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Adrian Graber
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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN FRANCISCO DIVISION

11 TAKE-TWO INTERACTIVE SOFTWARE,
INC.,

12 Plaintiff,

13 v.

14 ANGELO PAPENHOFF, a/k/a AAP, an
15 individual; THEO MORRA, an individual;
ERAY ORÇUNUS, an individual; ADRIAN
16 GRABER, an individual; DOE 1 a/k/a ASH R.
and ASH 735, an individual; and DOES 2
17 through 10, inclusive,

18 Defendants.
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CASE NO. 3:21-CV-6831-TSH

The Honorable Thomas S. Hixson

**JOINT STIPULATED REQUEST FOR
AN ORDER CHANGING DATE**

[[Proposed] Order filed concurrently
herewith]

1 **I. STIPULATION**

2 Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiff Take-Two Interactive Software, Inc.
3 (“Take-Two” or “Plaintiff”) and Defendants Angelo Papenhoff, Theo Morra, Eray Orçunus, and
4 Adrian Graber (collectively, the “Parties”) hereby stipulate for leave to change the mediation
5 deadline currently set for April 14, 2022.

6 On Wednesday, March 2, 2022, the parties received notice that Jeffrey G. Knowles had
7 been appointed as the mediator in this matter. However, Mr. Knowles informed the parties that he
8 had prior business with the firm representing Plaintiff in this matter, and as such, Defendants
9 requested that a new mediator be appointed. On March 3, 2022, the appointment of Mr. Knowles
10 was vacated by the Court’s ADR Unit. [ECF No. 33] On March 4, 2022, Keith Slenkovich was
11 appointed as the new mediator on this matter. [ECF No. 34]

12 The Parties will have their first videoconference with Mr. Slenkovich on March 15, 2022.
13 This date, proposed by Mr. Slenkovich, is acceptable to all parties. The current ADR deadline of
14 April 14, 2022, does not permit sufficient time for the parties to brief and participate in a
15 mediation with Mr. Slenkovich. Based on the representations made by Mr. Slenkovich about his
16 schedule, and the schedules of the counsel for the parties, the Parties have agreed to a one-month
17 extension of the ADR deadline, extending it through May 14, 2022.

18 The Parties agree than none of them will be prejudiced by this continuance. This is the
19 first request for an extension of the ADR deadline.

20 **II. CONCLUSION**

21 Therefore, the Parties respectfully request that the ADR deadline in this matter be extended
22 through May 14, 2022.

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DATED: March 8, 2022

ERIN K. RUSSELL
THE RUSSELL FIRM

By: /s/ Erin K. Russell
Erin K. Russell
Attorney for Defendants Angelo Papenhoff,
Theo Morra, Eray Orçunus, Adrian Graber

KARIN G. PAGNANELLI
MARC E. MAYER
MITCHELL SILBERBERG & KNUPP LLP

By: /s/ Karin G. Paganelli
Karin G. Paganelli
Marc E. Mayer
Attorneys for Plaintiff
Take-Two Interactive Software, Inc.

