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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON									
8	AT SEATTLE									
9										
10	WILLIAM HEATHCOTE, individually and on behalf of all others similarly situated,		Case No. 2:20-cv-01310-RSM							
11	Plaintiff,	MOTI	ER GRANTING F	MINARY						
12	V.		OVAL OF CLAS LEMENT	S ACTION						
13	SPINX GAMES LIMITED, GRANDE GAMES LIMITED, and BEIJING BOLE HON. RICARDO S. MARTINEZ									
14	TECHNOLOGY CO., LTD.,									
15 16	Defendants.									
17	The above-captioned matter came before this Court upon Plaintiff's Unopposed Motion									
18	for Preliminary Approval of Class Action Settlement. Based upon the memoranda, exhibits, and									
19	all the files and proceedings herein, the Court finds as follows:									
20	1. The Court grants preliminary app	oroval of	the Settlement ba	sed upon the terms set						
21	forth in the Settlement Agreement.									
22	2. The settlement terms set forth in the Settlement Agreement appear to be fair,									
23	adequate and reasonable to the Settlement Class, and the Court preliminarily approves the terms									
24	of the Settlement Agreement, including:									
25	a. A Settlement Fund of \$3,500,000;									
26	b. An Incentive Award, which shall not exceed \$5,000 for Plaintiff Alma Sue									
27	Croft;									
28										
	ORDER GRANTING PRELIMINARY APPROVAL 2:20-CV-01310-RSM									

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1 2	c. Attorneys' fees to Settlement Class Counsel, which shall not exceed 25% of the Settlement Fund, plus reimbursement of expenses; and								
3	d. Reasonable settlement administration expenses.								
4	3.	3. The Court grants the Parties' request for certification of the following Rule 23							
5	Settlement Class for the sole and limited purpose of implementing the terms of the Settlement								
6	Agreement, subject to this Court's final approval:								
7 8	All Persons who played the Applications on or before January 31, 2022, while located in the state of Washington. ¹								
9	4. The Court preliminarily appoints Philip L. Fraietta and Alec M. Leslie of Bursor								
10	& Fisher, P.A. as Class Counsel, and Plaintiff Alma Sue Croft as Settlement Class								
11	Representative.								
12	5. This Court approves, as to form and content, the notice of proposed class action								
13	settlement (the "Notice"), in substantially the form attached to the Settlement Agreement as								
14	Exhibits B, C and D. The Court approves the procedure for Settlement Class Members to opt out								
15	of, or object to, the Settlement as set forth in the Settlement Agreement Notice.								
16	6. The Court directs the mailing of the Settlement Class Notice by email and/or								
17	First-Class U.S. mail to the Settlement Class Members in accordance with the schedule set forth								
18	below. The Court finds the dates selected for the mailing and distribution of the Notice, as set								
19	forth below, meet the requirements of due process and provide the best notice practicable under								
20	the circumstances and shall constitute due and sufficient notice to all persons entitled thereto. Event Deadline								
21	Plaintiff to issue subpoena and rider to No later than thirty (30) days of execution						xecution		
22	2Platform Providers as described in the Agreement § 4.1.of Settlement Agreement								
23	Defe	endant to provide complete	ed	No	later than fourtee	en (14) days a	fter		
24		ement Class List to Class (the Settlement Administration			eiving the data pe tlement Agreeme	•			
25									
26	¹ Excluded from the Settlement Class are (1) any Judge or Magistrate presiding over this Action and members of their families; (2) the Defendants, Defendants' subsidiaries, parent companies, successors, predecessors, and any								
27	entity in which the Defendants or their parents have a controlling interest and their current or former officers, directors, agents, attorneys, and employees; (3) persons who properly execute and file a timely request for exclusion from the class; and (4) the legal representatives, successors or assigns of any such excluded persons.								
28	ORDER GRANTING PRELIMINARY APPROVAL								
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No later than seven (7) days after entry of Settlement Administrator to provide Notice on the settlement website Preliminary Approval Settlement Administrator to mail Notice No later than sixty (60) days after entry of via Email and/or First-Class U.S. Mail. Preliminary Approval No later than thirty (30) days prior to the Settlement Administrator to send Reminder Notice via email Claims Deadline Deadline to have postmarked and/or filed No later than fifty-six (56) days following a written objection to this Settlement entry of the Final Approval Hearing Agreement or a request for exclusion 7. The Court appoints JND Legal Administration as the Settlement Administrator. 8. The Court adopts the following dates and deadlines: 9. The Claims Deadline is scheduled for Monday, July 18, 2022, fifty-six (56) days following the Notice Date. 10. Class Counsel shall file a memorandum of points and authorities in support of their motion for approval of attorneys' fees and litigation expenses no later than Thursday, August 18, 2022. 11. Settlement Class Counsel shall file a memorandum of points and authorities in support of the final approval of the Settlement Agreement no earlier than Monday, August 8, 2022, twenty-one (21) days following the Claims Deadline. 12. A final settlement approval fairness hearing on the question of whether the proposed Settlement, attorneys' fees to Settlement Class Counsel, and the Settlement Class Representative's Incentive Award should be finally approved as fair, reasonable and adequate as to the members of the Settlement Class is scheduled for Thursday, September 8, 2022, at 9:00 **a.m.** before the Court. // //

ORDER GRANTING PRELIMINARY APPROVAL 2:20-CV-01310-RSM

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DATED this 24th day of March, 2022.

RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE