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9	INITED CTATI	CO DISTRICT COLURT
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
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13	In re Pokémon Go Nuisance Litigation	Case No. 3:16-cv-04300-JD
14	S	JOINT NOTICE OF SETTLEMENT IN
15		PRINCIPLE AND REQUEST TO VACATE SCHEDULE
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	The parties wish to inform the Court that they reached a settlement in principle of the above-		
	captioned action on November 28, 2018. The settlement is currently memorialized in a term sheet.		
	The parties jointly request that the Court vacate the current scheduling order and all other upcoming		
	hearings and deadlines. The parties are in the process of drafting a settlement agreement and		
	companion motion for preliminary approval, under Federal Rule of Civil Procedure 23(b)(2). Subje		
	to the Court's approval, the parties respectfully request that the currently scheduled hearing of		
	Plaintiffs' contemplated motion for class certification on February 28, 2019 be converted to a hearing		
	on the motion for preliminary approval of the settlement with that motion being filed no fewer that		
	28 days prior to the hearing.		
	Dated: November 29, 2018	COOLEY LLP MICHAEL G. RHODES (116127) JEFFREY M. GUTKIN (216083) BENJAMIN KLEINE (257225) KRISTINE A. FORDERER (278745)	
		/s/Michael Rhodes Michael Rhodes (116127)	
		Attorneys for Defendant NIANTIC, INC.	
	Dated: November 29, 2018	POMERANTZ LLP	
		/s/Jeremy Lieberman	
		Jeremy A. Lieberman (<i>pro hac vice</i>) Murielle J. Steven Walsh (<i>pro hac vice</i>) Aatif Iqbal (<i>pro hac vice</i>) Attorneys for Plaintiffs	
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ATTESTATION OF CONCURRENCE IN FILING In accordance with N.D. Cal. L.R. 5-1(i)(3), I hereby attest that I have obtained the concurrence of all other signatories in the filing of this document. Dated: November 29, 2018 **COOLEY LLP** By: /s/ Jeffrey M. Gutkin Jeffrey M. Gutkin Attorneys for Defendant NIANTIC, INC.