1 David P. Enzminger (SBN: 137065) PAUL ANDRE (SBN: 196585) pandre@kramerlevin.com denzminger@winston.com 2 James C. Lin (SBN: 271673) LISA KOBIALKA (SBN: 191404) jalin@winston.com lkobialka@kramerlevin.com 3 WINSTON & STRAWN LLP JAMES HANNAH (SBN. 237978) 275 Middlefield Road, Suite 205 jhannah@kramerlevin.com 4 Menlo Park, California 94025-4004 KRAMER LEVIN NAFTALIS & (650) 858-6500 FRANKEL LLP Telephone: 5 (650) 858-6550 Facsimile: 990 Marsh Road Menlo Park, CA 94025 6 Michael A. Tomasulo (SBN: 179389) Telephone: (650) 752-1700 Facsimile: (650) 752-1800 mtomasulo@winston.com 7 Gino Cheng (SBN: 259208) gcheng@winston.com Attorneys for Defendant David K. Lin (SBN: 278404) ACCELERATION BAY LLC dlin@winston.com WINSTON & STRAWN LLP 333 South Grand Avenue, 38th Floor 10 Los Angeles, CA 90071-1543 Telephone: (213) 615-1700 Facsimile: (213) 615-1750 11 12 Dan K. Webb (pro hac vice) dwebb@winston.com Kathleen B. Barry (pro hac vice) 13 kbarry@winston.com WINŠTON & STRAWN LLP 14 35 West Wacker Drive 15 Chicago, IL 60601-9703 Telephone: (312) 558-5600 Facsimile: 16 (312) 558-5700 17 Attorneys for Plaintiff ELECTRONIC ARTS INC. 18 UNITED STATES DISTRICT COURT 19 NORTHERN DISTRICT OF CALIFORNIA 20 SAN FRANCISCO DIVISION 21 ELECTRONIC ARTS INC., a Delaware Case No. 3:16-cv-03378-RS 22 Corporation, JOINT STIPULATION AND [PROPOSED] 23 Plaintiff, ORDER TO CONSOLIDATE BRIEFING AND HEARING FOR ACCELERATION 24 BAY LLC'S MOTION TO DISMISS OR TRANSFER PLAINTIFFS' COMPLAINTS 25 ACCELERATION BAY LLC, a Delaware Limited Liability Corporation, 26 Date: September 1, 2016 Defendant. Time: 1:30 pm 27 Courtroom: 3, 17th Floor Before: Honorable Richard Seeborg 28

Pursuant to Civil Local Rule 6-2, Plaintiffs Take-Two Interactive Software, Inc. ("Take Two"), Rockstar Games, Inc. ("Rockstar"), 2K Sports, Inc. ("2K"), Activision Blizzard, Inc. ("Activision"), and Electronics Art, Inc. ("EA") (collectively, "Plaintiffs") and Defendant Acceleration Bay LLC ("Defendant"), by and through their respective counsel, do hereby stipulate and agree to the following:

WHEREAS, Plaintiffs filed Complaints against Defendant in Civil Action Nos. 3:16-cv-03375-RS, 3:16-cv-03377-RS, and 3:16-cv-03378-RS on June 16, 2016 (the "Actions");

WHEREAS, the parties filed a Joint Administrative Motion to Consider Whether Cases Should be related on July 1, 2016;

WHEREAS, the Court granted the parties' Motion to Relate Cases Civil Action Nos. 3:16-cv-03375-RS, 3:16-cv-03377-RS, and 3:16-cv-03378-RS on July 5, 2016;

WHEREAS, Defendant recently filed a Motion to Dismiss or Transfer Take-Two Interactive Software, et al.'s Complaint ("Motion") on July 11, 2016 and filed Motions to Dismiss or Transfer in related Civil Action Nos. 3:16-cv-03375-RS and 3:16-cv-03378-RS on July 15, 2016;

WHEREAS, on July 13, 2016, counsel for the parties met and conferred pursuant to Fed. R. Civ. P. 16 and this Court's Local Rules;

WHEREAS, the parties agree to streamline the briefing associated with the Motion and to have a single Opposition brief and a single Reply brief filed in all three actions in light of the fact that Defendant's Motions seek the same relief and having separate deadlines in the three actions will result in unnecessary duplicate filings.

WHEREAS, the parties further agree to modify the deadline for the Opposition brief in all three actions to be due by July 29, 2016.

WHEREAS, the parties further agree to modify the deadline for the Reply brief in all three actions to be due by August 8, 2016.

WHEREAS, the requested modification to the Motion's briefing schedule will have no effect on the schedule for this case, and the proposed hearing date of September 1, 2016 for the Motion remains the same as requested in Plaintiff's Motion.

IT IS HEREBY STIPULATED AND AGREED by the parties that Plaintiffs will file a

1	single Opposition brief to the Motion i	in all three actions by July 29, 2016, Defendant will file a
2	single Reply brief in support of the Mo	otion in all three actions by August 8, 2016, and the proposed
3	hearing date for the Motion remains or	n September 1, 2016, or such other date thereafter that is
4	convenient for the Court.	
5	IT IS SO STIPULATED, TH	ROUGH COUNSEL OF RECORD.
6		
7	Dated: July 19, 2016	WINSTON & STRAWN LLP
8		By/s/ David P. Enzminger
9		David P. Enzminger James C. Lin
10		Michael A. Tomasulo Gino Cheng
11		David K. Lin Dan K. Webb
12		Kathleen B. Barry
13		Attorneys for Plaintiff ELECTRONIC ARTS INC.
14	Dated: July 19, 2016	KRAMER LEVIN NAFTALIS & FRANKEL LLP
15		
16		By <u>/s/Lisa Kobialka</u> PAUL ANDRE
17		LISA KOBIALKA JAMES HANNAH
18		990 Marsh Road Menlo Park, CA 94025
19		Telephone: (650) 752-1700 Facsimile: (650) 752-1800
20		pandre@kramerlevin.com lkobialka@kramerlevin.com
21		jhannah@kramerlevin.com
22		Attorneys for Defendant ACCELERATION BAY LLC
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1	ATTESTATION	
2	I, David P. Enzminger, am the ECF user whose ID and password are being used to file this	
3	JOINT STIPULATION AND [PROPOSED] ORDER TO CONSOLIDATE BRIEFING AND	
4	HEARING FOR ACCELERATION BAY LLC'S MOTION TO DISMISS OR TRANSFER	
5	PLAINTIFFS' COMPLAINTS. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that	
6	Defendant's counsel, Lisa Kobialka, has concurred in this filing.	
7	Dry /a/David D. Furming on	
8	By: <u>/s/ David P. Enzminger</u> David P. Enzminger	
9		
10		
11		
12	[PROPOSED] ORDER	
13	PURSUANT TO STIPULATION, IT IS SO ORDERED	
14	FURSUANT TO STIFULATION, IT IS SO ORDERED	
15	Dated: 7/20/16	
16	JUDGE HON. RICHARD SEEBORG	
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