1 2 3 4 5 6 7 8	ROBERT P. VARIAN (SBN 107459) Email: rvarian@orrick.com JAMES N. KRAMER (SBN 154709) Email: jkramer@orrick.com ALEXANDER K. TALARIDES (SBN 268068) Email: atalarides@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5700 Facsimile: (415) 773-5759 Attorneys for Defendants Electronic Arts, Inc., Andre Lawrence F. Probst III, Blake J. Jorgensen, Peter Rob	
9	Frank D. Gibeau, and Patrick Söderlund	ser moore,
10	UNITED STATES DIS	TRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	In re ELECTRONIC ARTS, INC. SECURITIES	Master File No. 3:13-cv-05837-SI
15	LITIGATION LITIGATION	CLASS ACTION
16	This Document Relates To:	STIPULATION AND [PROPOSED]
17 18	ALL ACTIONS	ORDER MODIFYING BRIEFING SCHEDULE AND ENLARGING PAGE LIMITS FOR DEFENDANTS' MOTION
19		TO DISMISS
20		
21		
22		
23		
24		
25		
26 27		
28		
20		STIPULATION AND ORDER MODIFYING BRIEFING SCHEDULE AND ENLARGING PAGE LIMITS FOR DEFENDANTS' MOTION TO DISMISS - (MASTER FILE NO. 3:13-cv-05837-SI)

1	WHEREAS, on December 17, 2013, Ryan Kelly filed a putative class action complaint,
2	Kelly v. Electronic Arts, Inc., No. 3:13-cv-05837 (the "Kelly Action"), against defendants
3	Electronic Arts, Inc. ("Electronic Arts"), Andrew Wilson, Blake Jorgensen, Patrick Söderlund,
4	Frank D. Gibeau, Lawrence F. Probst III, and Peter Robert Moore (collectively, "Defendants"),
5	alleging violations of the Securities Exchange Act of 1934 on behalf of purchasers of Electronic
6	Arts common stock between July 24, 2013 and December 4, 2013 (the "Class Period");
7	WHEREAS, on January 13, 2014, Louis Mastro filed a putative class action complaint,
8	Mastro v. Electronic Arts, Inc., No. 3:14-cv-00188 (the "Mastro Action"), against the same
9	Defendants as the <i>Kelly</i> Action and alleging the same claims on behalf of the same putative class
10	WHEREAS, on January 22, 2014, the Court entered an order (the "Consolidation Order")
11	consolidating the Kelly and Mastro Actions under the caption In re Electronic Arts, Inc.
12	Securities Litigation, Master File No. 3:13-cv-05837-SI (the "Consolidated Action");
13	WHEREAS, on February 25, 2014, the Court entered an order pursuant to the Private
14	Securities Litigation Reform Act of 1995 appointing Ryan Kelly and Louis Mastro (collectively,
15	"Lead Plaintiffs") to serve as Lead Plaintiffs in this Consolidated Action, and approved Robbins
16	Geller Rudman & Dowd LLP and Pomerantz LLP as Lead Counsel ("Lead Counsel for Lead
17	Plaintiffs and the Class");
18	WHEREAS, on April 11, 2014, Lead Plaintiffs filed a Consolidated Complaint for
19	Violations of the Federal Securities Laws (the "Consolidated Complaint");
20	WHEREAS, under the Consolidation Order, the deadline for Defendants to file their
21	motion to dismiss the Consolidated Complaint is May 26, 2014 (the "Motion to Dismiss Filing
22	Deadline");
23	WHEREAS, Defendants would like to extend the Motion to Dismiss Filing Deadline by
24	two weeks, to June 9, 2014, and Lead Counsel for the Lead Plaintiffs and the Class have
25	stipulated to the requested extension;
26	WHEREAS, in order to ensure that the Parties fully address all issues thoroughly and in a
27	manner beneficial to the Court, the Parties agree that the page limits by the local rules of the

28

Court should be enlarged;

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between		
undersigned counsel, subject to approval of the Court, that:		
1. The briefing schedule on Defendants' motion to dismiss the Consolidated Complaint		
shall be as follows:		
5 • Defendants' Opening Brief due: June 9, 2	2014	
• Lead Plaintiffs' Opposition Brief due: July 24,	2014	
7 • Defendants' Reply Brief due: August	14, 2014	
8 2. The page limits for Defendants' Opening Brief and L	ead Plaintiffs' Opposition	
9 Brief shall be as follows: Defendants' Opening Brief shall be no lon	Brief shall be as follows: Defendants' Opening Brief shall be no longer than twenty-eight (28)	
pages; and Lead Plaintiffs' Opposition Brief shall be no longer than	pages; and Lead Plaintiffs' Opposition Brief shall be no longer than thirty (30) pages.	
IT SO STIPULATED.		
Dated: May 12, 2014 ROBERT P. VARIAN		
13 ALEXANDER K. TALA	ALEXANDER K. TALARIDES	
Orrick, Herrington & Suto	cliffe LLP	
15	1	
/s/ Alexander K. Talarides Alexander K. Talarides		
17 Attorneys fo	or Defendants	
18 I Alexander K. Talarides, am the ECE user whose ID and pe	assword are being used to file	
19 this Stipulation and [Proposed] Order. In compliance with General	· ·	
20 attest that Shawn Williams has concurred in this filing.		
21 Dated: May 12, 2014 SHAWN WILLIAMS		
22 SAMUEL RUDMAN		
23 Robbins Geller Rudman &	k Dowd	
24		
25 /s/ Shawn		
	WILLIAMS ead Plaintiffs and the Class	
27		
28	ND OBDER MODIEVING BRIEFING	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	undersigned counsel, subject to approval of the Court, that: 1. The briefing schedule on Defendants' motion to dismiss shall be as follows: • Defendants' Opening Brief due: June 9, 2 • Lead Plaintiffs' Opposition Brief due: July 24, • Defendants' Reply Brief due: August 2. The page limits for Defendants' Opening Brief and L Brief shall be as follows: Defendants' Opening Brief shall be no longer than IT SO STIPULATED. Dated: May 12, 2014 ROBERT P. VARIAN JAMES N. KRAMER ALEXANDER K. TALA Orrick, Herrington & Sute of the stipulation and (Proposed) Order. In compliance with General attest that Shawn Williams has concurred in this filing. Dated: May 12, 2014 SHAWN WILLIAMS SAMUEL RUDMAN MARY BLASY Robbins Geller Rudman & SHAWN SHAWN Co-Lead Counsel for Lead Counsel for Lea	

1	<u>ORDER</u>	
2	Based on the stipulation of the signed parties, and good cause appearing, IT IS HEREBY	
3	ORDERED that the Stipulation is approved. Hearing: 8/29/14 at 9 a.m.	
4	It is so ORDERED.	
5		
6		
7	DATED:5/13/14	
8	THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE	
9	UNITED STATES DISTRICT JUDGE	
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		

28