move, or
14 otherwise respond to the Complaint; and

15 4. Defendants do not waive any defenses, objections, or motions under
16 Federal Rule of Civil Procedure 12, except as to the sufficiency of process and
17 service of process (Fed. R. Civ. P. 12(b)(4) & (5)), and Defendants expressly reserve
18 all rights to raise challenges as to personal jurisdiction (Fed. R. Civ. P. 12(b)(2)),
19 venue (Fed. R. Civ. P. 12(b)(3)), and the legal sufficiency of the Complaint (Fed. R.
20 Civ. P. 12(b)(6)).

21 IT IS SO STIPULATED.

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23 DATED: February 27, 2026

JENNER & BLOCK LLP

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By /s/ David R. Singer

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David R. Singer
Attorneys for Plaintiffs

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1 DATED: February 27, 2026

QUINN EMANUEL URQUHART
& SULLIVAN, LLP

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By /s/ Robert M. Schwartz
Robert M. Schwartz
Attorneys for Defendants

