IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ACCELERATION BAY LLC, :

Plaintiff,

v. : Civil Action No. 16-453-RGA

ACTIVISION BLIZZARD, INC.,

:

Defendant. :

ACCELERATION BAY LLC, :

Plaintiff,

v. : Civil Action No. 16-454-RGA

ELECTRONIC ARTS, INC., :

.

Defendant.

ACCELERATION BAY LLC, :

Plaintiff,

v. : Civil Action No. 16-455-RGA

TAKE-TWO INTERACTIVE : SOFTWARE, INC., et al., :

Defendants. :

ORDER

Defendants request a delay in the schedule. (No. 16-453, D.I. 253, 260, 292). The request is that the schedule be adjusted so that everything "proceed[s] in an orderly fashion after claim construction is complete." (D.I. 253 at 1). I would give Defendants more latitude if I



thought the excessive amount of claim construction was Plaintiff's responsibility, but I am pretty sure that, on claim construction at least, it is Defendants who have said that every last word in the claims needs to be construed. Defendants cannot have their cake and eat it too. Plaintiff's hands are not clean either, but on this issue, its hands are much cleaner than Defendants'.

The request for delay (D.I. 253) is **DENIED**.

IT IS SO ORDERED this 8 day of September 2017.

