Northern District of California

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

MICHAEL E. DAVIS, et al.,

Plaintiffs,

v.

ELECTRONIC ARTS INC.,

Defendant.

Case No. <u>10-cv-03328-RS</u>

ORDER GRANTING IN PART AND NYING IN PART MOTION FOR TENSION OF DISCOVERY CUTOFF AND EXPERT DISCLOSURE DEADLINES, AND CONTINUING CASE MANAGEMENT CONFERENCE

Contending that defendant has obstructed discovery in certain respects, and asserting a scheduling conflict impacting lead counsel's availability, plaintiffs move for a 60 day continuance of the discovery cutoff and the deadline for expert disclosures. Plaintiffs have failed to show that a general extension of the cut off is warranted. Defendant does not object to the remaining 30(b)(6) deposition or the deposition of Cedric Carty going forward after the cut off. The parties shall promptly meet and confer to schedule those depositions to go forward within the next thirty days. The deadline for motions to compel set out in Civil Local Rule 37-3 shall run from the existing discovery cut off, but shall not apply with respect to any disputes growing out of those depositions or any other discovery responses served after the cut off. The deadline for expert disclosures is hereby extended to August 25, 2017, with a commensurate extension of the deadline for rebuttal reports and the close of expert discovery. In light of the matters under submission and the pending discovery disputes, the further case management conference is continued to September 7, 2017.

Northern District of California United States District Court

IT IS SO ORDERED.

Dated: July 14, 2017

RICHARD SEEBORG United States District Judge