UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISON

BABBAGE HOLDINGS, LLC,	
Plaintiff,	
V.	2.12.034.740.74
505 GAMES (U.S.), INC.	2:13-CV-749 (Lead Case)
ACTIVISION PUBLISHING, INC. and	2:13-CV-750
BLIZZARD ENTERTAINMENT, INC.	
CAPCOM U.S.A., INC.	2:13-CV-751
ELECTRONIC ARTS, INC.	2:13-CV-753
KONAMI DIGITAL ENTERTAINMENT, INC.	2:13-CV-754
BANDAI NAMCO GAMES AMERICA INC.	2:13-CV-755
UBISOFT, INC.	2:13-CV-758
TAKE-TWO INTERACTIVE SOFTWARE,	2:13-CV-764
INC., ROCKSTAR GAMES, INC., 2KSPORTS,	
INC. and 2K GAMES, INC.	
SQUARE ENIX, INC.	2:13-CV-765
RIOT GAMES, INC.	2:13-CV-766
THE WALT DISNEY CO., DISNEY	2:13-CV-752
INTERACTIVE STUDIOS, INC. and LUCAS	
ARTS ENTERTAINMENT COMPANY, LLC.	

PLAINTIFF BABBAGE HOLDINGS, LLC AND DEFENDANT UBISOFT, INC.'S STIPULATED MOTION FOR DISMISSAL WITH PREJUDICE

Plaintiff Babbage Holdings, LLC and Defendant Ubisoft, Inc., pursuant to Fed. R. Civ. P. 41(a)(ii) and (c), hereby notify the Court that they have entered into a Settlement Agreement resolving their disputes and therefore move for an order dismissing all claims asserted by the parties WITH PREJUDICE with each party bearing its own costs, expenses, and attorneys' fees.

BABBAGE HOLDINGS LLC'S AND UBISOFT, INC.'S STIPULATED MOTION



Dated: December 11, 2014

Respectfully submitted,

s/Anthony M. Garza

ANTHONY M. GARZA, LEAD ATTORNEY
Texas State Bar No. 24050644
agarza@ccrglaw.com
STEVEN CALLAHAN
Texas State Bar No. 24053122
scallahan@ccrglaw.com
UJAALA RASHID
Texas State Bar No. 24088274
urashid@ccrglaw.com
MATEO Z. FOWLER
Texas State Bar No. 24062726
mfowler@ccrglaw.com
MICHAEL ZWEBER
Texas State Bar No. 24003236

mzweber@ccrglaw.com MARTIN ROBSON Texas State Bar No. 24004892 mrobson@ccrglaw.com

CHARHON CALLAHAN
ROBSON & GARZA, PLLC
3333 Lee Parkway, Suite 460
Dallas, Texas 75219
Telephone: (214) 521-6400
Telecopier: (214) 764-8392

WILLIAM E. DAVIS, III
Texas State Bar No. 24047416
bdavis@bdavisfirm.com
THE DAVIS FIRM, PC
222 N. Fredonia St.
Longview, Texas 75601
Telephone: (903) 230-9090
Telecopier: (903) 230-9090

Counsel for Babbage Holdings, LLC

DOCKET A L A R M

BABBAGE HOLDINGS LLC'S AND UBISOFT, INC.'S STIPULATED MOTION

By: /s/ Eric Buresh

Michelle L. Marriott
Texas State Bar No. 24043802
michelle.marriott@eriseip.com
Eric A. Buresh, admitted pro hac vice
eric.buresh@eriseip.com
Megan J. Redmond, admitted pro hac vice
megan.redmond@eriseip.com
Mark C. Lang, admitted pro hac vice
mark.lang@eriseip.com
ERISE IP, P.A.
6201 College Blvd., Suite 300
Overland Park, KS 66211
(913) 777-5600

Melissa Smith
Texas State Bar No. 24001351
melissa@gillamsmithlaw.com
GILLAM & SMITH, LLP
303 South Washington Avenue
Marshall, TX 75670
Telephone: (903) 934-8450
Fax: (903) 934-9257

(913) 777-5601 - fax

Counsel for 505 Games (U.S.), Inc.

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a) on December 11, 2014. As such, this document was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(a)(3)(A).

s/Anthony Garza
ANTHONY GARZA



BABBAGE HOLDINGS LLC'S AND UBISOFT, INC.'S STIPULATED MOTION

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISON

BABBAGE HOLDINGS, LLC,	
Plaintiff,	
V.	2.12.03/.740 (11.0)
505 GAMES (U.S.), INC.	2:13-CV-749 (Lead Case)
ACTIVISION PUBLISHING, INC. and	2:13-CV-750
BLIZZARD ENTERTAINMENT, INC.	
CAPCOM U.S.A., INC.	2:13-CV-751
ELECTRONIC ARTS, INC.	2:13-CV-753
KONAMI DIGITAL ENTERTAINMENT, INC.	2:13-CV-754
BANDAI NAMCO GAMES AMERICA INC.	2:13-CV-755
UBISOFT, INC.	2:13-CV-758
TAKE-TWO INTERACTIVE SOFTWARE,	2:13-CV-764
INC., ROCKSTAR GAMES, INC., 2KSPORTS,	
INC. and 2K GAMES, INC.	
SQUARE ENIX, INC.	2:13-CV-765
RIOT GAMES, INC.	2:13-CV-766
THE WALT DISNEY CO., DISNEY	2:13-CV-752
INTERACTIVE STUDIOS, INC. and LUCAS	
ARTS ENTERTAINMENT COMPANY, LLC.	

ORDER AND DISMISSAL WITH PREJUDICE

Having considered Plaintiff Babbage Holdings, LLC's ("Babbage") and Defendant Ubisoft, Inc.'s ("Ubisoft") Stipulated Motion for Dismissal With Prejudice of all claims asserted between them, the Court finds that the motion should be GRANTED.

It is hereby ORDERED, ADJUDGED, AND DECREED that all claims asserted by Babbage and Ubisoft are dismissed WITH PREJUDICE.

Each party shall bear its own costs, expenses, and attorneys' fees.



The United States District Court for the Eastern District of Texas, Marshall Division, shall maintain continuing jurisdiction over this matter for the purposes of enforcing and interpreting the terms of the Settlement Agreement should it be necessary.