
**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**

WASHINGTON, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2018

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____
Commission file number 001-34003

TAKE-TWO INTERACTIVE SOFTWARE, INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware
(State or Other Jurisdiction of
Incorporation or Organization)
110 West 44th Street
New York, New York
(Address of principal executive offices)

51-0350842
(I.R.S. Employer
Identification No.)

10036
(Zip Code)

Registrant's Telephone Number, Including Area Code: **(646) 536-2842**

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes No

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer Accelerated filer Non-accelerated filer Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes No

As of October 26, 2018, there were 113,872,075 shares of the Registrant's Common Stock outstanding, net of treasury stock.

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(All other items in this report are inapplicable)

PART I. FINANCIAL INFORMATION**Item 1. Financial Statements (Unaudited)****TAKE-TWO INTERACTIVE SOFTWARE, INC.****CONDENSED CONSOLIDATED BALANCE SHEETS**

(in thousands, except per share amounts)

	September 30, 2018	March 31, 2018
	(Unaudited)	
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 462,347	\$ 808,973
Short-term investments	562,952	615,406
Restricted cash	370,747	437,398
Accounts receivable, net of allowances of \$350 and \$54,290 at September 30, 2018 and March 31, 2018, respectively	534,633	247,649
Inventory	40,541	15,162
Software development costs and licenses	36,912	33,284
Deferred cost of goods sold	20,957	117,851
Prepaid expenses and other	162,647	133,454
Total current assets	<u>2,191,736</u>	<u>2,409,177</u>
Fixed assets, net	110,900	102,478
Software development costs and licenses, net of current portion	794,120	639,369
Deferred cost of goods sold, net of current portion	489	26,719
Goodwill	389,816	399,530
Other intangibles, net	87,318	103,681
Other assets	80,810	56,887
Total assets	<u>\$ 3,655,189</u>	<u>\$ 3,737,841</u>
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Accounts payable	\$ 77,298	\$ 35,029
Accrued expenses and other current liabilities	853,467	914,748
Deferred revenue	559,024	777,152
Total current liabilities	<u>1,489,789</u>	<u>1,726,929</u>
Long-term debt	—	8,068
Non-current deferred revenue	15,407	355,589
Other long-term liabilities	205,554	158,285
Total liabilities	<u>\$ 1,710,750</u>	<u>\$ 2,248,871</u>
Commitments and Contingencies (See Note 13)		
Stockholders' equity:		
Preferred stock, \$.01 par value, 5,000 shares authorized; no shares issued and outstanding at September 30, 2018 and March 31, 2018	—	—
Common stock, \$.01 par value, 200,000 shares authorized; 134,106 and 132,743 shares issued and 113,804 and 114,038 outstanding at September 30, 2018 and March 31, 2018, respectively	1,341	1,327
Additional paid-in capital	1,951,128	1,888,039
Treasury stock, at cost; 20,302 and 18,705 common shares at September 30, 2018 and March 31, 2018, respectively	(611,680)	(458,180)
Retained earnings	640,849	73,516
Accumulated other comprehensive loss	(37,199)	(15,732)
Total stockholders' equity	<u>1,944,439</u>	<u>1,488,970</u>
Total liabilities and stockholders' equity	<u>\$ 3,655,189</u>	<u>\$ 3,737,841</u>

See accompanying Notes.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

(in thousands, except per share amounts)

	Three Months Ended September 30,		Six Months Ended September 30,	
	2018	2017	2018	2017
Net revenue	\$ 492,667	\$ 443,562	\$ 880,649	\$ 861,778
Cost of goods sold	234,880	246,548	366,245	441,117
Gross profit	257,787	197,014	514,404	420,661
Selling and marketing	94,165	76,914	152,471	129,128
General and administrative	67,320	60,824	135,055	121,427
Research and development	60,565	49,999	111,277	92,268
Depreciation and amortization	9,751	18,883	19,011	26,626
Business reorganization	—	1,713	(242)	12,312
Total operating expenses	231,801	208,333	417,572	381,761
Income (loss) from operations	25,986	(11,319)	96,832	38,900
Interest and other, net	4,975	(2,969)	11,576	(5,777)
Income (loss) before income taxes	30,961	(14,288)	108,408	33,123
Provision for (benefit from) income taxes	5,594	(11,552)	11,348	(24,417)
Net income (loss)	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,540
Earnings per share:				
Basic earnings (loss) per share	\$ 0.22	\$ (0.03)	\$ 0.86	\$ 0.54
Diluted earnings (loss) per share	\$ 0.22	\$ (0.03)	\$ 0.84	\$ 0.53

See accompanying Notes.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

(in thousands)

	Three Months Ended September 30,		Six Months Ended September 30,	
	2018	2017	2018	2017
Net income (loss)	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,540
Other comprehensive income (loss):				
Foreign currency translation adjustment	2,482	14,297	(24,335)	23,776
Cash flow hedges:				
Change in unrealized gains (losses)	878	(5,217)	1,869	(5,217)
Tax effect on effective cash flow hedges	(24)	—	109	—
Change in fair value of effective cash flow hedge	854	(5,217)	1,978	(5,217)
Available-for-sale securities:				
Unrealized loss, net on available-for-sale securities, net of taxes	481	27	890	111
Change in fair value of available for sale securities	481	27	890	111
Other comprehensive income (loss)	3,817	9,107	(21,467)	18,670
Comprehensive income	\$ 29,184	\$ 6,371	\$ 75,593	\$ 76,210

See accompanying Notes.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

(in thousands)

	Six Months Ended September 30,	
	2018	2017 (as Adjusted) (1)
Operating activities:		
Net income	\$ 97,060	\$ 57,540
Adjustments to reconcile net income to net cash provided by operating activities:		
Amortization and impairment of software development costs and licenses	20,269	38,862
Depreciation	18,753	15,369
Amortization and impairment of intellectual property	12,272	17,286
Impairment of in-process research and development	—	11,257
Stock-based compensation	54,941	83,083
Amortization of discount on Convertible Notes	91	13,915
Gain on conversions of Convertible Notes	—	(4,141)
Amortization of debt issuance costs	32	482
Other, net	(1,737)	1,194
Changes in assets and liabilities, net of impact of adoption of Topic 606:		
Accounts receivable	(233,236)	(209,198)
Inventory	(25,925)	(18,721)
Software development costs and licenses	(133,008)	(146,009)
Prepaid expenses and other assets	(6,681)	(45,089)
Deferred revenue	12,601	65,671
Deferred cost of goods sold	6,867	4,379
Accounts payable, accrued expenses and other liabilities	(28,334)	246,472
Net cash (used in) provided by operating activities	(206,035)	132,352
Investing activities:		
Change in bank time deposits	33,604	(40,000)
Proceeds from available-for-sale securities	114,266	111,480
Purchases of available-for-sale securities	(95,888)	(134,273)
Purchases of fixed assets	(29,144)	(32,717)
Asset acquisition	—	(25,965)
Business acquisition	(3,149)	—
Net cash provided by (used in) investing activities	19,689	(121,475)
Financing activities:		
Tax payment related to net share settlements on restricted stock awards	(63,967)	(86,125)
Repurchase of common stock	(153,500)	—
Net cash used in financing activities	(217,467)	(86,125)
Effects of foreign currency exchange rates on cash and cash equivalents	(9,464)	12,761
Net change in cash, cash equivalents, and restricted cash	(413,277)	(62,487)
Cash, cash equivalents, and restricted cash, beginning of year	1,246,371	1,281,214
Cash, cash equivalents, and restricted cash, end of period	\$ 833,094	\$ 1,218,727

(1) Prior period amounts have been adjusted retrospectively to reflect the adoption of ASU 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash*. Refer to Note 1 for further discussion.

See accompanying Notes.

TAKE-TWO INTERACTIVE SOFTWARE, INC.

Notes to Condensed Consolidated Financial Statements (Unaudited)

(in thousands, except per share amounts)

1. BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

Take-Two Interactive Software, Inc. (the "Company," "we," "us," or similar pronouns) was incorporated in the state of Delaware in 1993. We are a leading developer, publisher and marketer of interactive entertainment for consumers around the globe. We develop and publish products principally through our two wholly-owned labels Rockstar Games and 2K, as well as our Private Division label and Social Point, a leading developer of mobile games. Our products are designed for console systems and personal computers, including smart phones and tablets, and are delivered through physical retail, digital download, online platforms and cloud streaming services.

Basis of Presentation

The accompanying Condensed Consolidated Financial Statements are unaudited and include the accounts of the Company and its wholly-owned subsidiaries and, in our opinion, reflect all normal and recurring adjustments necessary for the fair presentation of our financial position, results of operations, and cash flows. Interim results may not be indicative of the results that may be expected for the full fiscal year. All intercompany accounts and transactions have been eliminated in consolidation. The preparation of these Condensed Consolidated Financial Statements in accordance with accounting principles generally accepted in the United States ("U.S. GAAP") requires management to make estimates and assumptions that affect the amounts reported in these Condensed Consolidated Financial Statements and accompanying notes. As permitted under U.S. GAAP, interim accounting for certain expenses, including income taxes, are based on full year assumptions when appropriate. Actual results could differ materially from those estimates.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with U.S. GAAP have been omitted pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"), although we believe that the disclosures are adequate to make the information presented not misleading. These Condensed Consolidated Financial Statements and accompanying notes should be read in conjunction with our annual Consolidated Financial Statements and the notes thereto, included in our Annual Report on Form 10-K for the fiscal year ended March 31, 2018.

Certain immaterial reclassifications have been made to prior period amounts to conform to the current period presentation.

Recently Adopted Accounting Pronouncements

Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement

In August 2018, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2018-15: *Intangibles - Goodwill and Other - Internal-Use Software - (Subtopic 350-40): Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement That Is a Service Contract*. This ASU aligns the requirements for capitalizing implementation costs incurred in a hosting arrangement that is a service contract with the requirements for capitalizing implementation costs incurred to develop or obtain internal-use software. The standard is effective for fiscal years beginning December 15, 2019 (April 1, 2020 for the Company), with early adoption permitted. ASU 2018-15 is required to be applied either retrospectively or prospectively to all implementation costs after the date of adoption. We early adopted this update effective July 1, 2018 as the standard aligns with how we are currently accounting for implementation costs incurred in a cloud computing arrangement. The adoption did not have an impact on our Condensed Consolidated Financial Statements.

Accounting for Restricted Cash

In November 2016, the FASB issued ASU 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash*. This ASU amends the presentation of restricted cash within the statement of cash flows by requiring that restricted cash and restricted cash equivalents be included within cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts. This standard is effective for fiscal years beginning after December 15, 2017 (April 1, 2018 for the Company), including interim periods within those fiscal years.

We adopted the new standard during the first quarter of fiscal 2019 and applied the standard retrospectively for all periods presented. The application of this new standard resulted in a decrease of net cash from operating activities of \$66,651 and an increase of net cash from operating activities of \$131,283 on our Condensed Consolidated Statements of Cash Flows for the six months ended September 30, 2018 and 2017, respectively. In our Annual Report on Form 10-K for the year ending March 31, 2018, the impact would have been an increase in net cash from operating activities of \$99,580 and \$76,649 for the fiscal years ended March 31, 2018 and 2017, respectively.

Accounting for Stock Compensation

In June 2018, the FASB issued ASU 2018-07, *Compensation - Stock Compensation (Topic 718): Improvements to Non-employee Share-Based Accounting*. This guidance aligns the accounting for share-based payment transactions with non-employees to accounting for share-based payment transactions with employees. Companies are required to record a cumulative-effect adjustment (net of tax) to retained earnings as of the beginning of the fiscal year of the adoption. Upon transition, non-employee awards are required to be measured at fair value as of the adoption date. This standard will be effective for fiscal years beginning December 15, 2018 (April 1, 2019 for the Company), including interim periods within those fiscal years. Early adoption is permitted.

We early adopted this update effective April 1, 2018 to simplify the accounting for non-employee stock-based awards so that it is better aligned with the current guidance for employee stock-based awards. The application of this new standard did not have a significant impact to our Condensed Consolidated Financial Statements for the three and six months ended September 30, 2018, as our last re-measurement date for non-employee awards was March 31, 2018. The adoption of this ASU results in a change to our accounting policy for non-employee stock-based awards.

Accounting for Goodwill

In January 2017, the FASB issued ASU 2017-04, *Intangibles - Goodwill and Other (Topic 350)*. This ASU eliminates Step 2 from the goodwill impairment test. Under the new guidance, an entity should perform its annual or interim goodwill impairment test by comparing the fair value of a reporting unit with its carrying amount and recognize an impairment charge for the amount by which the carrying amount exceeds the reporting unit's fair value. Additionally, this ASU eliminates the requirements for any reporting unit with a zero or negative carrying amount to perform a qualitative assessment and, if it fails that qualitative test, to perform Step 2 of the goodwill impairment test. The amendments in this ASU are effective for fiscal years beginning after December 15, 2019 (April 1, 2020 for the Company), including interim periods within those fiscal years, and are applied on a prospective basis. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. We early adopted this update effective April 1, 2018. The adoption did not have an impact on our Condensed Consolidated Financial Statements.

Revenue from Contracts with Customers

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*. Under the new standard, revenue is recognized when a customer obtains control of promised goods or services and is recognized in an amount that reflects the consideration that the entity expects to receive in exchange for those goods or services. On April 1, 2018, we adopted the new accounting standard and related amendments (the "New Revenue Accounting Standard") using the modified retrospective method. As a result, we have updated our significant accounting policy disclosure for revenue recognition herein.

Impact of Adopting New Revenue Accounting Standard

We elected to apply the New Revenue Accounting Standard only to contracts not completed as of the adoption date. For contracts that were modified before the date of adoption, we elected to reflect the aggregate effect of all modifications when (i) identifying the satisfied and unsatisfied performance obligations, (ii) determining the transaction price, and (iii) allocating the transaction price to the satisfied and unsatisfied performance obligations. We recognized the cumulative effect of initially applying the New Revenue Accounting Standard as an adjustment to the opening balance of retained earnings, net of tax. The comparative information has not been restated and continues to be reported under the accounting standards in effect for those periods. The cumulative effect adjustment recorded to our retained earnings was \$470,273, net of tax.

The most significant impacts of adopting the New Revenue Accounting Standard are:

- The elimination of the requirement for vendor-specific objective evidence ("VSOE") of fair value for software products that offer offline gameplay functionality and benefit from meaningful game related services which may include online functionality that is dependent on our online support services and/or additional free content updates. Under the prior revenue accounting guidance, for software products with multiple deliverables for which we did not have VSOE for our game related service deliverables, we recognized revenue ratably over the estimated service period. Under the New Revenue Accounting Standard, we allocate the sales price and recognize revenue for the offline software upon delivery and the remainder over the estimated service period. This difference in accounting primarily affects revenue recognition from *Grand Theft Auto V* and our *NBA 2K* franchise, where the majority of the sales price will be allocated to the offline software and recognized upon transfer of control to our customers, and the remaining amounts allocated to the game related service performance obligation and recognized over the estimated service period.

- For performance obligations that are satisfied over time, we have determined that the estimated service period is the time period in which an average user plays our software products (“user life”) which faithfully depicts the timing of satisfying our performance obligation. Previously, our estimated service period was based on the economic game life.
- Under the New Revenue Accounting Standard, we are able to recognize revenue to the extent it is probable that a significant reversal will not occur even if we do not have a right to invoice as of the reporting date. Contract assets are classified within Prepaid expenses and other on the Condensed Consolidated Balance Sheet.
- The classification of allowances for estimated price protection, reserves for returns and other allowances as refund liabilities. Such allowances were previously recorded as contra-Accounts receivable and now are classified within Accrued expenses and other current liabilities on the Consolidated Balance Sheet.

As a result of adopting the New Revenue Accounting Standard the following adjustments were made to our Consolidated Balance Sheet at April 1, 2018, which also reflect the changes related to income tax accounts included in Prepaid expenses and other, Other assets, Accrued expenses and other current liabilities, and Other long-term liabilities:

	March 31, 2018	Adjustments	April 1, 2018
ASSETS			
Accounts receivable, net	\$ 247,649	\$ 53,940	\$ 301,589
Software development costs and licenses	33,284	(11,096)	22,188
Deferred cost of goods sold	117,851	(89,867)	27,984
Prepaid expenses and other	133,454	33,620	167,074
Deferred cost of goods sold, net of current portion	26,719	(25,687)	1,032
Other assets	56,887	51,430	108,317
LIABILITIES AND STOCKHOLDERS' EQUITY			
Accrued expenses and other current liabilities	\$ 914,748	\$ 69,678	\$ 984,426
Deferred revenue	777,152	(230,144)	547,008
Non-current deferred revenue	355,589	(336,456)	19,133
Other long-term liabilities	158,285	34,336	192,621
Retained earnings	73,516	470,273	543,789
Accumulated other comprehensive loss	(15,732)	4,653	(11,079)

Recently Issued Accounting Pronouncements

Accounting for Fair Value Measurement

In August 2018, the FASB issued ASU 2018-13, *Fair Value Measurement (Topic 820): Disclosure Framework - Changes to the Disclosure Requirements for Fair Value Measurement*, which modifies the disclosure requirements on fair value measurements by removing, modifying, or adding certain disclosures. ASU 2018-13 is effective for fiscal years, and interim periods within those fiscal years, beginning December 15, 2019 (April 1, 2020 for the Company), with early adoption permitted. Certain disclosures in ASU 2018-13 are required to be applied on a retrospective basis and others on a prospective basis. We are currently evaluating the potential impact of adopting this guidance on our Consolidated Financial Statements.

Accounting for Leases

In February 2016, the FASB issued ASU 2016-02, *Leases*. This new guidance requires lessees to recognize a right-of-use asset and a lease liability for virtually all leases (other than leases that meet the definition of a short-term lease). The liability will be equal to the present value of lease payments. The asset will be based on the liability, subject to adjustment, such as for initial direct costs. For income statement purposes, the FASB retained a dual model, requiring leases to be classified as either operating or finance. Operating leases will result in straight-line expense (similar to current operating leases) while finance leases will result in a front-loaded expense pattern (similar to current capital leases). Classification will be based on criteria that are

largely similar to those applied in current lease accounting. This update is effective for annual periods, and interim periods within those years, beginning after December 15, 2018 (April 1, 2019 for the Company). This new guidance must be adopted using a modified retrospective approach whereby lessees and lessors are required to recognize and measure leases at the beginning of the earliest period presented using a modified retrospective approach. Early adoption is permitted. We are currently evaluating the impact of adopting this update on our Consolidated Financial Statements, which will consist primarily of a balance sheet gross up of our operating leases, mostly for office space.

Revenue Recognition

Refer to Note 1 to our Consolidated Financial Statements in our Annual Report on Form 10-K for the fiscal year ended March 31, 2018 for our revenue recognition accounting policy as it relates to revenue transactions prior to April 1, 2018. The revenue recognition accounting policy described below relates to revenue transactions from April 1, 2018 and thereafter, which are accounted for in accordance with *Topic 606*.

We derive revenue primarily from the sale of our interactive entertainment content, principally for console gaming systems such as the Sony Computer Entertainment, Inc. ("Sony") PlayStation®4 ("PS4") and PlayStation®3 ("PS3"), Microsoft Corporation ("Microsoft") Xbox One® ("Xbox One") and Xbox 360® ("Xbox 360"), the Nintendo Switch, and personal computers ("PC"), including smartphones and tablets. Our interactive entertainment content consists of full game software products that may contain offline gameplay, online gameplay, or a combination of offline and online gameplay. We may also sell separate downloadable add-on content to supplement our full game software products. Certain of our software products provide customers with the option to acquire virtual currency or make in-game purchases.

We determine revenue recognition by:

- identifying the contract, or contracts, with the customer;
- identifying the performance obligations in the contract;
- determining the transaction price;
- allocating the transaction price to performance obligations in the contract; and
- recognizing revenue when, or as, we satisfy performance obligations by transferring the promised goods or services.

We recognize revenue in the amount that reflects the consideration we expect to receive in exchange for the sales of software products and game related services when control of the promised products and services is transferred to our customers and our performance obligations under the contract have been satisfied. Revenue is recorded net of transaction taxes assessed by governmental authorities such as sales, value-added and other similar taxes.

Our software products are sold as full games, which typically provide access to the main game content, primarily for console and PC. Generally our full game software products deliver a license of our intellectual property that provides a functional offline gaming experience (i.e., one that does not require an Internet connection to access the main game content or other significant game related services). We recognize revenue related to the license of our intellectual property that provides offline functionality at the time control of the products have been transferred to our customers.

In addition, some of our full game software products that provide a functional offline gaming experience may also include significant game related services delivered over time, such as online functionality that is dependent upon online support services and/or additional free content updates. For full game sales that offer offline functionality and significant game related services we evaluate whether the license of our intellectual property and the game related services are distinct and separable. This evaluation is performed for each software product sold. If we determine that our software products contain a license of intellectual property separate from the game related services (i.e. multiple performance obligations), we estimate a standalone selling price for each identified performance obligation. We allocate the transaction price to each performance obligation using a relative standalone selling price method (the transaction price is allocated to a performance obligation based on the proportion of the standalone selling price of each performance obligation to the sum of the standalone selling prices for all performance obligations in the contract). For the portion of the transaction price allocable to the license, revenue is recognized when the customer takes control of the product. For the portion of the transaction price allocated to game related services, revenue is recognized ratably over the estimated service period for the related software product. We also defer related product costs and recognize the costs as the revenues are recognized.

Certain of our full game software products are delivered primarily as an online gaming experience with substantially all gameplay requiring online access to our game related services. We recognize revenue for full game software products that are dependent on our game related services over an estimated service period. For our full game online software products we also defer related product costs and recognize the costs as the revenue is recognized.

In addition to sales of our full game software products, certain of our software products provide customers with the option to acquire virtual currency or make in-game purchases. Revenue from the sale of virtual currency and in-game purchases is deferred and recognized ratably over the estimated service period, which is the user life.

We also sell separate downloadable add-on content to supplement our full game software products. Revenue from the sale of separate downloadable add-on content is evaluated for revenue recognition on the same basis as our full game software products.

Certain software products are sold to customers with a “street date” (the earliest date these products may be sold by retailers). For these products, we recognize revenue on the later of the street date or the sale date as this is generally when we have transferred control of our software products. In addition, some of our software products are sold as digital downloads.

Revenue from digital downloads is generally recognized when the download is made available to the end user by a third-party digital storefront. For the sale of physical software products, the recognition of revenue allocated to game related services does not begin until the product is sold-through by our customer to the end user. We currently estimate sell-through to the end user for all our titles to be approximately two months after we have sold-in the software products to our retailers. Determining the estimated sell-through period is subjective and requires significant management judgment and estimates.

Our payment terms and conditions vary by customer and typically provide net 30 to 60 day terms. In instances where the timing of revenue recognition differs from the timing of invoicing, we do not adjust the promised amount of consideration for the effects of a significant financing component when we expect, at contract inception, that the period between our transfer of a promised product or service to our customer and payment for that product or service will be one year or less.

In certain countries, we use third-party licensees to distribute and host our games in accordance with license agreements, for which the licensees typically pay us a fixed minimum guarantee and sales-based royalties. These arrangements typically include multiple performance obligations, such as an upfront license of intellectual property and rights to future updates. Based on the allocated transaction price, we recognize revenue associated with the minimum guarantee when we transfer control of the upfront license of intellectual property (generally upon commercial launch) and the remaining portion ratably over the contractual term in which we provide the licensee with future update rights. Royalty payments in excess of the minimum guarantee are generally recognized when the licensed product is sold by the licensee.

Contract Balances

We generally record a receivable related to revenue when we have an unconditional right to invoice and receive payment, and we record deferred revenue when cash payments are received or due in advance of our performance, even if amounts are refundable. Contract assets generally consist of arrangements for which we have recognized revenue to the extent it is probable that significant reversal will not occur but do not have a right to invoice as of the reporting date. Contract assets are recorded within Prepaid expenses and other on our Consolidated Balance Sheet.

Our allowance for doubtful accounts are typically immaterial and, if required, are based on our best estimate of probable losses inherent in our accounts receivable balance.

Deferred revenue is comprised primarily of unsatisfied revenue related to the portion of the transaction price allocable to game related services of our full game software products. These sales are typically invoiced at the beginning of the contract period, and revenue is recognized ratably over the estimated service period. Deferred revenue may also include amounts related to software products with future street dates.

Refer to Note 2 - Revenue from Contracts with Customers for further information, including changes in deferred revenue during the period.

Principal Agent Considerations

We offer certain software products via third party digital storefronts, such as Microsoft’s Xbox Live, Sony’s PlayStation Network, Valve’s Steam, Apple’s App Store, and the Google Play Store. For sales of our software products via third party digital storefronts, we determine whether or not we are acting as the principal in the sale to the end user, which we consider in determining if revenue should be reported based on the gross transaction price to the end user or based on the transaction price net of fees retained by the third-party digital storefront. An entity is the principal if it controls a good or service before it is transferred to the customer. Key indicators that we use in evaluating these sales transactions include, but are not limited to, the following:

- the underlying contract terms and conditions between the various parties to the transaction;
- which party is primarily responsible for fulfilling the promise to provide the specified good or service; and
- which party has discretion in establishing the price for the specified good or service.

Based on our evaluation of the above indicators, for sales arrangements via Microsoft's Xbox Live, Sony's PlayStation Network, and Valve's Steam, we have determined we are not the principal in the sales transaction to the end user and therefore we report revenue based on the consideration received from the digital storefront. For sales arrangements via Apple's App Store and the Google Play Store, we have determined that we are the principal to the end user and thus report revenue on a gross basis and mobile platform fees are reported within Cost of goods sold.

Shipping and Handling

Shipping and handling costs are incurred to move physical software products to customers. We recognize all shipping and handling costs as an expense in Cost of goods sold because we are responsible for delivery of the product to our customers prior to transfer of control to the customer.

Estimated Service Period

For performance obligations satisfied over time, we have determined that the estimated service period is the time period in which an average user plays our software products ("user life") which faithfully depicts the timing of satisfying our performance obligation. We consider a variety of data points when determining and subsequently reassessing the estimated service period for players of our software products. Primarily, we review the weighted average number of days between players' first and last days played online. We also consider known online trends, the service periods of our previously released software products, and, to the extent publicly available, the service periods of our competitors' software products that are similar in nature to ours. We believe this provides a reasonable depiction of the transfer of our game related services to our customers, as it is the best representation of the period during which our customers play our software products. Determining the estimated service period is subjective and requires significant management judgment and estimates. Future usage patterns may differ from historical usage patterns, and therefore the estimated service period may change in the future. The estimated service periods for players of our current software products are generally between 9 and 15 months depending on the software product.

Revenue Arrangements with Multiple Performance Obligations

Our contracts with customers often include promises to transfer multiple products and services. Determining whether products and services are considered distinct performance obligations that should be accounted for separately versus together requires significant judgment as we typically do not have observable standalone selling prices for our game related service performance obligations. For software products in which the software license has offline functionality and benefits from meaningful game related services, which may include online functionality that is dependent on our online support services and/or additional free content updates, we believe we have separate performance obligations for the license of the intellectual property and the game related services. Significant judgment and estimates are also required to determine the standalone selling price for each distinct performance obligation and whether a discount needs to be allocated based on the relative standalone selling price of our products and services.

To estimate the standalone selling price for each performance obligation, we consider, to the extent available, a variety of data points such as past selling prices of the product or other similar products, competitor pricing, and our market data. If observable pricing is not available, we use an expected cost plus margin approach taking into account relevant costs including product development, post-release support, marketing and licensing costs. This evaluation is performed on a product by product basis.

Price Protection and Allowances for Returns

We grant price protection and accept returns in connection with our distribution arrangements. Following reductions in the price of our physical software products, we grant price protection to permit customers to take credits against amounts they owe us with respect to merchandise unsold by them. Our customers must satisfy certain conditions to entitle them to receive price protection or return products, including compliance with applicable payment terms and confirmation of field inventory levels.

At contract inception and at each subsequent reporting period, we make estimates of future price protection and product returns related to current period software product revenue. We estimate the amount of future price protection and returns for software products based upon, among other factors, historical experience and performance of the titles in similar genres, historical performance of the hardware platform, customer inventory levels, analysis of sell-through rates, sales force and retail customer feedback, industry pricing, market conditions, and changes in demand and acceptance of our products by consumers.

Revenue is recognized after deducting the estimated price protection and allowances for returns, which are accounted for as variable consideration. Price protection and allowances for returns are considered refund liabilities and are reported within Accrued expenses and other current liabilities on our Consolidated Balance Sheet.

Sales Incentives

We enter into various sales incentive arrangements with our customers, such as rebates, discounts, and cooperative marketing. These incentives are considered adjustments to the transaction price of our software products and are reflected as reductions to revenue. Sales incentives incurred by us for distinct goods or services received, such as the appearance of our products in a customer's national circular ad, are included in Selling and marketing expense if there is a separate identifiable benefit and the benefit's fair value can be established. Otherwise, such sales incentives are reflected as a reduction to revenue and are considered refund liabilities, which are reported within Accrued expenses and other current liabilities in our Consolidated Balance Sheet.

Significant Estimates

Significant management judgment and estimates must be used in connection with many of the determinations described above, such as estimating the fair value allocation to distinct and separable performance obligations, the service period over which to defer recognition of revenue, the time it takes our physical products to sell-through to end users, and the amounts of future price protection and allowance for returns. We believe we can make reliable estimates. However, actual results may differ from initial estimates due to changes in circumstances, market conditions, and assumptions. Adjustments to estimates are recorded in the period in which they become known.

2. REVENUE FROM CONTRACTS WITH CUSTOMERS

Impacts on financial statement line items

Our adoption of the New Revenue Accounting Standard had the following impact on our Condensed Consolidated Statement of Operations for the three months ended September 30, 2018:

	Amounts as reported	Amounts without adoption of New Revenue Accounting Standard	Increase (decrease) due to adoption of New Revenue Accounting Standard
Net revenue	\$ 492,667	\$ 457,441	\$ 35,226
Cost of goods sold	234,880	193,483	41,397
Gross profit	257,787	263,958	(6,171)
Selling and marketing	94,165	94,165	—
General and administrative	67,320	67,320	—
Research and development	60,565	60,565	—
Depreciation and amortization	9,751	9,751	—
Total operating expenses	231,801	231,801	—
Income from operations	25,986	32,157	(6,171)
Interest and other, net	4,975	4,935	40
Income before income taxes	30,961	37,092	(6,131)
Provision for (benefit from) income taxes	5,594	(29,670)	35,264
Net income	\$ 25,367	\$ 66,762	\$ (41,395)
Earnings per share:			
Basic earnings per share	\$ 0.22	\$ 0.59	\$ (0.37)
Diluted earnings per share	\$ 0.22	\$ 0.58	\$ (0.36)

Our adoption of the New Revenue Accounting Standard had the following impact on our Condensed Consolidated Statement of Operations for the six months ended September 30, 2018:

	Amounts as reported	Amounts without adoption of New Revenue Accounting Standard	Increase (decrease) due to adoption of New Revenue Accounting Standard
Net revenue	\$ 880,649	\$ 859,422	\$ 21,227
Cost of goods sold	366,245	350,572	15,673
Gross profit	514,404	508,850	5,554
Selling and marketing	152,471	152,471	—
General and administrative	135,055	135,055	—
Research and development	111,277	111,277	—
Business reorganization	(242)	(242)	—
Depreciation and amortization	19,011	19,011	—
Total operating expenses	417,572	417,572	—
Income from operations	96,832	91,278	5,554
Interest and other, net	11,576	10,948	628
Income before income taxes	108,408	102,226	6,182
Provision for (benefit from) income taxes	11,348	(31,640)	42,988
Net income	\$ 97,060	\$ 133,866	\$ (36,806)
Earnings per share:			
Basic earnings per share	\$ 0.86	\$ 1.18	\$ (0.32)
Diluted earnings per share	\$ 0.84	\$ 1.16	\$ (0.32)

Our adoption of the New Revenue Accounting Standard had the following impact on our Condensed Consolidated Balance Sheet as of September 30, 2018:

	Amounts as reported	Amounts without adoption of New Revenue Accounting Standard	Increase (decrease) due to adoption of New Revenue Accounting Standard
ASSETS			
Accounts receivable, net	\$ 534,633	\$ 488,622	\$ 46,011
Software development costs and licenses	36,912	50,027	(13,115)
Deferred cost of goods sold	20,957	116,211	(95,254)
Prepaid expenses and other	162,647	98,421	64,226
Deferred cost of goods sold, net of current portion	489	10,837	(10,348)
Other assets	80,810	64,931	15,879
LIABILITIES AND STOCKHOLDERS' EQUITY			
Accrued expenses and other current liabilities	\$ 853,467	\$ 837,242	\$ 16,225
Deferred revenue	559,024	924,793	(365,769)
Non-current deferred revenue	15,407	213,397	(197,990)
Other long-term liabilities	205,554	83,459	122,095
Retained earnings	640,849	207,382	433,467
Accumulated other comprehensive loss	(37,199)	(36,572)	(627)

Our adoption of the New Revenue Accounting Standard accelerated the revenue recognition of prior period game sales into retained earnings, which may result in increased cash taxes paid on our Consolidated Statement of Cash Flows for the fiscal year ending March 31, 2019.

Disaggregation of revenue

Product revenue

Product revenue is primarily comprised of the portion of revenue from software products that is recognized when the customer takes control of the product (i.e. upon delivery of the software product).

Service and other revenue

Service and other revenue is primarily comprised of revenue from game related services, virtual currency transactions, and in-game purchases which are recognized over an estimated service period.

Net revenue by product revenue and service and other was as follows:

	Three Months Ended September 30, 2018	Six Months Ended September 30, 2018
Net revenue recognized:		
Service and other	\$ 313,194	\$ 622,381
Product	179,473	258,268
Total net revenue	\$ 492,667	\$ 880,649

Full game and other revenue

Full game and other revenue primarily includes the initial sale of full game software products, which may include offline and/or significant game related services.

Recurrent consumer spending revenue

Recurrent consumer spending revenue is generated from ongoing consumer engagement and includes revenue from virtual currency, add-on content, and in-game purchases.

Net revenue by full game and other revenue and recurrent consumer spending was as follows:

	Three Months Ended September 30, 2018	Six Months Ended September 30, 2018
Net revenue recognized:		
Recurrent consumer spending	\$ 240,599	\$ 481,629
Full game and other	252,068	399,020
Total net revenue	\$ 492,667	\$ 880,649

Geography

We attribute net revenue to geographic regions based on software product destination. Net revenue by geographic region was as follows:

	Three Months Ended September 30,	Six Months Ended September 30,
	2018	2018
Net revenue recognized:		
United States	\$ 279,306	\$ 500,717
International	213,361	379,932
Total net revenue	<u>\$ 492,667</u>	<u>\$ 880,649</u>

Platform

Net revenue by platform was as follows:

	Three Months Ended September 30,	Six Months Ended September 30,
	2018	2018
Net revenue recognized:		
Console	\$ 372,240	\$ 666,970
PC and other	120,427	213,679
Total net revenue	<u>\$ 492,667</u>	<u>\$ 880,649</u>

Distribution channel

Our products are delivered through digital online services (digital download, online platforms, and cloud streaming) and physical retail and other. Net revenue by distribution channel was as follows:

	Three Months Ended September 30,	Six Months Ended September 30,
	2018	2018
Net revenue recognized:		
Digital online	\$ 358,371	\$ 673,418
Physical retail and other	134,296	207,231
Total net revenue	<u>\$ 492,667</u>	<u>\$ 880,649</u>

Deferred Revenue

We record deferred revenue when payments are due or received in advance of the fulfillment of our associated performance obligations. The opening balance and ending balance of deferred revenue, including current and non-current balances as of April 1, 2018 and September 30, 2018 were \$566,141 and \$574,431, respectively. For the six months ended September 30, 2018, the additions to our deferred revenue balance were primarily due to cash payments received or due in advance of satisfying our performance obligations, while the reductions to our deferred revenue balance were primarily due to the recognition of revenue upon fulfillment of our performance obligations, both of which were in the ordinary course of business.

During the six months ended September 30, 2018, \$424,129 of revenue was recognized that was included in the deferred revenue balance at the beginning of the period. As of September 30, 2018, the aggregate amount of contract revenue allocated to unsatisfied performance obligations is \$574,431. We expect to recognize approximately \$559,024 of this balance as revenue over the next 12 months, and the remainder thereafter.

As of September 30, 2018 and April 1, 2018, our contract asset balances were \$64,226 and \$69,522, respectively.

3. MANAGEMENT AGREEMENT

In March 2014, we entered into an amended management services agreement, (the "2014 Management Agreement"), with ZelnickMedia Corporation ("ZelnickMedia") pursuant to which ZelnickMedia provided us with certain management, consulting and executive level services. The 2014 Management Agreement became effective April 1, 2014. The 2014 Management Agreement provided for an annual management fee of \$2,970 over the term of the agreement and a maximum annual bonus opportunity of \$4,752 over the term of the agreement, based on the Company achieving certain performance thresholds. In November 2017, we entered into a new management agreement, (the "2017 Management Agreement"), with ZelnickMedia pursuant to which ZelnickMedia continues to provide financial and management consulting services to the Company through March 31, 2024. The 2017 Management Agreement became effective January 1, 2018 and supersedes and replaces the 2014 Management Agreement, except as otherwise contemplated by the 2017 Management Agreement. As part of the 2017 Management Agreement, Strauss Zelnick, the President of ZelnickMedia, continues to serve as Executive Chairman and Chief Executive Officer of the Company, and Karl Slatoff, a partner of ZelnickMedia, continues to serve as President of the Company. The 2017 Management Agreement provides for an annual management fee of \$3,100 over the term of the agreement and a maximum annual bonus opportunity of \$7,440 over the term of the agreement, based on the Company achieving certain performance thresholds.

In consideration for ZelnickMedia's services, we recorded consulting expense (a component of General and administrative expenses) of \$1,705 and \$2,524 during the three months ended September 30, 2018 and 2017, respectively, and \$3,410 and \$3,861 during the six months ended September 30, 2018 and 2017, respectively. We recorded stock-based compensation expense for restricted stock units granted to ZelnickMedia, which is included in General and administrative expenses of \$5,682 and \$13,863 during the three months ended September 30, 2018 and 2017, respectively, and \$10,199 and \$19,877 during the six months ended September 30, 2018 and 2017, respectively.

In connection with the 2017 Management Agreement and 2014 Management Agreement, we have granted restricted stock units as follows:

	Six Months Ended September 30,	
	2018	2017
Time-based	86	66
Market-based(1)	79	122
Performance-based(1)		
New IP	—	21
Major IP	—	20
IP	27	—
Recurrent Consumer Spending ("RCS")	26	—
Total—Performance-based	53	41
Total Restricted Stock Units	218	229

(1) Represents the maximum number of shares eligible to vest.

Time-based restricted stock units granted in 2018 will vest on April 13, 2020, and those granted in 2017 will vest on April 4, 2019, in each case provided that the 2017 Management Agreement has not been terminated prior to such vesting date.

Market-based restricted stock units granted in 2018 are eligible to vest on April 13, 2020, and those granted in 2017 are eligible to vest on April 4, 2019, in each case provided that the 2017 Management Agreement has not been terminated prior to such vesting date. Market-based restricted stock units are eligible to vest based on the Company's Total Shareholder Return (as defined in the relevant grant agreement) relative to the Total Shareholder Return (as defined in the relevant grant agreement) of the companies that constitute the NASDAQ Composite Index as of the grant date measured over a two-year period. To earn the target number of market-based restricted stock units (which represents 50% of the number of the market-based restricted stock units set forth in the table above), the Company must perform at the 50th percentile, with the maximum number of market-based restricted stock units earned if the Company performs at the 75th percentile.

Performance-based restricted stock units granted in 2018 are eligible to vest on April 13, 2020, and those granted in 2017 are eligible to vest on April 4, 2019, in each case provided that the 2017 Management Agreement has not been terminated prior to such vesting date. The 2017 performance-based restricted stock units, of which 50% are tied to "New IP" and 50% to "Major IP" (as defined in the relevant grant agreement), are eligible to vest based on the Company's achievement of certain performance metrics (as defined in the relevant grant agreement) of individual product releases of "New IP" or "Major IP," respectively, measured

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over a two-year period. The 2018 performance-based restricted stock units, of which 50% are tied to "IP" and 50% to "RCS" (as defined in the relevant grant agreement), are eligible to vest based on the Company's achievement of certain performance metrics (as defined in the relevant grant agreement) of either individual product releases of "IP" or "RCS" measured over a two-year period. The target number of performance-based restricted stock units that may be earned pursuant to these grants is equal to 50% of the grant amounts set forth in the above table (the numbers in the table represent the maximum number of performance-based restricted stock units that may be earned). At the end of each reporting period, we assess the probability of each performance metric and upon determination that certain thresholds are probable, we record expense for the unvested portion of the shares of performance-based restricted stock units.

The unvested portion of time-based, market-based and performance-based restricted stock units held by ZelnickMedia were 447 and 602 as of September 30, 2018 and March 31, 2018, respectively. 340 restricted stock units previously granted to ZelnickMedia vested and 33 restricted stock units were forfeited by ZelnickMedia during the six months ended September 30, 2018.

4. FAIR VALUE MEASUREMENTS

The carrying amounts of our financial instruments, including cash and cash equivalents, restricted cash, accounts receivable, accounts payable and accrued expenses and other current liabilities, approximate fair value because of their short maturities.

We follow a three-level fair value hierarchy that prioritizes the inputs used to measure fair value. This hierarchy requires entities to maximize the use of "observable inputs" and minimize the use of "unobservable inputs." The three levels of inputs used to measure fair value are as follows:

- Level 1—Quoted prices in active markets for identical assets or liabilities.
- Level 2—Observable inputs other than quoted prices included in Level 1, such as quoted prices for markets that are not active or other inputs that are observable or can be corroborated by observable market data.
- Level 3—Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. This includes certain pricing models, discounted cash flow methodologies and similar techniques that use significant unobservable inputs.

The table below segregates all assets and liabilities that are measured at fair value on a recurring basis (which is measured at least annually) into the most appropriate level within the fair value hierarchy based on the inputs used to determine the fair value at the measurement date.

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	September 30, 2018	Quoted prices in active markets for identical assets (level 1)	Significant other observable inputs (level 2)	Significant unobservable inputs (level 3)	Balance Sheet Classification
Money market funds	\$ 151,696	\$ 151,696	\$ —	\$ —	Cash and cash equivalents
Bank-time deposits	23,910	23,910	—	—	Cash and cash equivalents
Commercial paper	29,061	—	29,061	—	Cash and cash equivalents
Money market funds	368,240	368,240	—	—	Restricted cash
Corporate bonds	317,049	—	317,049	—	Short-term investments
Bank-time deposits	183,059	183,059	—	—	Short-term investments
US Treasuries	53,305	53,305	—	—	Short-term investments
Commercial paper	9,539	—	9,539	—	Short-term investments
Foreign currency forward contracts	311	—	311	—	Prepaid expenses and other
Private equity	1,823	—	—	1,823	Other assets
Foreign currency forward contracts	(74)	—	(74)	—	Accrued expenses and other current liabilities
Cross-currency swap	(6,817)	—	(6,817)	—	Accrued expenses and other current liabilities
Total recurring fair value measurements, net	\$ 1,131,102	\$ 780,210	\$ 349,069	\$ 1,823	

	March 31, 2018	Quoted prices in active markets for identical assets (level 1)	Significant other observable inputs (level 2)	Significant unobservable inputs (level 3)	Balance Sheet Classification
Money market funds	\$ 516,626	\$ 516,626	\$ —	\$ —	Cash and cash equivalents
Bank-time deposits	21	21	—	—	Cash and cash equivalents
Commercial paper	10,796	—	10,796	—	Cash and cash equivalents
Corporate bonds	308,716	—	308,716	—	Short-term investments
US Treasuries	59,725	59,725	—	—	Short-term investments
Commercial paper	25,422	—	25,422	—	Short-term investments
Mutual funds	4,880	—	4,880	—	Short-term investments
Bank-time deposits	216,663	216,663	—	—	Short-term investments
Foreign currency forward contracts	12	—	12	—	Prepaid expenses and other
Private equity	1,205	—	—	1,205	Other assets
Foreign currency forward contracts	(43)	—	(43)	—	Accrued expenses and other current liabilities
Cross-currency swap	(15,659)	—	(15,659)	—	Accrued expenses and other current liabilities
Total recurring fair value measurements, net	\$ 1,128,364	\$ 793,035	\$ 334,124	\$ 1,205	

We did not have any transfers between Level 1 and Level 2 fair value measurements, nor did we have any transfers into or out of Level 3 during the six months ended September 30, 2018.

5. SHORT-TERM INVESTMENTS

Our Short-term investments consisted of the following:

	September 30, 2018			
	Cost or Amortized Cost	Gross Unrealized		Fair Value
		Gains	Losses	
Short-term investments				
Bank time deposits	\$ 183,059	\$ —	\$ —	\$ 183,059
Available-for-sale securities:				
Corporate bonds	317,795	36	(782)	317,049
US Treasuries	53,516	—	(211)	53,305
Commercial paper	9,539	—	—	9,539
Total Short-term investments	<u>\$ 563,909</u>	<u>\$ 36</u>	<u>\$ (993)</u>	<u>\$ 562,952</u>

	March 31, 2018			
	Cost or Amortized Cost	Gross Unrealized		Fair Value
		Gains	Losses	
Short-term investments				
Bank time deposits	\$ 216,663	\$ —	\$ —	\$ 216,663
Available-for-sale securities:				
Corporate bonds	310,387	16	(1,687)	308,716
US Treasuries	59,970	—	(245)	59,725
Commercial paper	25,422	—	—	25,422
Mutual funds	4,876	16	(12)	4,880
Total Short-term investments	<u>\$ 617,318</u>	<u>\$ 32</u>	<u>\$ (1,944)</u>	<u>\$ 615,406</u>

Based on our review of investments with unrealized losses, we did not consider these investments to be other-than-temporarily impaired as of September 30, 2018 or March 31, 2018. We do not intend to sell any of our investments with unrealized losses, nor is it more likely than not that we will be required to sell those investments.

The following table summarizes the contracted maturities of our short-term investments at September 30, 2018:

	September 30, 2018	
	Amortized Cost	Fair Value
Short-term investments		
Due in 1 year or less	\$ 488,070	\$ 487,300
Due in 1 - 2 years	75,839	75,652
Total short-term investments	<u>\$ 563,909</u>	<u>\$ 562,952</u>

6. DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

Our risk management strategy includes the use of derivative financial instruments to reduce the volatility of earnings and cash flows associated with changes in foreign currency exchange rates. We do not enter into derivative financial contracts for speculative or trading purposes. We recognize derivative instruments as either assets or liabilities on our Consolidated Balance Sheets, and we measure those instruments at fair value. We classify cash flows from derivative transactions as cash flows from operating activities in our Consolidated Statements of Cash Flows.

[Table of Contents](#)*Foreign currency forward contracts*

The following table shows the gross notional amounts of foreign currency forward contracts:

	September 30, 2018	March 31, 2018
Forward contracts to sell foreign currencies	\$ 345,710	\$ 67,580
Forward contracts to purchase foreign currencies	10,329	4,359

For the three months ended September 30, 2018 and 2017, we recorded a loss of \$247 and \$6,102, respectively, and for the six months ended September 30, 2018 and 2017, we recorded a gain of \$2,157 and a loss of \$14,705, respectively, related to foreign currency forward contracts in Interest and other, net in our Condensed Consolidated Statements of Operations. Our foreign currency exchange forward contracts are not designated as hedging instruments under hedge accounting and are used to reduce the impact of foreign currency on certain balance sheet exposures and certain revenue and expense. These instruments are generally short-term in nature, with typical maturities of less than one year, and are subject to fluctuations in foreign exchange rates.

Cross-currency swaps

We entered into a cross-currency swap agreement in August 2017 related to an intercompany loan that has been designated and accounted for as a cash flow hedge of foreign currency exchange risk. The intercompany loan is related to the acquisition of Social Point. As of September 30, 2018, the notional amount of the cross-currency swap is \$129,000. This cross-currency swap mitigates the exposure to fluctuations in the U.S. dollar-euro exchange rate related to the intercompany loan. The critical terms of the cross-currency swap agreement correspond to the intercompany loan and both mature at the same time in 2027; as such, there was no ineffectiveness during the period.

Changes in the fair value of this cross-currency swap are recorded in Accumulated other comprehensive income (loss) and offset the change in value of interest and principal payment as a result of changes in foreign exchange rates. Resulting gains or losses from the cross-currency swap are reclassified from Accumulated other comprehensive income (loss) to earnings to completely offset foreign currency transaction gains and losses recognized on the intercompany loan. We recognize the difference between the U.S. dollar interest payments received from the swap counterparty and the U.S. dollar equivalent of the euro interest payments made to the swap counterparty in Interest and other, net on our Consolidated Statement of Operations. There are no credit-risk related contingent features associated with these swaps.

7. INVENTORY

Inventory balances by category were as follows:

	September 30, 2018	March 31, 2018
Finished products	\$ 33,022	\$ 13,940
Parts and supplies	7,519	1,222
Inventory	<u>\$ 40,541</u>	<u>\$ 15,162</u>

Estimated product returns included in inventory at September 30, 2018 and March 31, 2018 were \$259 and \$373, respectively.

8. SOFTWARE DEVELOPMENT COSTS AND LICENSES

Details of our capitalized software development costs and licenses were as follows:

	September 30, 2018		March 31, 2018	
	Current	Non-current	Current	Non-current
Software development costs, internally developed	\$ 27,123	\$ 631,357	\$ 19,338	\$ 515,761
Software development costs, externally developed	2,416	162,178	4,275	122,270
Licenses	7,373	585	9,671	1,338
Software development costs and licenses	<u>\$ 36,912</u>	<u>\$ 794,120</u>	<u>\$ 33,284</u>	<u>\$ 639,369</u>

During the three months ended September 30, 2018 and 2017, we recorded \$0 and \$276, respectively, and during the six months ended September 30, 2018 and 2017, we recorded \$0 and \$960, respectively, of software development impairment charges (a component of Cost of goods sold).

9. ACCRUED EXPENSES AND OTHER CURRENT LIABILITIES

Accrued expenses and other current liabilities consisted of the following:

	September 30, 2018	March 31, 2018
Software development royalties	\$ 525,979	\$ 600,512
Business reorganization (see Notes 13 and 14)	66,533	72,074
Licenses	64,044	43,261
Compensation and benefits	49,947	57,499
Refund liability	46,012	—
Marketing and promotions	21,475	19,731
Deferred acquisition payments	—	25,000
Other	79,477	96,671
Accrued expenses and other current liabilities	<u>\$ 853,467</u>	<u>\$ 914,748</u>

10. DEBT

Credit Agreement

In December 2017, we entered into a Seventh Amendment to our Second Amended and Restated Credit Agreement (as amended, the "Credit Agreement"). The Credit Agreement provides for borrowings of up to \$100,000 which may be increased by up to \$100,000 pursuant to the terms of the Credit Agreement and which is secured by substantially all of our assets and the equity of our subsidiaries. The Credit Agreement expires on August 18, 2019. Revolving loans under the Credit Agreement bear interest at our election of (a) 0.25% to 0.75% above a certain base rate (5.25% at September 30, 2018) or (b) 1.25% to 1.75% above the LIBOR Rate (approximately 2.24% at September 30, 2018), with the margin rate subject to the achievement of certain average liquidity levels. We are also required to pay a monthly fee on the unused available balance, ranging from 0.25% to 0.375% based on availability. We had no outstanding borrowings at September 30, 2018 and March 31, 2018.

Availability under the Credit Agreement is unrestricted when liquidity, as defined in the Credit Agreement, is at least \$300,000. When liquidity is below \$300,000 availability under the Credit Agreement is restricted by our United States and United Kingdom based accounts receivable and inventory balances. The Credit Agreement also allows for the issuance of letters of credit in an aggregate amount of up to \$5,000.

Information related to availability on our Credit Agreement was as follows:

	September 30, 2018	March 31, 2018
Available borrowings	\$ 98,335	\$ 98,335
Outstanding letters of credit	1,664	1,664

We recorded interest expense and fees related to the Credit Agreement of \$111 and \$111, respectively for the three months ended September 30, 2018 and 2017 and \$221 and \$221 for the six months ended September 30, 2018 and 2017, respectively. The Credit Agreement contains covenants that substantially limit our, and our subsidiaries', ability to create, incur, assume or be liable for indebtedness; dispose of assets outside the ordinary course of business; acquire, merge or consolidate with or into another person or entity; create, incur or allow any lien on any of their respective properties; make investments; or pay dividends or make distributions (each subject to certain limitations); or optionally prepay any indebtedness (subject to certain exceptions, including an exception permitting the redemption of our unsecured convertible senior notes upon the meeting of certain minimum liquidity requirements). In addition, the Credit Agreement provides for certain events of default such as nonpayment of principal and interest, breaches of representations and warranties, noncompliance with covenants, acts of insolvency, default on indebtedness held by third parties and default on certain material contracts (subject to certain limitations and cure periods). The Credit Agreement also contains a requirement that we maintain an interest coverage ratio of more than one to one for the trailing twelve-month period, if certain average liquidity levels fall below \$30,000.

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1.00% Convertible Notes Due 2018

On June 18, 2013, we issued \$250,000 aggregate principal amount of 1.00% Convertible Notes due 2018 (the "1.00% Convertible Notes"). The 1.00% Convertible Notes were issued at 98.5% of par value for proceeds of \$246,250. Interest on the 1.00% Convertible Notes was payable semi-annually in arrears on July 1st and January 1st of each year, commencing on January 1, 2014. The 1.00% Convertible Notes matured on July 1, 2018, unless earlier repurchased by the Company or converted. We also granted the underwriters a 30-day option to purchase up to an additional \$37,500 principal amount of 1.00% Convertible Notes to cover overallocments, if any. On July 17, 2013, we closed our public offering of \$37,500 principal amount of our 1.00% Convertible Notes as a result of the underwriters exercising their overallocation option in full on July 12, 2013, bringing the total proceeds to \$283,188.

The 1.00% Convertible Notes were convertible at an initial conversion rate of 46.4727 shares of our common stock per \$1 principal amount of 1.00% Convertible Notes (representing an initial conversion price of approximately \$21.52 per share of common stock for a total of approximately 13,361 underlying conversion shares) subject to adjustment in certain circumstances.

During the three months ended September 30, 2018, 1.00% Convertible Notes with an aggregate principal amount of \$5,183 were settled.

The following table provides the components of interest expense related to our 1.00% Convertible Notes:

	Three Months Ended September 30,		Six Months Ended September 30,	
	2018	2017	2018	2017
Cash interest expense (coupon interest expense)	\$ —	\$ 130	\$ 1	\$ 579
Non-cash amortization of discount on 1.00% Convertible Notes	—	8,678	91	13,915
Amortization of debt issuance costs	—	263	3	423
Total interest expense related to 1.00% Convertible Notes	\$ —	\$ 9,071	\$ 95	\$ 14,917

11. EARNINGS (LOSS) PER SHARE ("EPS")

The following table sets forth the computation of basic and diluted earnings per share:

	Three Months Ended September 30,		Six Months Ended September 30,	
	2018	2017	2018	2017
Computation of Basic earnings (loss) per share:				
Net income (loss)	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,540
Less: net income allocated to participating securities	—	—	—	(487)
Net income (loss) for basic earnings per share calculation	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,053
Total weighted average shares outstanding—basic	113,735	109,430	113,339	107,232
Less: weighted average participating shares outstanding	—	—	—	(908)
Weighted average common shares outstanding—basic	113,735	109,430	113,339	106,324
Basic earnings (loss) per share	\$ 0.22	\$ (0.03)	\$ 0.86	\$ 0.54
Computation of Diluted earnings (loss) per share:				
Net income (loss)	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,540
Less: net income allocated to participating securities	—	—	—	(478)
Net income (loss) for diluted earnings per share calculation	\$ 25,367	\$ (2,736)	\$ 97,060	\$ 57,062
Weighted average common shares outstanding—basic	113,735	109,430	113,339	106,324
Add: dilutive effect of common stock equivalents	2,360	—	2,462	3,032
Weighted average common shares outstanding—diluted	116,095	109,430	115,801	109,356
Less: weighted average participating shares outstanding	—	—	—	(908)
Weighted average common shares outstanding- diluted	116,095	109,430	115,801	\$ 108,448
Diluted earnings (loss) per share	\$ 0.22	\$ (0.03)	\$ 0.84	\$ 0.53

Certain of our unvested stock-based awards (including restricted stock units and restricted stock awards) are considered participating securities since these securities have non-forfeitable rights to dividends or dividend equivalents during the contractual period of the award and thus requires the two-class method of computing EPS. As of September 30, 2018, we have no material participating securities.

The calculation of EPS for common stock under the two-class method shown above excludes income attributable to the participating securities from the numerator and excludes the dilutive effect of those awards from the denominator.

We incurred a net loss for the three months ended September 30, 2017; therefore, the basic and diluted weighted average shares for that period exclude the effect of the unvested share-based awards that are considered participating securities and all common stock equivalents because their effect would be antidilutive. For the three months ended September 30, 2017 we had 2,145 of unvested share-based awards that were excluded from the EPS calculation due to the net loss for the period.

We define common stock equivalents as stock-based awards and common stock related to the 1.00% Convertible Notes (see Note 10) outstanding during the period. Common stock equivalents are measured using the treasury stock method, except for the Convertible Notes, which were assessed for their effect on diluted EPS using the more dilutive of the treasury stock method or the if-converted method. Under the provisions of the if-converted method, the 1.00% Convertible Notes are assumed to be converted and included in the denominator of the EPS calculation and the interest expense, net of tax, recorded in connection with the Convertible Notes is added back to the numerator.

During the six months ended September 30, 2018, 1,628 restricted stock awards vested, we granted 1,047 unvested restricted stock awards, and 46 unvested restricted stock awards were forfeited.

12. ACCUMULATED OTHER COMPREHENSIVE LOSS

The following table provides the components of accumulated other comprehensive loss:

	Six Months Ended September 30, 2018				
	Foreign currency translation adjustments	Unrealized gain (loss) on forward contracts	Unrealized gain (loss) on cross-currency swap	Unrealized gain (loss) on available-for- sales securities	Total
Balance at March 31, 2018	\$ (4,287)	\$ 600	\$ (10,191)	\$ (1,854)	\$ (15,732)
Other comprehensive (loss) income before reclassifications	(24,335)	—	9,054	890	(14,391)
Amounts reclassified from accumulated other comprehensive loss	—	—	(7,076)	—	(7,076)
Balance at September 30, 2018	<u>\$ (28,622)</u>	<u>\$ 600</u>	<u>\$ (8,213)</u>	<u>\$ (964)</u>	<u>\$ (37,199)</u>

	Six Months Ended September 30, 2017				
	Foreign currency translation adjustments	Unrealized gain (loss) on derivative instruments	Unrealized gain (loss) on cross-currency swap	Unrealized gain (loss) on available-for- sales securities	Total
Balance at March 31, 2017	\$ (47,666)	\$ 600	\$ —	\$ (76)	\$ (47,142)
Other comprehensive income before reclassifications	23,776	—	(5,781)	111	18,106
Amounts reclassified from accumulated other comprehensive loss	—	—	564	—	564
Balance at September 30, 2017	<u>\$ (23,890)</u>	<u>\$ 600</u>	<u>\$ (5,217)</u>	<u>\$ 35</u>	<u>\$ (28,472)</u>

13. COMMITMENTS AND CONTINGENCIES

We have entered into various agreements in the ordinary course of business that require substantial cash commitments over the next several years. Other than agreements entered into in the ordinary course of business and in addition to the agreements requiring known cash commitments as reported in Part II, Item 7 of our Annual Report on Form 10-K for the fiscal year ended March 31, 2018, we did not have any significant changes to our commitments since March 31, 2018.

Legal and Other Proceedings

We are, or may become, subject to demands and claims (including intellectual property claims) and are involved in routine litigation in the ordinary course of business which we do not believe to be material to our business or financial condition or results of operations. We have appropriately accrued amounts related to certain of these claims and legal and other proceedings. While it is reasonably possible that a loss may be incurred in excess of the amounts accrued in our financial statements, we believe that such losses, unless otherwise disclosed, would not be material.

On April 11, 2016, we filed a declaratory judgment action in the United States District Court for the Southern District of New York seeking, among other things, a judicial declaration that Leslie Benzies, the former president of one of our subsidiaries with whom we had been in ongoing discussions regarding his separation of employment, is not entitled to any minimum allocation or financial parity with any other person under the applicable royalty plan. We believe we will prevail in this matter, although there can be no assurance of the outcome. On April 12, 2016, Mr. Benzies filed a complaint in the Supreme Court of the State of New York, New York County against us, and certain of our subsidiaries and employees. We removed this case to the United States District Court for the Southern District of New York, but the case was subsequently remanded to state court. The complaint claims damages of at least \$150,000 and contains allegations of breach of fiduciary duty; fraudulent inducement and fraudulent concealment; aiding and abetting breach of fiduciary duty; breach of various contracts; breach of implied duty of good faith and fair dealing; tortious interference with contract; unjust enrichment; reformation; constructive trust; declaration of rights; constructive discharge; defamation and fraud. We have asserted counterclaims for breach of contract, theft of trade secrets, and misappropriation.

As a result of amended pleadings, motion practice and appeals to date, twelve of Mr. Benzies' claims have been dismissed. His remaining claims include breach of various contracts, constructive discharge, breach of implied duty of good faith and fair dealing, and tortious interference with contract. Our federal court action has been stayed pending the conclusion of the state court

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action. We believe that we have meritorious defenses to the remaining claims, and we intend to vigorously defend against them and to pursue our counterclaims.

We have accrued what we believe to be an adequate amount for this matter, which amounts are classified as Business reorganization within Accrued expenses and other current liabilities in our Condensed Consolidated Balance Sheets (see Note 9). We do not believe that the ultimate outcome of such litigation, even if in excess of our current accrual, will have a material adverse effect on our business, financial condition or results of operations.

14. BUSINESS REORGANIZATION

In the first quarter of fiscal 2018, we announced and initiated actions to implement a strategic reorganization at one of our labels (the "2018 Plan"). In connection with this initiative, we recognized a credit to business reorganization expense of \$242 during the six months ended September 30, 2018 due to a true-up of estimates for employee separation costs. Through September 30, 2018, we paid \$5,299 related to these reorganization activities. As of September 30, 2018, \$598 remained accrued for in Accrued expenses and other current liabilities and \$4,708 in Other non-current liabilities. Although we may record additional expense or benefit in future periods to true-up estimates, we do not expect to incur additional reorganization costs in connection with the 2018 Plan.

15. INCOME TAXES

On December 22, 2017, the United States ("U.S.") enacted comprehensive tax legislation commonly referred to as the "Tax Cuts and Jobs Act" (herein referred to as the "Act"). The Act makes broad and complex changes to the U.S. tax code, which could materially affect us. The Act reduced the U.S. federal corporate tax rate from 35% to 21%, effective January 1, 2018 and requires companies to pay a one-time transition tax on the previously untaxed earnings of certain foreign subsidiaries. In addition, the Act makes other changes that may affect us. These changes include but are not limited to (1) a Base Erosion Anti-abuse Tax (BEAT), which is a new minimum tax, (2) generally eliminating U.S. federal income taxes on dividends from foreign subsidiaries, (3) a new provision that taxes global intangible low-taxed income (GILTI), (4) the repeal of the domestic production activity deduction, and (5) other base broadening provisions.

The SEC issued Staff Accounting Bulletin No. 118, *Income Tax Accounting Implications of the Tax Cuts and Jobs Act* ("SAB 118"), which provides guidance on accounting for the Act's impact. SAB 118 provides a measurement period, which should not extend beyond one year from the Act enactment date, during which a company acting in good faith may complete the accounting for the impact of the Act under ASC 740. In accordance with SAB 118, the income tax effects of the Act must be reflected in the reporting period in which the accounting under ASC Topic 740 is complete. To the extent the accounting for certain income tax effects of the Act is incomplete, we can determine a reasonable estimate for those effects and record a provisional estimate.

We continue to evaluate the potential impact of the Act, and the amounts recorded in the fiscal year ended March 31, 2018 represented provisional estimates for certain identified income tax effects, for which the accounting is incomplete but a reasonable estimate was determined. Additional information and further analysis is required to determine the untaxed earnings of certain foreign subsidiaries and to evaluate the complexities of the new tax law along with additional interpretative guidance that may be issued. The impact of the Act may differ from these estimates, possibly materially, due to changes in interpretations and assumptions we have made, guidance that may be issued and actions we may take as a result of the Act. We expect to continue to analyze the Act and its impacts and record any adjustments to provisional estimates no later than the third quarter of the fiscal year ending March 31, 2019. We continue to review whether the Act will affect our existing intention to indefinitely reinvest earnings of our foreign subsidiaries and therefore have not recorded any tax liabilities associated with the repatriation of foreign earnings.

The Act subjects a U.S. shareholder to current tax on GILTI earned by foreign subsidiaries. The FASB Staff Q&A Topic No. 5, *Accounting for Global Intangible Low-Taxed Income*, states that an entity can make an accounting policy election either to recognize deferred taxes for temporary differences that are expected to reverse as GILTI in future years or provide for the tax expense related to GILTI resulting from those items in the year the tax is incurred. We have elected to recognize the resulting tax on GILTI as a period expense in the period the tax is incurred. We have estimated the effect in our estimated annual effective rate based on current tax guidance. The actual tax expense we record for GILTI may differ from this estimate.

The provision for income taxes for the three months ended September 30, 2018 is based on our projected annual effective tax rate for fiscal year 2018, adjusted for specific items that are required to be recognized in the period in which they are incurred. The provision for income taxes was \$5,594 for the three months ended September 30, 2018 as compared to a benefit from income taxes of \$11,552 for the prior year period.

When compared to the statutory rate of 21%, the effective tax rate of 18.1% for the three months ended September 30, 2018 was primarily due to a tax benefit of \$5,075 as a result of changes in our valuation allowance relating to temporary items

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and tax carryforwards anticipated to be utilized, a tax benefit of \$2,230 as a result of tax credits anticipated to be utilized, and a net tax benefit of \$1,375 for excess tax benefits from employee stock compensation, partially offset by tax provision of \$6,143 due to the geographic mix of earnings. To a lesser extent, our rate was also affected by the Act due to a net tax provision of \$1,000.

The provision for income taxes for the six months ended September 30, 2018 is based on our projected annual effective tax rate for fiscal year 2019, adjusted for specific items that are required to be recognized in the period in which they are incurred. The provision for income taxes was \$11,348 for the six months ended September 30, 2018 as compared to a benefit from income taxes of \$24,417 for the prior year period.

When compared to the statutory rate of 21%, the effective tax rate of 10.5% for the six months ended September 30, 2018 was primarily due to a tax benefit of \$10,575 as a result of changes in our valuation allowance relating to temporary items and tax carryforwards anticipated to be utilized, a tax benefit of \$8,848 as a result of tax credits anticipated to be utilized, and a net tax benefit of \$6,918 for excess tax benefits from employee stock compensation, partially offset by tax provision of \$10,638 due to the geographic mix of earnings. To a lesser extent, our rate was also affected by the Act due to a net tax provision of \$3,391.

We anticipate that additional excess tax benefits from employee stock compensation, tax credits, changes in valuation allowance, and changes as a result of the Act may arise in future periods, which could have a significant impact on our effective tax rate.

The accounting for share-based compensation will increase or decrease our effective tax rate based upon the difference between our share-based compensation expense and the deductions taken on our tax return, which depends upon the stock price at the time of the employee award vesting. Because we recognize excess tax benefits on a discrete basis, we anticipate that our effective tax rate will vary from quarter to quarter depending on our stock price in each period.

On June 21, 2018, the U.S. Supreme Court issued its decision in *South Dakota v. Wayfair*, which overturned previous case law that precluded states from requiring retailers to collect and remit sales tax on sales made to in-state customers unless the retailer had physical presence in the state. Although this case is limited to sales tax collection obligations, we continue to monitor the potential impact of this decision on our state income tax footprint.

The ultimate amount of tax payable in a given financial statement period may be materially affected by sudden or unforeseen changes in tax laws, changes in the mix and level of earnings by taxing jurisdictions, or changes to existing accounting rules or regulations. For example, on July 24, 2018, the Ninth Circuit Court of Appeals issued an opinion in *Altera Corp. v. Commissioner* requiring related parties in an intercompany cost-sharing arrangement to share expenses related to stock compensation. On August 7, 2018, the opinion was withdrawn to allow time for a reconstituted panel to confer. We are monitoring this case and any impact the final opinion could have on our financial statements.

We are regularly examined by domestic and foreign taxing authorities. Examinations may result in tax assessments in excess of amounts claimed and the payment of additional taxes. We believe our tax positions comply with applicable tax law, and that we have adequately provided for reasonably foreseeable tax assessments. It is possible that settlement of audits or the expiration of the statute of limitations may have an impact on our effective tax rate in future periods.

16. SHARE REPURCHASE

Our Board of Directors has authorized the repurchase of up to 14,218 shares of our common stock. Under this program, we may purchase shares from time to time through a variety of methods, including in the open market or through privately negotiated transactions, in accordance with applicable securities laws. Repurchases are subject to the availability of stock, prevailing market conditions, the trading price of the stock, the Company's financial performance and other conditions. The program does not require us to repurchase shares and may be suspended or discontinued at any time for any reason.

During the six months ended September 30, 2018, we repurchased 1,597 shares of our common stock in the open market for \$153,515, including commissions of \$16, as part of the program. We have repurchased a total of 8,281 shares of our common stock under the program, and, as of September 30, 2018, 5,937 shares of our common stock remain available for repurchase under the share repurchase program.

All of the repurchased shares are classified as Treasury stock in our Condensed Consolidated Balance Sheets.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

CAUTIONARY NOTE ABOUT FORWARD-LOOKING STATEMENTS

The statements contained herein which are not historical facts are considered forward-looking statements under federal securities laws and may be identified by words such as "anticipates," "believes," "estimates," "expects," "intends," "plans," "potential," "predicts," "projects," "seeks," "should" "will," or words of similar meaning and include, but are not limited to,

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statements regarding the outlook for the Company's future business and financial performance. Such forward-looking statements are based on the current beliefs of our management as well as assumptions made by and information currently available to them, which are subject to inherent uncertainties, risks and changes in circumstances that are difficult to predict. Actual outcomes and results may vary materially from these forward-looking statements based on a variety of risks and uncertainties including those contained herein, in the Company's Annual Report on Form 10-K for the fiscal year ended March 31, 2018, in the section entitled "Risk Factors," and the Company's other periodic filings with the Securities and Exchange Commission. All forward-looking statements are qualified by these cautionary statements and speak only as of the date they are made. The Company undertakes no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise.

Our Management's Discussion and Analysis of Financial Condition and Results of Operations ("MD&A") is provided in addition to the accompanying Condensed Consolidated Financial Statements and notes to assist readers in understanding our results of operations, financial condition and cash flows. The following discussion should be read in conjunction with the MD&A and our annual consolidated financial statements and the notes thereto, included in our Annual Report on Form 10-K for the fiscal year ended March 31, 2018.

Overview

Our Business

We are a leading developer, publisher and marketer of interactive entertainment for consumers around the globe. We develop and publish products principally through our two wholly-owned labels Rockstar Games and 2K, as well as our Private Division label and Social Point, a leading developer of mobile games. Our products are currently designed for console gaming systems such as Sony's PlayStation®4 ("PS4") and PlayStation®3 ("PS3"), Microsoft's Xbox One® ("Xbox One") and Xbox 360® ("Xbox 360"), the Nintendo Switch, and personal computers ("PC"), including smartphones and tablets. We deliver our products through physical retail, digital download, online platforms, and cloud streaming services.

We endeavor to be the most creative, innovative and efficient company in our industry. Our core strategy is to capitalize on the popularity of video games by developing and publishing high-quality interactive entertainment experiences across a range of genres. We focus on building compelling entertainment franchises by publishing a select number of titles for which we can create sequels and incremental revenue opportunities through virtual currency, add-on content, and in-game purchases. Most of our intellectual property is internally owned and developed, which we believe best positions us financially and competitively. We have established a portfolio of proprietary software content for the major hardware platforms in a wide range of genres, including action, adventure, family/casual, racing, role-playing, shooter, sports and strategy, which we distribute worldwide. We believe that our commitment to creativity and innovation is a distinguishing strength, enabling us to differentiate our products in the marketplace by combining advanced technology with compelling storylines and characters that provide unique gameplay experiences for consumers. We have created, acquired, or licensed a group of highly recognizable brands to match the broad consumer demographics that we serve, ranging from adults to children and game enthusiasts to casual gamers. Another cornerstone of our strategy is to support the success of our products in the marketplace through innovative marketing programs and global distribution on platforms and through channels that are relevant to our target audience.

Our revenue is primarily derived from the sale of internally developed software titles and software titles developed by third parties. Operating margins are dependent in part upon our ability to release new, commercially successful software products and to manage effectively their development costs. We have internal development studios located in Australia, Canada, China, Czech Republic, Hungary, India, Spain, the United Kingdom, and the United States.

Software titles published by our Rockstar Games label are primarily internally developed. We expect Rockstar Games, our wholly-owned publisher of the *Grand Theft Auto*, *Max Payne*, *Midnight Club*, *Red Dead Redemption*, and other popular franchises, to continue to be a leader in the action/adventure product category and to create groundbreaking entertainment by leveraging our existing titles as well as by developing new brands. We believe that Rockstar has established a uniquely original, popular cultural phenomenon with its *Grand Theft Auto* series, which is the interactive entertainment industry's most iconic and critically acclaimed brand and has sold-in over 285 million units. The latest installment, *Grand Theft Auto V*, has sold in over 100 million units worldwide and includes access to *Grand Theft Auto Online*. Rockstar Games is also well known for developing brands in other genres, including the *L.A. Noire*, *Bully*, and *Manhunt* franchises. Rockstar Games continues to expand on our established franchises by developing sequels, offering downloadable episodes, content, and virtual currency, and releasing titles for smartphones and tablets.

Our 2K label has published a variety of popular entertainment properties across all key platforms and across a range of genres including shooter, action, role-playing, strategy, sports and family/casual entertainment. We expect 2K to continue to develop new, successful franchises in the future. 2K's internally owned and developed franchises include the critically acclaimed, multi-million unit selling *BioShock*, *Mafia*, *Sid Meier's Civilization* and *XCOM* series. 2K also publishes externally developed

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brands, such as *Borderlands* and *Evolve*. 2K's realistic sports simulation titles include our flagship *NBA 2K* series, which continues to be the top-ranked NBA basketball video game, and the *WWE 2K* professional wrestling series.

Our Private Division label is dedicated to bringing titles from top independent developers to market. Private Division will publish several upcoming titles based on new IP from renowned industry creative talent, including the previously announced *Ancestors: The Humankind Odyssey* from Panache Digital Game, a studio led by the creator of the *Assassin's Creed* franchise Patrice Désilets; an unannounced role-playing game ("RPG") currently codenamed *Project Wight* from The Outsiders, a studio formed by ex-DICE developers David Goldfarb and Ben Cousins; an unannounced RPG from Obsidian Entertainment led by Tim Cain and Leonard Boyarsky, co-creators of *Fallout*; and an unannounced sci-fi first-person shooter from V1 Interactive, a studio founded by *Halo* co-creator Marcus Lehto. Additionally, Private Division is the publisher of *Kerbal Space Program*.

Social Point develops and publishes popular free-to-play mobile games that deliver high-quality, deeply-engaging entertainment experiences, including its two most successful games, *Dragon City* and *Monster Legends*. In addition, Social Point has a robust development pipeline with a number of exciting games planned for launch in the coming years.

We are continuing to execute on our growth initiatives in Asia, where our strategy is to broaden the distribution of our existing products and expand our online gaming presence, especially in China and South Korea. 2K has secured a multi-year license from the NBA to develop an online version of the NBA simulation game in China, Taiwan, South Korea, and Southeast Asia. *NBA 2K Online*, our free-to-play NBA simulation game, which was co-developed by 2K and Tencent, is the top online PC sports game in China with over 37 million registered users. On August 2, 2018, 2K and Tencent commercially launched *NBA 2K Online 2* in China. The title is based on the console edition of *NBA 2K* and includes an array of new features.

In February 2017, we expanded our relationship with the NBA through the creation of the NBA 2K League, a new, professional competitive gaming league. Launched in May 2018, this groundbreaking competitive gaming league is jointly owned by us and the NBA and consists of teams operated by several NBA franchises. The NBA 2K League follows a professional sports league format; the inaugural season included head-to-head competition throughout a regular season, followed by a bracketed playoff system and a finals match-up that was held in August 2018. The NBA 2K League has announced that four additional teams (owned by the NBA's Atlanta Hawks, Brooklyn Nets, Los Angeles Lakers, and Minnesota Timberwolves) will join next season, bringing the NBA 2K League's total to 21 teams.

Trends and Factors Affecting our Business

Product Release Schedule. Our financial results are affected by the timing of our product releases and the commercial success of those titles. Our *Grand Theft Auto* products in particular have historically accounted for a significant portion of our revenue. Sales of *Grand Theft Auto* products generated 41.8% of our net revenue for the six months ended September 30, 2018. The timing of our *Grand Theft Auto* product releases may affect our financial performance on a quarterly and annual basis.

Economic Environment and Retailer Performance. We continue to monitor economic conditions that may unfavorably affect our businesses, such as deteriorating consumer demand, pricing pressure on our products, credit quality of our receivables, and foreign currency exchange rates. Our business is dependent upon a limited number of customers that account for a significant portion of our revenue. Our five largest customers accounted for 75.4% and 71.7% of net revenue during the six months ended September 30, 2018 and 2017, respectively. As of September 30, 2018 and March 31, 2018, our five largest customers comprised 62.8% and 65.4% of our gross accounts receivable, respectively, with our significant customers (those that individually comprised more than 10% of our gross accounts receivable balance) accounting for 48.1% and 53.2% of such balance at September 30, 2018 and March 31, 2018, respectively. We had two customers who accounted for 31.1% and 17.0%, respectively, of our gross accounts receivable as of September 30, 2018 and two customers who accounted for 37.7% and 15.5%, respectively, of our gross accounts receivable as of March 31, 2018. The economic environment has affected our customers in the past, and may do so in the future. Bankruptcies or consolidations of our large retail customers could seriously hurt our business, due to uncollectible accounts receivables and the concentration of purchasing power among the remaining large retailers. Certain of our large customers sell used copies of our games, which may negatively affect our business by reducing demand for new copies of our games. While the downloadable content that we now offer for certain of our titles may serve to reduce used game sales, we expect used game sales to continue to adversely affect our business.

Hardware Platforms. We derive most of our revenue from the sale of software products made for video game consoles manufactured by third parties, such as Sony's PS4 and PS3, Microsoft's Xbox One and Xbox 360, and the Nintendo Switch, which comprised 75.7% of our net revenue by product platform for the six months ended September 30, 2018. The success of our business is dependent upon the consumer acceptance and continued growth in the installed base of these platforms. When new hardware platforms are introduced, demand for software used on older platforms typically declines, which may negatively affect our business during the market transition to the new consoles. Accordingly, our strategy is to focus our development efforts on a select number of the highest quality titles for these platforms, while also expanding our offerings for emerging platforms such as tablets, smartphones and online games.

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Online Content and Digital Distribution. The interactive entertainment software industry is delivering a growing amount of content through digital online delivery methods. We provide a variety of online delivered products and offerings. Virtually all of our titles that are available through retailers as packaged goods products are also available through direct digital download (from websites we own and others owned by third parties). In addition, we aim to drive ongoing engagement and incremental revenue from recurrent consumer spending on our titles through virtual currency, add-on content, and in-game purchases. We also publish an expanding variety of titles for tablets and smartphones, which are delivered to consumers through digital download via the Internet. Our "Results of Operations" discloses that net revenue from digital online channels comprised 76.5% of our net revenue by distribution channel for the six months ended September 30, 2018. We expect online delivery of games and game offerings to continue to grow and to become an increasing part of our business over the long-term.

Product Releases

We released the following key titles during the six months ended September 30, 2018:

Title	Publishing Label	Internal or External Development	Platform(s)	Date Released
<i>Grand Theft Auto V Premium Online Edition</i>	Rockstar Games	Internal	PS4, Xbox One, PC	April 20, 2018
<i>NBA 2K Online 2</i>	2K	External	Tencent (China only)	August 2, 2018
<i>The Golf Club 2019 Featuring PGA TOUR (Digital)</i>	2K	External	PS4, Xbox One, PC	August 27, 2018
<i>NBA 2K19 20th Anniversary Edition</i>	2K	Internal	PS4, Xbox One, Nintendo Switch, PC	September 7, 2018
<i>NBA 2K19 Standard Edition</i>	2K	Internal	PS4, Xbox One, Nintendo Switch, PC	September 11, 2018

Product Pipeline

We have announced the following future key titles to date (this list does not represent all titles currently in development):

Title	Publishing Label	Internal or External Development	Platform(s)	Expected Release Date
<i>WWE 2K19 Woooo! Deluxe Edition</i>	2K	Internal/External	PS4, Xbox One, PC	October 5, 2018 (released)
<i>WWE 2K19</i>	2K	Internal/External	PS4, Xbox One, PC	October 9, 2018 (released)
<i>NBA 2K Playgrounds 2</i>	2K	External	PS4, Xbox One, Nintendo Switch, PC	October 16, 2018 (released)
<i>Red Dead Redemption 2</i>	Rockstar Games	Internal	PS4, Xbox One	October 26, 2018 (released)
<i>Carnival Games</i>	2K	Internal	PS4, Xbox One, Nintendo Switch	November 6, 2018 (released)
<i>The Golf Club 2019 Featuring PGA TOUR (Physical)</i>	2K	External	PS4, Xbox One, PC	November 13, 2018 (North America) November 16, 2018 (International)
<i>Sid Meier's Civilization VI</i>	2K	External	Nintendo Switch	November 16, 2018

Critical Accounting Policies and Estimates

Our most critical accounting policies, which are those that require significant judgment, include revenue recognition; price protection and allowances for returns; capitalization and recognition of software development costs and licenses; fair value estimates including valuation of goodwill, intangible assets, and long-lived assets; valuation and recognition of stock-based

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compensation; and income taxes. In-depth descriptions of these can be found in our Annual Report on Form 10-K for the fiscal year ended March 31, 2018.

During the six months ended September 30, 2018, there were no significant changes to the above critical accounting policies and estimates, with the exception of our adoption of Topic 606, *Revenue from Contracts with Customers*. Refer to Note 1 - Basis of Presentation and Significant Accounting Policies in the Notes to our Condensed Consolidated Financial Statements for disclosures regarding our updated revenue recognition accounting policies.

Recently Adopted and Recently Issued Accounting Pronouncements

See Note 1 - Basis of Presentation and Significant Accounting Policies for further discussion.

Operating Metric

Net Bookings

We monitor Net Bookings as a key operating metric in evaluating the performance of our business. Net Bookings is defined as the net amount of products and services sold digitally or sold-in physically during the period and includes licensing fees, merchandise, in-game advertising, strategy guides, and publisher incentives. Net Bookings were as follows:

	Three Months Ended September 30,				Six Months Ended September 30,			
	2018	2017	Increase/ (decrease)	% Increase/ (decrease)	2018	2017	Increase/ (decrease)	% Increase/ (decrease)
Net Bookings	\$ 583,421	\$ 576,989	\$ 6,432	1.1%	\$ 871,746	\$ 925,294	\$ (53,548)	(5.8)%

For the three months ended September 30, 2018, Net Bookings increased by \$6.4 million as compared to the prior year period primarily due to our *NBA 2K* franchise, partially offset by a decrease from *Grand Theft Auto V*. For the six months ended September 30, 2018, Net Bookings decreased by \$53.5 million as compared to the prior year period primarily due to *Grand Theft Auto V* and *Grand Theft Auto Online*, partially offset by an increase from our *NBA 2K* franchise.

Results of Operations

The following tables set forth, for the periods indicated, our Condensed Consolidated Statements of Operations, net revenue by geographic region, net revenue by platform, net revenue by distribution channel, and net revenue by content type:

(thousands of dollars)	Three Months Ended September 30,				Six Months Ended September 30,			
	2018		2017		2018		2017	
Net revenue	\$ 492,667	100.0%	\$ 443,562	100.0%	\$ 880,649	100.0%	\$ 861,778	100.0%
Cost of goods sold	234,880	47.7%	246,548	55.6%	366,245	41.6%	441,117	51.2%
Gross profit	257,787	52.3%	197,014	44.4%	514,404	58.4%	420,661	48.8%
Selling and marketing	94,165	19.1%	76,914	17.3%	152,471	17.3%	129,128	15.0%
General and administrative	67,320	13.7%	60,824	13.7%	135,055	15.3%	121,427	14.1%
Research and development	60,565	12.3%	49,999	11.3%	111,277	12.6%	92,268	10.7%
Depreciation and amortization	9,751	2.0%	18,883	4.3%	19,011	2.2%	26,626	3.1%
Business reorganization	—	—%	1,713	0.4%	(242)	—%	12,312	1.4%
Total operating expenses	231,801	47.1%	208,333	47.0%	417,572	47.4%	381,761	44.3%
Income (loss) from operations	25,986	5.3%	(11,319)	(2.6)%	96,832	11.0%	38,900	4.5%
Interest and other, net	4,975	1.0%	(2,969)	(0.7)%	11,576	1.3%	(5,777)	(0.7)%
Income (loss) before income taxes	30,961	6.3%	(14,288)	(3.2)%	108,408	12.3%	33,123	3.8%
Provision for (benefit from) income taxes	5,594	1.1%	(11,552)	(2.6)%	11,348	1.3%	(24,417)	(2.8)%
Net income (loss)	\$ 25,367	5.1%	\$ (2,736)	(0.6)%	\$ 97,060	11.0%	\$ 57,540	6.7%

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	Three Months Ended September 30,				Six Months Ended September 30,				
	2018		2017		2018		2017		
Net revenue by geographic region:									
United States	\$	279,306	56.7%	\$	276,005	62.2%	\$	534,265	62.0%
International		213,361	43.3%		167,557	37.8%		327,513	38.0%
Net revenue by platform:									
Console	\$	372,240	75.6%	\$	360,465	81.3%	\$	705,382	81.9%
PC and other		120,427	24.4%		83,097	18.7%		156,396	18.1%
Net revenue by distribution channel:									
Digital online	\$	358,371	72.7%	\$	302,886	68.3%	\$	571,122	66.3%
Physical retail and other		134,296	27.3%		140,676	31.7%		290,656	33.7%
Net revenue by content:									
Full game and other	\$	252,068	51.2%	\$	229,197	51.7%	\$	475,265	55.1%
Recurrent consumer spending		240,599	48.8%		214,365	48.3%		386,513	44.9%

Three Months Ended September 30, 2018 Compared to September 30, 2017

(thousands of dollars)	2018	%	2017	%	Increase/ (decrease)	% Increase/ (decrease)
Net revenue	\$ 492,667	100.0%	\$ 443,562	100.0%	\$ 49,105	11.1%
Internal royalties	82,113	16.7%	104,049	23.5%	(21,936)	(21.1)%
Software development costs and royalties(1)	42,648	8.7%	66,782	15.1%	(24,134)	(36.1)%
Product costs	55,885	11.3%	42,563	9.6%	13,322	31.3%
Licenses	54,234	11.0%	33,154	7.5%	21,080	63.6%
Cost of goods sold	234,880	47.7%	246,548	55.6%	(11,668)	(4.7)%
Gross profit	\$ 257,787	52.3%	\$ 197,014	44.4%	\$ 60,773	30.8%

(1) Includes \$7,688 and \$28,065 of stock-based compensation expense in 2018 and 2017, respectively, in software development costs and royalties.

In general, the adoption of Topic 606 results in a more accelerated revenue pattern, primarily due to (i) the elimination of the requirement for vendor-specific objective evidence (“VSOE”) of fair value when allocating between multiple performance obligations and (ii) the change of our estimated service period to a user life. However, the impact on a given period may differ from this general trend. See Note 1 and Note 2 to our Condensed Consolidated Financial Statements for further information.

For the three months ended September 30, 2018, net revenue increased by \$49.1 million as compared to the prior year period. This increase included a \$35.2 million increase in net revenue as a result of the adoption of Topic 606. This increase was also due to (i) an aggregate increase of \$16.6 million from *Grand Theft Auto V* and *Grand Theft Auto Online* and (ii) an increase of \$2.4 million from our *NBA 2K* franchise, partially offset by a \$9.0 million decrease from *XCOM 2* and a \$2.7 million decrease from *Mafia III*.

Net revenue from console games increased by \$11.8 million and accounted for 75.6% of our total net revenue for the three months ended September 30, 2018, as compared to 81.3% for the prior year period. The increase in net revenue from console games included a \$2.3 million increase in net revenue as a result of the adoption of Topic 606. This increase is also due to higher net revenue from *Grand Theft Auto Online*, *LA Noire*, and our *NBA 2K* franchise. These increases were partially offset by lower net revenue from *Grand Theft Auto V*, *Mafia III*, and our *WWE 2K* franchise. Net revenue from PC and other increased by \$37.3 million and accounted for 24.4% of our total net revenue for the three months ended September 30, 2018, as compared to 18.7% for the prior year period. The increase in net revenue from PC and other was due to a \$32.9 million increase in net revenue as a result of the adoption of Topic 606. The remaining net increase in net revenue from PC and other as compared to the prior year period was due to higher net revenue from *Grand Theft Auto Online*, our *WWE 2K* franchise, our *Civilization* franchise, and *Monster Legends*. These increases were partially offset by a decrease in net revenue from *XCOM 2*.

Net revenue from digital online channels increased by \$55.5 million and accounted for 72.7% of our total net revenue for the three months ended September 30, 2018, as compared to 68.3% for the prior year period. The increase in net revenue from digital online channels included a \$22.1 million increase in net revenue as a result of the adoption of Topic 606. The increase was

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also due to higher net revenue from *Grand Theft Auto Online* and *Grand Theft Auto V*, our *NBA 2K* franchise, our *WWE 2K* franchise, our *Civilization* franchise, *Monster Legends*, and *Dragon City*. These increases were partially offset by a decrease in net revenue from *XCOM 2*. Net revenue from physical retail and other channels decreased by \$6.4 million and accounted for 27.3% of our total net revenue for the three months ended September 30, 2018, as compared to 31.7% for the same period in the prior year period. The decrease in net revenue from physical retail and other channels was partially offset by a \$13.1 million increase as a result of the adoption of Topic 606. The remaining decrease was due to lower net revenue from *Grand Theft Auto V*, our *NBA 2K* franchise, *Mafia III*, *Dragon City*, and our *WWE 2K* franchise, partially offset by higher other net revenue from *Grand Theft Auto Online*.

Net revenue from recurrent consumer spending on our titles through virtual currency, add-on content, and in-game purchases increased by \$26.2 million and accounted for 48.8% of net revenue for the three months ended September 30, 2018, as compared to 48.3% of net revenue for the prior year period. The increase in net revenue from recurrent consumer spending included a \$1.9 million increase in net revenue as a result of the adoption of Topic 606. The increase is also due to higher net revenue from *Grand Theft Auto Online*, our *NBA 2K* franchise, our *Civilization* franchise, and our *WWE 2K* franchise. These increases were partially offset by a decrease in net revenue from *XCOM 2* and *Mafia III*. Net revenue from full game and other increased by \$22.9 million and accounted for 51.2% of net revenue for the three months ended September 30, 2018 as compared to 51.7% of net revenue for the prior year period. The increase in net revenue from full game and other was due to a \$33.3 million increase as a result of the adoption of Topic 606. The overall increase was partially offset by lower net revenue from our *NBA 2K* franchise, *XCOM 2*, *Dragon City*, and our *Civilization* franchise.

Gross profit as a percentage of net revenue for the three months ended September 30, 2018 was 52.3% as compared to 44.4% for the prior year period. The increase was due primarily to a 5.4% increase in gross profit percentage as a result of the adoption of Topic 606. This increase was also due to lower internal royalties as a percentage of net revenue due to the timing of when royalties are earned and lower capitalized software cost amortization as a percentage of net revenue due to the timing of releases.

Net revenue earned outside of the United States increased by \$45.8 million, and accounted for 43.3% of our total net revenue for the three months ended September 30, 2018, as compared to 37.8% in the prior year period. The increase in net revenue outside of the United States was primarily due to a \$36.2 million increase as a result of the adoption of Topic 606. The increase is also due to higher net revenue from *Grand Theft Auto Online*, our *NBA 2K* franchise, our *Civilization* franchise, and *Monster Legends*, partially offset by a decrease in net revenue from *XCOM 2* and *Grand Theft Auto V*. Changes in foreign currency exchange rates decreased net revenue by \$1.2 million and decreased gross profit by \$1.0 million for the three months ended September 30, 2018 as compared to the prior year period.

Operating Expenses

(thousands of dollars)	2018	% of net revenue	2017	% of net revenue	Increase/ (decrease)	% Increase/ (decrease)
Selling and marketing	\$ 94,165	19.1%	\$ 76,914	17.3%	\$ 17,251	22.4 %
General and administrative	67,320	13.7%	60,824	13.7%	6,496	10.7 %
Research and development	60,565	12.3%	49,999	11.3%	10,566	21.1 %
Depreciation and amortization	9,751	2.0%	18,883	4.3%	(9,132)	(48.4)%
Business reorganization	—	—%	1,713	0.4%	(1,713)	(100.0)%
Total operating expenses(1)	\$ 231,801	47.1%	\$ 208,333	47.0%	\$ 23,468	11.3 %

(1) Includes stock-based compensation expense, which was allocated as follows (in thousands):

	2018	2017
General and administrative	\$ 12,926	\$ 19,458
Selling and marketing	4,874	3,187
Research and development	4,854	8,301

Changes in foreign currency exchange rates decreased total operating expenses by \$0.8 million for the three months ended September 30, 2018, as compared to the prior year period.

Selling and marketing

Selling and marketing expenses increased by \$17.3 million for the three months ended September 30, 2018, as compared to the prior year period, due primarily to higher advertising expenses for our *NBA 2K* franchise, *Grand Theft Auto Online*, and

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Red Dead Redemption 2. The increase was also due to higher personnel expenses due to increased headcount, partially offset by lower advertising expenses for our *WWE 2K* franchise. The increase was also offset by a reduction of expense due to amortization of intangible assets in the prior period related to our acquisition of Social Point with no corresponding expense in the current period.

General and administrative

General and administrative expenses increased by \$6.5 million for the three months ended September 30, 2018, as compared to the prior year period, due to (i) a reduction of expense in the prior period related to a true-up of the fair value of contingent consideration from our acquisition of Social Point, (ii) increases in personnel expenses for additional headcount, (iii) an increase in IT related expenses for cloud-based services, and (iv) increases in rent expense. These increases were partially offset by a decrease in stock compensation expense related primarily to our management agreement with ZelnickMedia as a result of our early adoption of ASU 2018-07 as of April 1, 2018.

General and administrative expenses for the three months ended September 30, 2018 and 2017 included occupancy expense (primarily rent, utilities and office expenses) of \$5.4 million and \$4.4 million, respectively, related to our development studios.

Research and development

Research and development expenses increased by \$10.6 million for the three months ended September 30, 2018, as compared to the prior year period, primarily due to an increase in production and development expenses for titles for which technological feasibility has not been established.

Depreciation and Amortization

Depreciation and amortization expenses decreased by \$9.1 million for the three months ended September 30, 2018 as compared to the prior year period due to the recognition of an \$11.3 million impairment charge in September 2017, as a result of our decision not to proceed with further development of a certain in-process research and development intangible asset ("IPR&D") from our acquisition of Social Point. The decrease was partially offset by an increase in depreciation expense due primarily to the move to our new corporate headquarters in December 2017.

Business reorganization

During the three months ended September 30, 2018, business reorganization expense decreased \$1.7 million as a result of a strategic reorganization at one of our labels in the prior year period, with no corresponding costs in the current year period.

Interest and other, net

Interest and other, net was income of \$5.0 million for the three months ended September 30, 2018, as compared to expense of \$3.0 million for the prior year period. The change was due primarily to higher interest income due to the nature of our investments and the rise in interest rates on those investments and lower expense related to our 1.00% Convertible Notes, which matured on July 1, 2018.

Provision for Income Taxes

The provision for income taxes for the three months ended September 30, 2018 is based on our projected annual effective tax rate for fiscal year 2019, adjusted for specific items that are required to be recognized in the period in which they are incurred. The provision for income taxes was \$5.6 million for the three months ended September 30, 2018 as compared to a benefit from income taxes of \$11.6 million for the prior year period.

When compared to the statutory rate of 21.0%, the effective tax rate of 18.1% for the three months ended September 30, 2018 was primarily due to a tax benefit of \$5.1 million as a result of changes in our valuation allowance relating to temporary items and tax carryforwards anticipated to be utilized, a tax benefit of \$2.2 million as a result of tax credits anticipated to be utilized, and a net tax benefit of \$1.4 million for excess tax benefits from employee stock compensation, offset by a tax provision of \$6.1 million due to the geographic mix of earnings. To a lesser extent, our rate was also affected by the Act due to a net tax provision of \$1.0 million.

In the prior year period, when compared to the statutory rate of 35%, the effective tax rate of 80.9% was primarily due to a net tax benefit of \$8.0 million for excess tax benefits from employee stock compensation, \$2.5 million tax benefit related to the reduction in contingent consideration liability associated with the Social Point acquisition, offset by a \$5.0 million decrease in projected benefit related to tax credits.

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The change in the effective tax rate, when compared to the prior year period's effective tax rate, is primarily due to the impact of the Act's rate change on our projected annual effective tax rate, increased tax benefits from tax credits and changes in valuation allowance for temporary differences and tax credits anticipated to be utilized offset by decreased benefits from net tax benefits due to stock compensation and geographic mix of earnings. In addition, to a lesser extent, there was an increase in tax provision due to the Act with no corresponding items in the prior year period as the Act was enacted in December 2017.

We anticipate that additional excess tax benefits from employee stock compensation, tax credits, changes in valuation allowance, and changes as a result of the Act may arise in future periods, which could have a significant impact on our effective tax rate.

The accounting for share-based compensation will increase or decrease our effective tax rate based on the difference between our share-based compensation expense and the deductions taken on our tax return, which depends on the stock price at the time of the employee award vesting. Since we recognize excess tax benefits on a discrete basis, we anticipate that our effective tax rate will vary from quarter to quarter depending on our stock price in each period.

On June 21, 2018, the U.S. Supreme Court issued its decision in *South Dakota v. Wayfair*, which overturned previous case law that precluded states from requiring retailers to collect sales tax on sales made to in-state customers unless the retailer had physical presence in the state. Although this case is limited to sales tax collection obligations, we continue to monitor the potential impact of this decision on our state income tax footprint.

The ultimate amount of tax payable in a given financial statement period may be materially affected by sudden or unforeseen changes in tax laws, changes in the mix and level of earnings by taxing jurisdictions, or changes to existing accounting rules or regulations. For example, on July 24, 2018, the Ninth Circuit Court of Appeals issued an opinion in *Altera Corp. v. Commissioner* requiring related parties in an intercompany cost-sharing arrangement to share expenses related to stock compensation. On August 7, 2018, the opinion was withdrawn to allow time for a reconstituted panel to confer. We are monitoring this case and any impact the final opinion could have on our financial statements.

We are regularly examined by domestic and foreign taxing authorities. Examinations may result in tax assessments in excess of amounts claimed and the payment of additional taxes. We believe our tax positions comply with applicable tax law, and that we have adequately provided for reasonably foreseeable tax assessments. It is possible that settlement of audits and/or the expiration of the statute of limitations could have an impact on our effective tax rate in future periods.

Net income (loss) and earnings (loss) per share

For the three months ended September 30, 2018, net income was \$25.4 million, as compared to net loss of \$2.7 million in the prior year period. Basic and diluted earnings per share for the three months ended September 30, 2018, was \$0.22, as compared to basic and diluted loss per share of \$(0.03) in the prior year period. Basic weighted average shares of 113.7 million were 4.3 million shares higher as compared to the prior year period, due primarily to the settlement of our 1.00% Convertible Notes by converting those notes to shares of our common stock using the stated conversion rate. See Note 11 to our Condensed Consolidated Financial Statements for additional information regarding earnings per share.

Six Months Ended September 30, 2018 Compared to September 30, 2017

(thousands of dollars)	2018	%	2017	%	Increase/ (decrease)	% Increase/ (decrease)
Net revenue	\$ 880,649	100.0%	\$ 861,778	100.0%	\$ 18,871	2.2 %
Internal royalties	135,280	15.4%	181,753	21.1%	(46,473)	(25.6)%
Product costs	94,026	10.7%	86,632	10.1%	7,394	8.5 %
Software development costs and royalties(1)	72,436	8.2%	110,411	12.8%	(37,975)	(34.4)%
Licenses	64,503	7.3%	62,321	7.2%	2,182	3.5 %
Cost of goods sold	366,245	41.6%	441,117	51.2%	(74,872)	(17.0)%
Gross profit	\$ 514,404	58.4%	\$ 420,661	48.8%	93,743	22.3 %

(1) Includes \$11,658 and \$31,546 of stock-based compensation expense in 2018 and 2017, respectively, in software development costs and royalties.

For the six months ended September 30, 2018, net revenue increased by \$18.9 million as compared to the prior year period. This increase included a \$21.2 million increase in net revenue as a result of the adoption of Topic 606. This increase was also due to (i) an increase of \$25.3 million from our *NBA 2K* franchise and (ii) an increase of \$22.7 million from *Grand Theft Auto Online*.

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These increases were offset by (i) a decrease of \$34.2 million in net revenue from *Grand Theft Auto V*, (ii) a decrease of \$8.5 million in net revenue from *Mafia III*, and (iii) a decrease of \$7.0 million in net revenue from *XCOM 2*.

Net revenue from console games decreased by \$38.4 million and accounted for 75.7% of our total net revenue for the six months ended September 30, 2018, as compared to 81.9% for the prior year period. The decrease in net revenue from console games included a \$32.2 million decrease in net revenue as the result of the adoption of Topic 606. This decrease was also due to lower net revenue from *Grand Theft Auto V*, *Mafia III*, our *WWE 2K* franchise, and *Battleborn*. These decreases were partially offset by higher net revenue from our *NBA 2K* franchise and *Grand Theft Auto Online*. Net revenue from PC and other increased by \$57.3 million and accounted for 24.3% of our total net revenue for the six months ended September 30, 2018, as compared to 18.1% for the prior year period. The increase in net revenue from PC and other included a \$53.5 million increase in net revenue as a result of the adoption of Topic 606. The increase is also due to an increase in net revenue from our *NBA 2K* franchise, *Grand Theft Auto Online*, our *WWE 2K* franchise, and *Monster Legends*. These increases were partially offset by a decrease in net revenue from *XCOM 2* and *Grand Theft Auto V*.

Net revenue from digital online channels increased by \$102.3 million and accounted for 76.5% of our total net revenue for the six months ended September 30, 2018, as compared to 66.3% for the prior year period. The increase in net revenue from digital online channels included a \$55.2 million increase in net revenue as a result of the adoption of Topic 606. This increase was also due to higher net revenue from our *NBA 2K* franchise, *Grand Theft Auto Online*, *Monster Legends*, and *Dragon City*. These increases were partially offset by a decrease in net revenue from *XCOM 2*, *Mafia III*, and *Grand Theft Auto V*. Net revenue from physical retail and other channels decreased by \$83.4 million and accounted for 23.5% of our total net revenues for the six months ended September 30, 2018, as compared to 33.7% for the same period in the prior year period. The decrease in net revenue from physical retail and other channels included a \$33.9 million decrease in net revenue as the result of the adoption of Topic 606. This decrease was also due to a decrease in net revenue from *Grand Theft Auto V*, our *NBA 2K* franchise, *Mafia III*, our *WWE 2K* franchise, and *Dragon City*, partially offset by higher other net revenue from *Grand Theft Auto Online*.

Net revenue from recurrent consumer spending on our titles through virtual currency, add-on content, and in-game purchases increased by \$95.1 million and accounted for 54.7% of net revenue for the six months ended September 30, 2018, as compared to 44.9% of net revenue for the prior year period. The increase in net revenue from recurrent consumer spending included a \$43.7 million increase as a result of the adoption of Topic 606. This increase was also due to higher net revenues from our *NBA 2K* franchise, *Grand Theft Auto Online*, our *Civilization* franchise, *Monster Legends*, and *Dragon City*. These increases were partially offset by a decrease in net revenue from *Mafia III* and *XCOM 2*. Net revenue from full game and other decreased by \$76.2 million and accounted for 45.3% of net revenue for the six months ended September 30, 2018 as compared to 55.1% of net revenue for the prior year period. The decrease in net revenue from full game and other included a \$22.5 million decrease in net revenue as the result of the adoption of Topic 606. The decrease was also due to lower net revenue from *Grand Theft Auto V*, our *Civilization* franchise, our *WWE 2K* franchise, *Battleborn*, and *Bioshock: The Collection*, partially offset by an increase in net revenue from *Grand Theft Auto Online*.

Gross profit as a percentage of net revenue for the six months ended September 30, 2018 was 58.4% as compared to 48.8% for the prior year period. The increase was due primarily to a 0.8% increase in gross profit percentage as a result of the adoption of Topic 606. This increase was also due to lower internal royalties as a percentage of net revenue due to the timing of when royalties are earned and lower capitalized software cost amortization as a percentage of net revenue due to the timing of releases.

Net revenue earned outside of the United States increased by \$52.4 million, and accounted for 43.1% of our total net revenue for the six months ended September 30, 2018, as compared to 38.0% in the prior year period. The increase in net revenue earned outside the United States included a \$43.6 million increase in net revenue as the result of the adoption of Topic 606. The increase was also due to an increase in net revenue from our *NBA 2K* franchise and *Grand Theft Auto Online*, partially offset by a decrease in net revenue from *Grand Theft Auto V*. Changes in foreign currency exchange rates increased net revenue by \$2.3 million and increased gross profit by \$0.9 million for the six months ended September 30, 2018 as compared to the prior year period.

Operating Expenses

(thousands of dollars)	2018	% of net revenue	2017	% of net revenue	Increase/ (decrease)	% Increase/ (decrease)
Selling and marketing	\$152,471	17.3 %	\$ 129,128	15.0%	\$ 23,343	18.1 %
General and administrative	135,055	15.3 %	121,427	14.1%	13,628	11.2 %
Research and development	111,277	12.6 %	92,268	10.7%	19,009	20.6 %
Depreciation and amortization	19,011	2.2 %	26,626	3.1%	(7,615)	(28.6)%
Business reorganization	(242)	— %	12,312	1.4%	(12,554)	(102.0)%
Total operating expenses (1)	\$ 417,572	47.4 %	\$ 381,761	44.3%	\$ 35,811	9.4 %

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(1) Includes stock-based compensation expense, which was allocated as follows (in thousands):

	2018	2017
General and administrative	\$ 24,444	\$ 32,578
Selling and marketing	9,648	5,772
Research and development	9,191	10,766
Business reorganization	—	2,421

Changes in foreign currency exchange rates increased total operating expenses by \$2.6 million for the six months ended September 30, 2018, as compared to the prior year period.

Selling and marketing

Selling and marketing expenses increased by \$23.3 million for the six months ended September 30, 2018, as compared to the prior year period, due primarily to higher advertising expenses for our *NBA 2K* franchise, *Red Dead Redemption 2*, and *Grand Theft Auto Online*. The increase was also due to higher personnel expenses due to increased headcount. The increase was offset by a reduction of expense due to amortization of intangible assets in the prior period related to our acquisition of Social Point with no corresponding expense in the current period.

General and administrative

General and administrative expenses increased by \$13.6 million for the six months ended September 30, 2018, as compared to the prior year period, due to (i) increases in personnel expenses for additional headcount, (ii) a reduction of expense in the prior period related to a true-up of the fair value of contingent consideration from our acquisition of Social Point, (iii) increases in IT related expenses for cloud-based services, and (iv) increases in rent expense. These increases were partially offset by a decrease in stock compensation expense related primarily to our management agreement with ZelnickMedia as a result of our early adoption of ASU 2018-07 as of April 1, 2018.

General and administrative expenses for the six months ended September 30, 2018 and 2017 included occupancy expense (primarily rent, utilities and office expenses) of \$10.8 million and \$8.7 million, respectively, related to our development studios.

Research and development

Research and development expenses increased by \$19.0 million for the six months ended September 30, 2018, as compared to the prior year period, primarily due to an increase in production and development expenses for titles for which technological feasibility has not been established and increased personnel expenses due to increased headcount.

Depreciation and Amortization

Depreciation and amortization expenses for the six months ended September 30, 2018 decreased by \$7.6 million, as compared to the prior year period, due primarily to the recognition of an \$11.3 million impairment charge in September 2017, as a result of our decision not to proceed with further development of certain IPR&D from our acquisition of Social Point. The decrease was partially offset by an increase in depreciation expense primarily due to the move to our new corporate headquarters in December 2017.

Business reorganization

During the six months ended September 30, 2018, business reorganization expense decreased \$12.6 million as a result of a strategic reorganization at one of our labels in the prior year period, with no corresponding costs in the current year period.

Interest and other, net

Interest and other, net was income of \$11.6 million for the six months ended September 30, 2018, as compared to an expense of \$5.8 million for the prior year period. The change was due primarily to higher interest income due to the nature of our investments and the rise in interest rates on those investments, and lower expense related to our 1.00% Convertible Notes, which matured on July 1, 2018.

Provision for Income Taxes

The provision for income taxes for the six months ended September 30, 2018 is based on our projected annual effective tax rate for fiscal year 2019, adjusted for specific items that are required to be recognized in the period in which they are incurred.

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The provision for income taxes was \$11.3 million for the six months ended September 30, 2018 as compared to a benefit from income taxes of \$24.4 million for the prior year period.

When compared to the statutory rate of 21.0%, the effective tax rate of 10.5% for the six months ended September 30, 2018 was primarily due to a tax benefit of \$10.6 million as a result of changes in our valuation allowance relating to temporary items and tax carryforwards anticipated to be utilized, a tax benefit of \$8.8 million as a result of tax credits anticipated to be utilized, and a net tax benefit of \$6.9 million for excess tax benefits from employee stock compensation, offset by a tax provision of \$10.6 million due to the geographic mix of earnings. To a lesser extent, our rate was also affected by the Act due to a net tax provision of \$3.4 million.

In the prior year period, when compared to the statutory rate of 35%, the effective tax rate of (73.7)% was primarily due to a net tax benefit of \$24.5 million for excess tax benefits from employee stock compensation, a tax benefit of \$5.5 million as a result of tax credits anticipated to be utilized, a tax benefit of \$5.4 million as a result of changes in our valuation allowance relating to temporary items and tax carryforwards anticipated to be utilized, and, to a lesser extent, the geographic mix of earnings.

The change in the effective tax rate, when compared to the prior year period's effective tax rate, is primarily due to the impact of the Act's rate change on our projected annual effective tax rate, reduced tax benefits from excess tax benefits due to stock compensation and geographic mix of earnings offset by increased benefits from tax credits and changes in valuation allowance for temporary differences and tax credits anticipated to be utilized. In addition, to a lesser extent, there was an increase in tax provision due to the Act with no corresponding items in the prior year period as the Act was enacted in December 2017.

We anticipate that additional excess tax benefits from employee stock compensation, tax credits, changes in valuation allowance, and changes as a result of the Act may arise in future periods, which could have a significant impact on our effective tax rate.

The accounting for share-based compensation will increase or decrease our effective tax rate based on the difference between our share-based compensation expense and the deductions taken on our tax return, which depends on the stock price at the time of the employee award vesting. Since we recognize excess tax benefits on a discrete basis, we anticipate that our effective tax rate will vary from quarter to quarter depending on our stock price in each period.

On June 21, 2018, the U.S. Supreme Court issued its decision in *South Dakota v. Wayfair*, which overturned previous case law that precluded states from requiring retailers to collect and remit sales tax on sales made to in-state customers unless the retailer had physical presence in the state. Although this case is limited to sales tax collection obligations, we continue to monitor the potential impact of this decision on our state income tax footprint.

The ultimate amount of tax payable in a given financial statement period may be materially affected by sudden or unforeseen changes in tax laws, changes in the mix and level of earnings by taxing jurisdictions, or changes to existing accounting rules or regulations. For example, on July 24, 2018, the Ninth Circuit Court of Appeals issued an opinion in *Altera Corp. v. Commissioner* requiring related parties in an intercompany cost-sharing arrangement to share expenses related to stock compensation. On August 7, 2018, the opinion was withdrawn to allow time for a reconstituted panel to confer. We are monitoring this case and any impact the final opinion could have on our financial statements.

We are regularly examined by domestic and foreign taxing authorities. Examinations may result in tax assessments in excess of amounts claimed and the payment of additional taxes. We believe our tax positions comply with applicable tax law, and that we have adequately provided for reasonably foreseeable tax assessments. It is possible that settlement of audits and/or the expiration of the statute of limitations could have an impact on our effective tax rate in future periods.

Net income and earnings per share

For the six months ended September 30, 2018, net income was \$97.1 million, as compared to \$57.5 million in the prior year period. For the six months ended September 30, 2018, diluted earnings per share was \$0.84 as compared to diluted earnings per share of \$0.53 in the prior year period. Diluted weighted average shares of 115.8 million were 7.4 million shares higher as compared to the prior year period, due primarily to the settlement of our 1.00% Convertible Notes by converting those notes to shares of our common stock using the stated conversion rate and, to a lesser extent normal stock compensation activity including grants and forfeitures. See Note 11 to our Condensed Consolidated Financial Statements for additional information regarding earnings per share.

Liquidity and Capital Resources

Our primary cash requirements have been to fund (i) the development, manufacturing, and marketing of our published products, (ii) working capital, (iii) acquisitions, and (iv) capital expenditures. We expect to rely on cash and cash equivalents as

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well as on short-term investments, funds provided by our operating activities, and our Credit Agreement to satisfy our working capital needs.

Short-term Investments

As of September 30, 2018, we had \$563.0 million of short-term investments, which are highly liquid in nature and represent an investment of cash that is available for current operations. From time to time, we may purchase additional short-term investments depending on future market conditions and liquidity needs.

Credit Agreement

In December 2017, we entered into a Seventh Amendment to our Second Amended and Restated Credit Agreement (as amended, the "Credit Agreement"). The Credit Agreement provides for borrowings of up to \$100.0 million, which may be increased by up to \$100.0 million pursuant to the terms of the Credit Agreement, and is secured by substantially all of our assets and the equity of our subsidiaries. The Credit Agreement expires on August 18, 2019. Revolving loans under the Credit Agreement bear interest at our election of (a) 0.25% to 0.75% above a certain base rate (5.25% at September 30, 2018), or (b) 1.25% to 1.75% above the LIBOR Rate (approximately 2.24% at September 30, 2018), with the margin rate subject to the achievement of certain average liquidity levels. We are also required to pay a monthly fee on the unused available balance, ranging from 0.25% to 0.375% based on availability.

Availability under the Credit Agreement is unrestricted when liquidity is at least \$300.0 million. When liquidity is below \$300.0 million, availability under the Credit Agreement is restricted by our United States and United Kingdom based accounts receivable and inventory balances. The Credit Agreement also allows for the issuance of letters of credit in an aggregate amount of up to \$5.0 million.

As of September 30, 2018, there was \$98.3 million available to borrow under the Credit Agreement and we had \$1.7 million of letters of credit outstanding. At September 30, 2018, we had no outstanding borrowings under the Credit Agreement.

The Credit Agreement contains covenants that substantially limit us and our subsidiaries' ability to: create, incur, assume or be liable for indebtedness; dispose of assets outside the ordinary course of business; acquire, merge or consolidate with or into another person or entity; create, incur or allow any lien on any of their respective properties; make investments; or pay dividends or make distributions (each subject to certain limitations); or optionally prepay any indebtedness (subject to certain exceptions, including an exception permitting the redemption of our unsecured convertible senior notes upon the meeting of certain minimum liquidity requirements). In addition, the Credit Agreement provides for certain events of default such as nonpayment of principal and interest, breaches of representations and warranties, noncompliance with covenants, acts of insolvency, default on indebtedness held by third parties and default on certain material contracts (subject to certain limitations and cure periods). The Credit Agreement also contains a requirement that we maintain an interest coverage ratio of more than one to one for the trailing twelve-month period, if certain average liquidity levels fall below \$30.0 million.

1.00% Convertible Notes Due 2018

On June 18, 2013, we issued \$250.0 million aggregate principal amount of 1.00% Convertible Notes due 2018. The 1.00% Convertible Notes were issued at 98.5% of par value for proceeds of \$246.3 million. Interest on the 1.00% Convertible Notes was payable semi-annually in arrears on July 1st and January 1st of each year, commencing on January 1, 2014. The 1.00% Convertible Notes matured on July 1, 2018, unless earlier repurchased by the Company or converted. We did not have the right to redeem the 1.00% Convertible Notes prior to maturity. We also granted the underwriters a 30-day option to purchase up to an additional \$37.5 million principal amount of 1.00% Convertible Notes to cover overallocments, if any. On July 17, 2013, we closed our public offering of \$37.5 million principal amount of our 1.00% Convertible Notes as a result of the underwriters exercising their overallocation option in full on July 12, 2013, bringing the total proceeds to \$283.2 million.

The 1.00% Convertible Notes were convertible at an initial conversion rate of 46.4727 shares of our common stock per \$1,000 principal amount of 1.00% Convertible Notes (representing an initial conversion price of approximately \$21.52 per share of common stock for a total of approximately 13,361 underlying conversion shares) subject to adjustment in certain circumstances.

During the three months ended September 30, 2018, 1.00% Convertible Notes with an aggregate principal amount of \$5.2 million were settled.

Financial Condition

We are subject to credit risks, particularly if any of our receivables represent a limited number of customers or are concentrated in foreign markets. If we are unable to collect our accounts receivable as they become due, it could adversely affect our liquidity and working capital position.

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Generally, we have been able to collect our accounts receivable in the ordinary course of business. We do not hold any collateral to secure payment from customers. We have trade credit insurance on the majority of our customers to mitigate accounts receivable risk.

A majority of our trade receivables are derived from sales to major retailers and distributors. Our five largest customers accounted for 75.4% and 71.7% of net revenue during the three months ended September 30, 2018 and 2017, respectively. As of September 30, 2018 and March 31, 2018, five customers accounted for 62.8% and 65.4% of our gross accounts receivable, respectively. Customers that individually accounted for more than 10% of our gross accounts receivable balance comprised 48.1% and 53.2% of such balances at September 30, 2018 and March 31, 2018, respectively. We had two customers who accounted for 31.1% and 17.0% of our gross accounts receivable as of September 30, 2018, respectively, and two customers who accounted for 37.7% and 15.5% of our gross accounts receivable as of March 31, 2018, respectively. Based upon performing ongoing credit evaluations, maintaining trade credit insurance on a majority of our customers and our past collection experience, we believe that the receivable balances from these largest customers do not represent a significant credit risk, although we actively monitor each customer's credit worthiness and economic conditions that may affect our customers' business and access to capital. We are monitoring the current global economic conditions, including credit markets and other factors as it relates to our customers in order to manage the risk of uncollectible accounts receivable.

We believe our current cash and cash equivalents, short-term investments and projected cash flows from operations, along with availability under our Credit Agreement will provide us with sufficient liquidity to satisfy our cash requirements for working capital, capital expenditures and commitments on both a short-term and long-term basis.

As of September 30, 2018, the amount of cash and cash equivalents held outside of the U.S. by our foreign subsidiaries was \$264.5 million. These balances are dispersed across various locations around the world. We believe that such dispersion meets the business and liquidity needs of our foreign affiliates. In addition, we expect for the foreseeable future to have the ability to generate sufficient cash domestically to support ongoing operations.

On December 22, 2017, the U.S. enacted comprehensive tax legislation commonly referred to as the "Tax Cuts and Jobs Act" (herein referred to as the "Act"). The Act makes broad and complex changes to the U.S. tax code, which could materially affect us.

The Act includes a number of provisions, including international provisions, which generally establish a territorial-style system for taxing foreign-source income of domestic multinational corporations. We continue to review how the Act will affect our current intention to indefinitely reinvest undistributed earnings of our foreign subsidiaries and therefore have not recorded any tax liabilities associated with the repatriation of foreign earnings.

Our Board of Directors has authorized the repurchase of up to 14,218 shares of our common stock. Under this program, we may purchase shares from time to time through a variety of methods, including in the open market or through privately negotiated transactions, in accordance with applicable securities laws. Repurchases are subject to the availability of stock, prevailing market conditions, the trading price of the stock, the Company's financial performance and other conditions. The program may be suspended or discontinued at any time for any reason.

During the six months ended September 30, 2018, we repurchased 1,597 shares of our common stock in the open market for \$153.5 million as part of the program. We have repurchased a total of 8,281 shares of our common stock under the program, and as of September 30, 2018, 5,937 shares of our common stock remain available for repurchase under the share repurchase program.

Our changes in cash flows were as follows:

(thousands of dollars)	Six Months Ended September 30,	
	2018	2017
Net cash (used in) provided by operating activities	\$ (206,035)	\$ 132,352
Net cash provided by (used in) investing activities	19,689	(121,475)
Net cash used in financing activities	(217,467)	(86,125)
Effects of foreign currency exchange rates on cash and cash equivalents	(9,464)	12,761
Net change in cash, cash equivalents, and restricted cash	\$ (413,277)	\$ (62,487)

At September 30, 2018, we had \$833.1 million of cash and cash equivalents and restricted cash, compared to \$1,246.4 million at March 31, 2018. The decrease was due to (a) cash used in financing, which was primarily related to repurchases of common stock under our share repurchase program and tax payments related to net share settlements of our restricted stock awards, and (b) net cash used in operating activities, which was due primarily to investments in software development and licenses. Net

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cash provided by investing activities was primarily related to bank time deposits and net proceeds from available-for-sale securities, offset by purchases of fixed assets.

Contractual Obligations and Commitments

We have entered into various agreements in the ordinary course of business that require substantial cash commitments over the next several years. Other than agreements entered into in the ordinary course of business and in addition to the agreements requiring known cash commitments as reported in Part II, Item 7 of our Annual Report on Form 10-K for the fiscal year ended March 31, 2018, we did not have any significant changes to our commitments since March 31, 2018.

Legal and Other Proceedings: We are, or may become, subject to demands and claims (including intellectual property claims) and are involved in routine litigation in the ordinary course of business which we do not believe to be material to our business or financial statements. We have appropriately accrued amounts related to certain of these claims and legal and other proceedings. While it is reasonably possible that a loss may be incurred in excess of the amounts accrued in our financial statements, we believe that such losses, unless otherwise disclosed, would not be material.

On April 11, 2016, we filed a declaratory judgment action in the United States District Court for the Southern District of New York seeking, among other things, a judicial declaration that Leslie Benzies, the former president of one of our subsidiaries with whom we had been in ongoing discussions regarding his separation of employment, is not entitled to any minimum allocation or financial parity with any other person under the applicable royalty plan. We believe we will prevail in this matter, although there can be no assurance of the outcome. On April 12, 2016, Mr. Benzies filed a complaint in the Supreme Court of the State of New York, New York County against us, and certain of our subsidiaries and employees. We removed this case to the United States District Court for the Southern District of New York, but the case was subsequently remanded to state court. The complaint claims damages of at least \$150 million and contains allegations of breach of fiduciary duty; fraudulent inducement and fraudulent concealment; aiding and abetting breach of fiduciary duty; breach of various contracts; breach of implied duty of good faith and fair dealing; tortious interference with contract; unjust enrichment; reformation; constructive trust; declaration of rights; constructive discharge; defamation and fraud. We have asserted counterclaims for breach of contract, theft of trade secrets, and misappropriation.

As a result of amended pleadings, motion practice and appeals to date, twelve of Mr. Benzies' claims have been dismissed. His remaining claims include breach of various contracts, constructive discharge, breach of implied duty of good faith and fair dealing, and tortious interference with contract. Our federal court action has been stayed pending the conclusion of the state court action. We believe that we have meritorious defenses to the remaining claims, and we intend to vigorously defend against them and to pursue our counterclaims.

Off-Balance Sheet Arrangements

As of September 30, 2018 and March 31, 2018, we did not have any material relationships with unconsolidated entities or financial parties, such as entities often referred to as structured finance or variable interest entities, which would have been established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. As such, we are not exposed to any financing, liquidity, market or credit risk that could arise if we had engaged in such relationships.

International Operations

Net revenue earned outside of the United States is principally generated by our operations in Europe, Asia, Australia, Canada and Latin America. For the three months ended September 30, 2018 and 2017, 43.3% and 37.8%, respectively, and for the six months ended September 30, 2018 and 2017, 43.1% and 38.0%, respectively, of our net revenue was earned outside of the United States. We are subject to risks inherent in foreign trade, including increased credit risks, tariffs and duties, fluctuations in foreign currency exchange rates, shipping delays and international political, regulatory and economic developments, all of which can have a significant effect on our operating results.

Fluctuations in Quarterly Operating Results and Seasonality

We have experienced fluctuations in quarterly and annual operating results as a result of the timing of the introduction of new titles; variations in sales of titles developed for particular platforms; market acceptance of our titles; development and promotional expenses relating to the introduction of new titles; sequels or enhancements of existing titles; projected and actual changes in platforms; the timing and success of title introductions by our competitors; product returns; changes in pricing policies by us and our competitors; the accuracy of retailers' forecasts of consumer demand; the size and timing of acquisitions; the timing of orders from major customers; and order cancellations and delays in product shipment. Sales of our products are also seasonal, with peak shipments typically occurring in the fourth calendar quarter as a result of increased demand for products during the holiday season. For certain of our software products, we allocate a portion of the amount to be recognized as revenue over an estimated service period, which generally ranges from 9 to 15 months. As a result, the quarter in which we generate the highest

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net sales volume may be different from the quarter in which we recognize the highest amount of net revenues. Quarterly comparisons of operating results are not necessarily indicative of future operating results.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Market risk is the potential loss arising from fluctuations in market rates and prices. Our market risk exposures primarily include fluctuations in interest rates and foreign currency exchange rates.

Interest Rate Risk

Our exposure to fluctuations in interest rates relates primarily to our short-term investment portfolio and variable rate debt under the Credit Agreement.

We seek to manage our interest rate risk by maintaining a short-term investment portfolio that includes corporate bonds with high credit quality and maturities less than two years. Since short-term investments mature relatively quickly and can be reinvested at the then-current market rates, interest income on a portfolio consisting of short-term securities is more subject to market fluctuations than a portfolio of longer-term maturities. However, the fair value of a short-term portfolio is less sensitive to market fluctuations than a portfolio of longer-term securities. We do not currently use derivative financial instruments in our short-term investment portfolio. Our investments are held for purposes other than trading.

As of September 30, 2018, we had \$563.0 million of short-term investments, which included \$379.9 million of available-for-sale securities. The available-for-sale securities were recorded at fair market value with unrealized gains or losses resulting from changes in fair value reported as a separate component of accumulated other comprehensive income (loss), net of tax, in stockholders' equity. We also had \$462.3 million of cash and cash equivalents that are comprised primarily of money market funds and bank-time deposits. We determined that, based on the composition of our investment portfolio, there was no material interest rate risk exposure to our Condensed Consolidated Financial Statements or liquidity as of September 30, 2018.

Historically, fluctuations in interest rates have not had a significant effect on our operating results. Under our Credit Agreement, outstanding balances bear interest at our election of (a) 0.25% to 0.75% above a certain base rate (5.25% at September 30, 2018), or (b) 1.25% to 1.75% above the LIBOR rate (approximately 2.24% at September 30, 2018), with the margin rate subject to the achievement of certain average liquidity levels. Changes in market rates may affect our future interest expense if there is an outstanding balance on our line of credit. At September 30, 2018, there were no outstanding borrowings under our Credit Agreement, and our 1.00% Convertible Notes matured on July 1, 2018. For additional details on our Convertible Notes, see Note 10 to our Condensed Consolidated Financial Statements.

Foreign Currency Exchange Rate Risk

We transact business in foreign currencies and are exposed to risks resulting from fluctuations in foreign currency exchange rates. Accounts relating to foreign operations are translated into United States dollars using prevailing exchange rates at the relevant period end. Translation adjustments are included as a separate component of stockholders' equity. For the three months ended September 30, 2018 and 2017, our foreign currency translation adjustment was a gain of \$2.5 million and \$14.3 million, respectively, and for the six months ended September 30, 2018 and 2017, we recognized a foreign currency translation adjustment loss of \$24.3 million and a gain of \$23.8 million. For the three months ended September 30, 2018 and 2017, we recognized a foreign currency exchange transaction loss of \$0.9 million and \$0.6 million respectively, and for the six months ended September 30, 2018 and 2017, we recognized a foreign currency exchange transaction gain of \$0.6 million and a loss of \$1.7 million, respectively, included in interest and other, net in our Condensed Consolidated Statements of Operations.

Balance Sheet Hedging Activities

We use foreign currency forward contracts to mitigate foreign currency exchange rate risk associated with non-functional currency denominated cash balances and intercompany funding loans, non-functional currency denominated accounts receivable and non-functional currency denominated accounts payable. These transactions are not designated as hedging instruments and are accounted for as derivatives whereby the fair value of the contracts is reported as either assets or liabilities on our Condensed Consolidated Balance Sheets, and gains and losses resulting from changes in the fair value are reported in Interest and other, net, in our Condensed Consolidated Statements of Operations. We do not enter into derivative financial contracts for speculative or trading purposes. At September 30, 2018, we had \$345.7 million of forward contracts outstanding to sell foreign currencies in exchange for U.S. dollars and \$10.3 million of forward contracts outstanding to buy foreign currencies in exchange for U.S. dollars, all of which have maturities of less than one year. At March 31, 2018, we had \$67.6 million of forward contracts outstanding to sell foreign currencies in exchange for U.S. dollars and \$4.4 million of forward contracts outstanding to buy foreign currencies in exchange for U.S. dollars, all of which have maturities of less than one year. For the three months ended September 30, 2018 and 2017, we recorded a loss of \$0.2 million and a loss of \$6.1 million, respectively, and for the six months ended September 30, 2018 and 2017, we recorded a gain of \$2.2 million and a loss of \$14.7 million, respectively. As of September 30, 2018, the fair

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value of these outstanding forward contracts was a gain of 0.2 million and was included in Prepaid expenses and other, and, as of March 31, 2018, the fair value of outstanding forward contracts was a loss of \$0.0 million and was included in Accrued expenses and other current liabilities. The fair value of these outstanding forward contracts is estimated based on the prevailing exchange rates of the various hedged currencies as of the end of the period.

Our hedging programs are designed to reduce, but do not entirely eliminate, the effect of currency exchange rate movements. We believe the counterparties to these foreign currency forward contracts are creditworthy multinational commercial banks and that the risk of counterparty nonperformance is not material. Notwithstanding our efforts to mitigate some foreign currency exchange rate risks, there can be no assurance that our hedging activities will adequately protect us against the risks associated with foreign currency fluctuations. For the three months ended September 30, 2018, 43.3% of our revenue was generated outside the United States. Using sensitivity analysis, a hypothetical 10% increase in the value of the U.S. dollar against all currencies would decrease revenues by 4.3%, while a hypothetical 10% decrease in the value of the U.S. dollar against all currencies would increase revenues by 4.3%. In our opinion, a substantial portion of this fluctuation would be offset by cost of goods sold and operating expenses incurred in local currency.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

Based on an evaluation under the supervision and with the participation of management, our principal executive officer and principal financial officer have concluded that our disclosure controls and procedures as defined in rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended ("Exchange Act") were effective as of the end of the period covered by this report to ensure that information required to be disclosed by us in reports that we file or submit under the Exchange Act is (i) recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission rules and forms and (ii) accumulated and communicated to our management, including our principal executive officer and principal financial officer, as appropriate to allow timely decisions regarding required disclosure.

Changes in Internal Control Over Financial Reporting

There were no changes in our internal control over financial reporting during the quarter ended September 30, 2018, which were identified in connection with management's evaluation required by paragraph (d) of Rules 13a-15 and 15d-15 under the Exchange Act, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Limitations on Effectiveness of Controls and Procedures

In designing and evaluating the disclosure controls and procedures, management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives. Inherent limitations to any system of disclosure controls and procedures include, but are not limited to, the possibility of human error and the circumvention or overriding of such controls by one or more persons. In addition, we have designed our system of controls based on certain assumptions, which we believe are reasonable, about the likelihood of future events, and our system of controls may therefore not achieve its desired objectives under all possible future events.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We are, or may become, subject to demands and claims (including intellectual property claims) and are involved in routine litigation in the ordinary course of business which we do not believe to be material to our business or financial statements. We have appropriately accrued amounts related to certain of these claims and legal and other proceedings. While it is reasonably possible that a loss may be incurred in excess of the amounts accrued in our financial statements, we believe that such losses, unless otherwise disclosed, would not be material.

On April 11, 2016, we filed a declaratory judgment action in the United States District Court for the Southern District of New York seeking, among other things, a judicial declaration that Leslie Benzies, the former president of one of our subsidiaries with whom we had been in ongoing discussions regarding his separation of employment, is not entitled to any minimum allocation or financial parity with any other person under the applicable royalty plan. We believe we will prevail in this matter, although there can be no assurance of the outcome. On April 12, 2016, Mr. Benzies filed a complaint in the Supreme Court of the State of New York, New York County against us, and certain of our subsidiaries and employees. We removed this case to the United States District Court for the Southern District of New York, but the case was subsequently remanded to state court. The complaint claims damages of at least \$150 million and contains allegations of breach of fiduciary duty; fraudulent inducement and fraudulent concealment; aiding and abetting breach of fiduciary duty; breach of various contracts; breach of implied duty of good faith and fair dealing; tortious interference with contract; unjust enrichment; reformation; constructive trust; declaration of rights; constructive discharge; defamation and fraud. We have asserted counterclaims for breach of contract, theft of trade secrets, and misappropriation.

As a result of amended pleadings, motion practice and appeals to date, twelve of Mr. Benzies' claims have been dismissed. His remaining claims include breach of various contracts, constructive discharge, breach of implied duty of good faith and fair dealing, and tortious interference with contract. Our federal court action has been stayed pending the conclusion of the state court action. We believe that we have meritorious defenses to the remaining claims, and we intend to vigorously defend against them and to pursue our counterclaims.

Item 1A. Risk Factors

There have been no material changes to the Risk Factors disclosed in Item 1A of our Annual Report on Form 10-K for the fiscal year ended March 31, 2018.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Issuer Purchases of Equity Securities

Share Repurchase Program—In January 2013, our Board of Directors authorized the repurchase of up to 7,500 shares of our common stock. On May 13, 2015, our Board of Directors approved an increase of 6,718 shares to our share repurchase program, increasing the total number of shares that we are permitted to repurchase to 14,218 shares of our common stock. The authorizations permit us to purchase shares from time to time through a variety of methods, including in the open market or through privately negotiated transactions, in accordance with applicable securities laws. Repurchases are subject to the availability of stock, prevailing market conditions, the trading price of the stock, our financial performance and other conditions. The program may be suspended or discontinued at any time for any reason. During the six months ended September 30, 2018, we repurchased 1,597 shares of our common stock in the open market for \$153.5 million, including immaterial commissions, as part of the program. As of September 30, 2018, we have repurchased a total of 8,281 shares of our common stock under this program and 5,937 shares of common stock remain available for repurchase under our share repurchase program. We did not repurchase any shares of our common stock under this program during the three months ended September 30, 2018. The table below details that no share repurchases were made by us during the three months ended September 30, 2018:

Period	Shares purchased	Average price per share	Total number of shares purchased as part of publicly announced plans or programs	Maximum number of shares that may yet be purchased under the repurchase program
July 1-31, 2018	—	\$ —	—	5,937
August 1-31, 2018	—	\$ —	—	5,937
September 1-30, 2018	—	\$ —	—	5,937

Item 6. Exhibits

Exhibits:

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- 10.1 [First Amendment to Lease, dated as of July 25, 2018 by and between Take-Two Interactive Software, Inc. and DOLP 1133 Properties II LLC](#)
 - 31.1 [Chief Executive Officer Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002](#)
 - 31.2 [Chief Financial Officer Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002](#)
 - 32.1 [Chief Executive Officer Certification pursuant to 18 U.S.C. Section 1350, as adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002](#)
 - 32.2 [Chief Financial Officer Certification pursuant to 18 U.S.C. Section 1350, as adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002](#)
 - 101.INS XBRL Instance Document
 - 101.SCH XBRL Taxonomy Extension Schema Document
 - 101.CAL XBRL Taxonomy Calculation Linkbase Document
 - 101.LAB XBRL Taxonomy Label Linkbase Document
 - 101.PRE XBRL Taxonomy Presentation Linkbase Document
 - 101.DEF XBRL Taxonomy Extension Definition Document
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Attached as Exhibit 101 to this report are the following formatted in XBRL (Extensible Business Reporting Language): (i) Condensed Consolidated Balance Sheets at September 30, 2018 and March 31, 2018, (ii) Condensed Consolidated Statements of Operations for the three and six months ended September 30, 2018 and 2017, (iii) Condensed Consolidated Statements of Comprehensive Income (Loss) for the three and six months ended September 30, 2018 and 2017, (iv) Condensed Consolidated Statements of Cash Flows for the six months ended September 30, 2018 and 2017; and (v) Notes to Condensed Consolidated Financial Statements (Unaudited).

FIRST AMENDMENT TO LEASE

THIS FIRST AMENDMENT TO LEASE (this "**Agreement**"), dated as of July 25, 2018 between DOLP 1133 PROPERTIES II LLC, having an office at One Bryant Park, New York, New York 10036 ("**Landlord**") and TAKE-TWO INTERACTIVE SOFTWARE, INC., having an office at 1133 Avenue of the Americas, New York, New York 10036 ("**Tenant**").

WITNESSETH:

WHEREAS, Landlord, as landlord, and Tenant, as tenant, entered into that certain indenture of lease dated as of December 12, 2016 (the "**Existing Lease**") covering the entire leasable area of the second (2nd) and third (3rd) floors and portions of the leasable area of the ground floor (collectively, the "**Existing Premises**"), in the building (the "**Building**") designated and known as 1133 Avenue of the Americas, in the Borough of Manhattan, City, County and State of New York; and

WHEREAS, Tenant desires to (x) lease a portion of the leasable area of the fifteenth (15th) floor of the Building as shown on the floor plan annexed hereto as Exhibit A-1 (the "**Additional Space**"), (y) lease the balance of the leasable area of the fifteenth (15th) floor of the Building as shown on the floor plan annexed hereto as Exhibit A-2 (the "**Balance Space**;" the Balance Space, together with the Additional Space, collectively, the "**15th Floor Space**") and (z) modify the Existing Lease in certain other respects, and Landlord is agreeable thereto on the terms hereinafter set forth.

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. Defined Terms. Capitalized terms used but not otherwise defined herein shall have the meanings ascribed thereto in the Existing Lease. As used herein, the term "**Lease**" shall mean the Existing Lease, as amended by this Agreement.

2. Additional Space and the Balance Space

A. Effective for the period (the "**Additional Space Term**") beginning on the date (the "**Additional Space Commencement Date**") that Landlord shall deliver to Tenant vacant, broom-clean possession of the Additional Space with all of the work applicable to the Additional Space set forth on Exhibit B attached hereto (collectively, "**Landlord's Additional Space Work**") substantially completed (or deemed to be substantially completed) as provided in Section 7A(i) hereof and (subject to the terms of Article 38 of the Existing Lease) ending on the Expiration Date, the Additional Space shall be deemed to be included in the Office Space and the Premises for all purposes of the Lease. Throughout the Additional Space Term, all references in the Lease to the terms "Office Space," "Demised Premises," "demised premises," "premises" or "Premises" shall be deemed to include the Additional Space. Subject to any delays caused by force majeure and/or by Tenant's Delays (as hereinafter defined), Landlord shall use commercially reasonable efforts to cause the Additional Space Commencement Date to occur on October 1, 2018 (the "**Estimated Additional Space Delivery Date**"). If the Additional Space is not delivered to Tenant on or prior to the date that is one hundred twenty (120) days following the Estimated Additional Space Delivery Date, then as

Tenant's sole and exclusive remedy therefor (except as otherwise expressly provided herein), Landlord shall pay to Tenant (by either, at the sole option of Landlord, providing a credit against the next payment(s) of Rent payable by Tenant under the Lease or paying such sum to Tenant within thirty (30) days) the amount (if any) that any holdover rent actually received by Landlord (as a result of the holding over of the prior tenant(s) and/or occupant(s) in the Additional Space) with respect to the Additional Space and attributable to the period beginning on the one hundred twenty-first (121st) day following the Estimated Additional Space Delivery Date and ending on the Additional Space Commencement Date, exceeds the sum of (x) the amount of the fixed and recurring additional rent payable by the prior tenant under its lease with respect to the Additional Space during the month of August, 2018 (which amount shall be prorated for any partial month and deducted during each month of the foregoing period) and (y) any out-of-pocket expenses incurred by Landlord in seeking to remove such holdover tenant from possession of the Additional Space. Landlord hereby represents to Tenant that the current tenant of the Additional Space is obligated to pay to Landlord in connection with any holding over thereby one and one-half (1.5) times for the first ninety (90) days of any such holding over, and two (2) times thereafter, the amount of fixed rent and additional rent theretofore payable thereby. Tenant acknowledges that the core toilet rooms located on the fifteenth (15th) floor of the Building were recently renovated by Landlord in a manner substantially similar to the recently renovated core toilet rooms located on the second (2nd) and third (3rd) floors of the Building.

B. Effective for the period (the "**Balance Space Term**") beginning on the date (the "**Balance Space Commencement Date**") that Landlord shall deliver to Tenant vacant, broom-clean possession of the Balance Space with all of the work applicable to the Balance Space set forth on Exhibit B attached hereto (collectively, "**Landlord's Balance Space Work**") substantially completed (or deemed to be substantially completed) as provided in Section 7A(i) hereof and (subject to the terms of Article 38 of the Existing Lease) ending on the Expiration Date, the Balance Space shall be deemed to be included in the Office Space and the Premises for all purposes of the Lease. Throughout the Balance Space Term, all references in the Lease to the terms "Office Space," "Demised Premises," "demised premises," "premises" or "Premises" shall be deemed to include the Balance Space. Subject to any delays caused by force majeure and/or by Tenant and/or its agents, contractors and/or employees, Landlord shall use commercially reasonable efforts to cause the Balance Space Commencement Date to occur on January 1, 2026 (the "**Estimated Balance Space Delivery Date**"). The Additional Space and the Balance Space together comprise all of the leasable area of the fifteenth (15th) floor of the Building and accordingly, commencing on the Balance Space Commencement Date (and notwithstanding anything in the Lease to the contrary), the common corridors and other common areas of the fifteenth (15th) floor of the Building (including all core toilet rooms thereon) shall be deemed to be part of the Premises and Tenant's Insurable Property for all purposes of the Lease, including for the purposes of Articles 11, 12, 16 and 17 of the Existing Lease. Landlord acknowledges that such core toilet rooms shall be in good working order and condition on the Balance Space Commencement Date.

C. Except as otherwise expressly provided herein, all of the other terms of the Existing Lease, including those applicable to items of Fixed Rent and additional rent payable pursuant to the terms of the Existing Lease, shall be deemed to be, and shall remain, as set forth in the Existing Lease throughout the remainder of the term of the Existing Lease.

D. Except as otherwise expressly provided herein, (i) Tenant shall accept possession of the Additional Space in its "as is" condition on the Additional Space Commencement Date and the Balance Space in its "as is" condition on the Balance Space Commencement Date, (ii) Landlord shall be under no obligation to make any changes, improvements, or alterations to the Additional Space or the Balance Space to prepare the same for Tenant's occupancy, (iii) Tenant shall not be entitled to any work allowance or rent credit with respect to the Additional Space or the Balance Space (iv) the taking of occupancy of the whole

or part of the Additional Space or the Balance Space by Tenant shall be conclusive evidence that Tenant shall have accepted possession thereof and that the Additional Space or the Balance Space (as the case may be) shall be in good and satisfactory condition at the time such occupancy shall be so taken and (v) Landlord has not made and does not make any representations or warranties with respect to the Additional Space or the Balance Space.

E. Tenant shall use the Additional Space and the Balance Space for the Permitted Uses and the Ancillary Uses and for no other purpose.

F. Promptly after such dates and terms shall have been determined, Landlord and Tenant will execute agreements in a form prepared by Landlord and reasonably acceptable to Tenant, stating among other things, (i) after the occurrence of the Additional Space Commencement Date, the Additional Space Commencement Date and the Additional Space RCD (as hereinafter defined) and (ii) after the occurrence of the Balance Space Commencement Date, the Balance Space Commencement Date and the amount of Fixed Rent payable by Tenant with respect to the 15th Floor Space pursuant to the terms of Section 3A(iii) hereof. Any disputes with respect to the determination of the foregoing shall be determined by arbitration in accordance with the provisions of Article 25 of the Existing Lease. Tenant's failure or refusal to sign the same shall in no event affect Landlord's designation of the foregoing, provided that such designation has been determined in accordance with the terms hereof.

G. Tenant acknowledges that both the Additional Space and the Balance Space are currently occupied by third party tenants pursuant to leases that expire in accordance with their terms following the date hereof. If Landlord fails or is unable to deliver to Tenant the entire Additional Space within forty-five (45) days following the Estimated Additional Space Delivery Date or the entire Balance Space within forty-five (45) days following the Estimated Balance Space Delivery Date, as a result of the holding over of the prior tenant(s) and/or occupant(s), Landlord at its expense shall promptly take all commercially reasonable action against such holdover tenant(s) and/or occupant(s) to obtain possession thereof (and to recover any holdover charges payable by the current tenant of the Additional Space), including (if prudent in the reasonable discretion of Landlord) the commencement and prosecution of a summary dispossession proceeding against such holdover tenant(s) and/or occupant(s). Tenant expressly waives any right to rescind this Agreement under Section 223-a of the New York Real Property Law or under any present or future statute of similar import then in force and except as otherwise expressly provided herein, Tenant further expressly waives the right to recover any damages, direct or indirect, which may result from Landlord's failure to timely deliver possession of the Additional Space and/or the Balance Space. Tenant agrees that the provisions of this Article 2 are intended to constitute "an express provision to the contrary" within the meaning of said Section 223-a.

3. Fixed Rent.

A. Tenant shall continue to pay all Fixed Rent with respect to the Existing Premises at the rates and in the manner provided for in the Lease. In addition, Tenant shall pay Fixed Rent in the manner provided for in the Lease with respect to the 15th Floor Space as follows:

(i) with respect to the Additional Space, \$1,028,020.00 per annum during the period commencing on the Additional Space Commencement Date and ending upon the final day of the First Rent Period, payable in advance in equal monthly installments of \$85,668.33;

(ii) with respect to the Additional Space, \$1,101,450.00 per annum during the period commencing on the first day of the Second Rent Period and ending upon December 31, 2025, payable in advance in equal monthly installments of \$91,787.50; and

(iii) with respect to the 15th Floor Space, such rate(s) as determined in accordance with the terms of Section 8A hereof during the period commencing on January 1, 2026 and ending upon the Expiration Date, payable in advance in equal monthly installments.

B. The terms and provisions set forth in Exhibit C-1 attached hereto are incorporated by reference herein as if set forth in full in this Article 3.

4. Electricity. Tenant shall continue to compensate Landlord for supplying Tenant with electrical current in the Existing Premises in accordance with the applicable terms of the Lease. In addition, Landlord shall provide electricity to the Additional Space during the Additional Space Term and to the Balance Space during the Balance Space Term, and Tenant shall compensate Landlord therefor, in the manner set forth in Article 7 of the Existing Lease as applicable to the Office Space. The terms and provisions set forth in Exhibit C-2 attached hereto are incorporated by reference herein as if set forth in full in this Article 4.

5. Building Services/Facilities.

A. Supplementing the terms of Section 6.1A of the Existing Lease, commencing on the Additional Space Commencement Date, Landlord shall provide (i) non-exclusive passenger elevator service to and from the Building lobby and the fifteenth (15th) floor of the Building during business hours and (ii) at all times other than during business hours, not fewer than one (1) passenger elevator shall be on call to the Additional Space. Promptly following the Additional Space Commencement Date, Landlord at Tenant's option and reasonable expense shall furnish and install elevator openings for one (1) car of a passenger elevator bank serving the fifteenth (15th) floor of the Building designated by Landlord and reasonably acceptable to Tenant and perform all related ancillary work (including any work to the Building, any required reprogramming of such bank and any additional work that may be required by applicable Legal Requirements) so that such passenger elevator car shall serve the second (2nd), third (3rd) and fifteenth (15th) floor of the Building (collectively, the "Elevator Work"), it being agreed that (a) the obligation of Landlord to perform the Elevator Work shall be subject to Landlord's reasonable satisfaction with feasibility and other tests performed by Landlord at Tenant's reasonable expense (including with respect to any potential effect thereof upon the performance of the Building's passenger elevators), (b) copies of the written results of such tests shall be forwarded by Landlord to Tenant promptly following Landlord's receipt thereof, (c) at the option of Landlord, Landlord at Tenant's reasonable expense shall undo the Elevator Work (including any work to the Building, any required reprogramming of such bank and any additional work that may be required by applicable Legal Requirements) upon the expiration or sooner termination of the term of the Lease or if Tenant no longer leases any portion of the fifteenth (15th) floor of the Building, (d) as an additional condition to the performance by Landlord of the Elevator Work, Tenant shall first reasonably approve the total estimated cost of the performance of the Elevator Work prior to the commencement of the performance by Landlord thereof and (e) any amounts payable by Tenant to Landlord in connection with the foregoing shall be paid by Tenant as additional rent within thirty (30) days after written demand therefor, which obligation shall survive the expiration or sooner termination of the Lease.

B. Supplementing the terms of Section 6.7 of the Existing Lease, promptly following the Additional Space Commencement Date, Landlord at Tenant's expense shall install one (1) Building standard sign identifying Tenant in the elevator lobby of the fifteenth (15th) floor of the Building (and on or

adjacent to the exterior doors of the Additional Space). Following the Balance Space Commencement Date, Tenant at its expense may install one (1) sign containing Tenant's name and/or logo reasonably approved by Landlord on or adjacent to the exterior doors of the 15th Floor Space (subject to the applicable terms of the penultimate sentence of Section 6.7 of the Existing Lease). Tenant shall be responsible for the maintenance and removal of all such signs in accordance with the terms of Section 6.7 of the Existing Lease.

6. Escalations and Other Additional Rent.

A. Tenant shall continue to pay all additional rent with respect to the Existing Premises at the rates and in the manner provided in the Lease.

B. In addition, Tenant shall pay all additional rent with respect to the Additional Space commencing on the Additional Space Commencement Date and with respect to the Balance Space commencing on the Balance Space Commencement Date at the rates and in the manner provided in the Lease. The terms and provisions set forth in Exhibit C-3 attached hereto are incorporated by reference herein as if set forth in full in this Article 6.

7. Additional Space Work and Balance Space Work.

A. The terms of the Existing Lease applicable to Landlord's Work and Landlord's Pre-Possession Work shall be fully applicable to Landlord's Additional Space Work and Landlord's Balance Space Work, it being agreed that all of Landlord's Additional Space Work and Landlord's Balance Space Work shall be substantially completed (or deemed to be substantially completed) by Landlord prior to the Additional Space Commencement Date and the Balance Space Commencement Date, as the case may be (and, accordingly, the terms of the Existing Lease applicable to Landlord's Post-Possession Work shall not be applicable thereto). Additionally, the following terms shall be applicable with respect to Landlord's Additional Space Work and Landlord's Balance Space Work:

(i) Landlord shall deliver to Tenant at least five (5) business days' advance notice of the Additional Space Commencement Date and the Balance Space Commencement Date (as the case may be), which notice may be delivered prior to the substantial completion of Landlord's Additional Space Work or Landlord's Balance Space Work, as the case may be. For the purposes of this Agreement, Landlord's Additional Space Work and Landlord's Balance Space Work (as the case may be) shall be deemed substantially complete if only minor details or adjustments which shall not materially interfere with Tenant's performance of Tenant's Additional Space Work or Tenant's Balance Space Work, as such term is hereinafter defined (as the case may be), may not then have been completed, but which work Landlord agrees will thereafter be completed. In the event that there shall be any such minor details or adjustments (collectively, "**Punch List Items**"), Tenant shall deliver notice to Landlord of such Punch List Items within ten (10) business days following the Additional Space Commencement Date and the Balance Space Commencement Date (as the case may be) set forth in Landlord's notice with respect thereto (time being of the essence). If Tenant fails to timely deliver such notice with respect to Landlord's Additional Space Work or Landlord's Balance Space Work (as the case may be), all of Landlord's Additional Space Work or Landlord's Balance Space Work (as the case may be) shall be conclusively deemed to have been satisfactorily completed on the date set forth in Landlord's notice, except for latent defects in connection with Landlord's Additional Space Work or Landlord's Balance Space Work (as the case may be) as expressly set forth herein. If Tenant timely delivers such notice with respect to Landlord's Additional Space Work or Landlord's Balance Space Work (as the case may be), other than the Punch List Items (except to the extent that Landlord shall promptly deliver notice to Tenant that Landlord disputes one (1) or more of such Punch List Item(s)), all of Landlord's Additional Space Work or Landlord's Balance Space Work (as the case may be) shall be conclusively deemed

to have been satisfactorily completed on the date set forth in Landlord's notice, except for latent defects as expressly set forth herein. Landlord shall use commercially reasonable efforts (subject to delays caused by Tenant and/or its agents, contractors and/or employees and/or by force majeure) to (x) complete such Punch List Items within forty-five (45) days after Landlord's receipt of such notice (except (i) for any Punch List Items which, with the exercise of reasonable due diligence, require additional time to perform or lead time to obtain or (ii) to the extent that Landlord shall promptly deliver notice to Tenant that Landlord disputes any Punch List Item(s)) and (y) perform such Punch List Items in a manner that shall minimize any interference with Tenant's performance of Tenant's Additional Space Work or Tenant's Balance Space Work (as the case may be).

(ii) Notwithstanding anything in the Lease to the contrary, if there is an actual delay in the substantial completion of Landlord's Additional Space Work, or any portion thereof, due to any act or omission of Tenant, its contractors, subcontractors, architects, space designers, agents and/or employees, (each, a "**Tenant's Delay**"), the Additional Space RCD (but not the Additional Space Commencement Date) shall be advanced (i.e., moved forward) by one (1) day for each day of such actual delay. No delay shall constitute a Tenant's Delay unless Landlord gives Tenant two (2) business days' notice of the occurrence thereof with reasonable specificity, it being agreed that such Tenant's Delay shall not begin to accrue until the date that is two (2) business days following the delivery of such notice by Landlord to Tenant. Any additional out-of-pocket cost to Landlord to complete Landlord's Additional Space Work occasioned by such Tenant's Delay shall be paid by Tenant as additional rent within thirty (30) days after demand therefor. For the purposes of the preceding sentence, "additional out-of-pocket cost to Landlord" shall mean the total out-of-pocket cost reasonably incurred by Landlord in excess of the aggregate cost which Landlord would have incurred to complete Landlord's Additional Space Work if there had been no such Tenant's Delay.

(iii) Solely with respect to latent defects with respect to Landlord's Additional Space Work and Landlord's Balance Space Work, as the case may be (except to the extent caused by any act or omission of Tenant and/or any of its contractors, subcontractors, architects, space designers, agents and/or employees), Landlord shall promptly make, or cause to be made, any necessary repairs or replacements with respect thereto upon and subject to the applicable terms of the Lease, provided that Tenant shall deliver notice to Landlord with respect thereto no later than twelve (12) months (time being of the essence) following the Additional Space Commencement Date or the Balance Space Commencement Date (as the case may be). Tenant shall endeavor to notify Landlord within thirty (30) days after Tenant first becomes aware of such latent defect.

B. Provided that Tenant shall not then be in material default under the Lease beyond applicable notice and cure periods and there is then no Bankruptcy Event, Landlord shall provide to Tenant a work allowance in the amount set forth in clause (a) of Exhibit C-4 attached hereto (the "**Additional Space Work Allowance**") to be applied solely to the hard costs and soft costs of the initial alterations performed by or on behalf of Tenant to the Additional Space to prepare same for Tenant's occupancy ("**Tenant's Additional Space Work**") upon and subject to the terms of Section 37.4 of the Existing Lease. The terms of the Existing Lease applicable to Tenant's Work with respect to the Office Space shall be fully applicable with respect to Tenant's Additional Space Work, it being agreed that (i) the Work Allowance with respect to the Additional Space shall be equal to the Additional Space Work Allowance, (ii) the terms of clause (y) of Section 37.2A of the Existing Lease shall not be applicable to Tenant's Additional Space Work, (iii) Tenant shall expend no less than the amount set forth in clause (b) of Exhibit C-4 attached hereto on account of hard construction costs only (i.e., no soft costs shall be counted toward this requirement) in connection with the performance of Tenant's Additional Space Work, and Tenant shall provide reasonably satisfactory evidence that it has complied with such requirement, (iv) Tenant shall substantially complete Tenant's Additional

Space Work on or prior to the date that is twenty-four (24) months following the Additional Space Commencement Date (such date to be extended to the extent of delays caused by force majeure and Landlord's Delays) and (v) during the performance of Tenant's Additional Space Work, Tenant and its contractors shall be required to utilize the core toilet rooms located on the second (2nd), third (3rd) and fifteenth (15th) floors of the Building and Landlord at Tenant's expense shall repair any damage to such core toilet rooms caused by Tenant and its agents, contractors and/or employees during the performance of Tenant's Additional Space Work. Supplementing the foregoing, the reference to the Commencement Date in Section 17.1 of the Existing Lease shall be deemed to be a reference to the Additional Space Commencement Date solely for purposes of the Additional Space Work Allowance.

C. The terms and provisions set forth in Exhibit C-5 attached hereto are incorporated by reference herein as if set forth in full in this Article 7.

D. Except where the context clearly indicates otherwise, all references in the Existing Lease to the terms Landlord's Work, Tenant's Work and the Work Allowance shall also be deemed to be references to the terms Landlord's Additional Space Work and Landlord's Balance Space Work, Tenant's Additional Space Work and the Additional Space Work Allowance, respectively. All references in the Existing Lease to the term Tenant's Insurable Property shall be deemed to include Tenant's Additional Space Work.

8. 15th Floor Space – Additional Terms.

A.

(i) During the period commencing on January 1, 2026 and ending upon the Expiration Date, the annual Fixed Rent with respect to the 15th Floor Space shall be equal to one hundred percent (100%) of the annual fair market rental value (the "**15th Floor Space FMV**") of the 15th Floor Space determined as of January 1, 2026 (taking into account those leasing terms and conditions with respect thereto as are set forth in this Agreement), which annual fair market rental value may include periodic increases. The 15th Floor Space FMV shall be a "gross rent" (i.e., with Taxes and Expenses being paid on an escalated basis above a base number, which base number for Taxes and Expenses is included in the gross rent) and shall be based (subject to the following terms) upon a rentable square footage of 22,111, it being agreed that the foregoing amount is equal to the rentable square footage thereof determined by Landlord as of the date of this Agreement.

(ii) Landlord and Tenant shall each use good faith efforts to agree in writing as to the 15th Floor Space FMV therefor by July 1, 2025, taking into account (i) the fair market rental value for a direct lease of space of similar size and comparable condition in any first-class, like-kind office building located in a comparable location in midtown Manhattan for a term of ten (10) years (it being agreed that the fair market rental value of the 15th Floor Space shall be determined with reference to the first portion of such term equal to the length of the balance of the term of the Lease with respect thereto), (ii) the other terms applicable to the 15th Floor Space as provided in this Agreement, as well as other economic terms that would be granted in a market lease for the 15th Floor Space, and (iii) all then relevant factors (which factors are subject in all events to the other express terms of this Agreement). If Landlord and Tenant are unable to agree as to the 15th Floor Space FMV by July 1, 2025, then each of Landlord and Tenant, within twenty (20) days thereafter on a date designated by Landlord, shall simultaneously meet at Landlord's office in Manhattan and shall exchange Arbitration Notices (which shall also set forth, if not previously agreed upon by the parties, each respective party's determination of the FMV Work Allowance, as hereinafter defined, which amounts may vary from any prior amounts proposed by the parties). In such event the 15th Floor Space FMV (and the FMV Work Allowance, if applicable) shall be determined by arbitration in accordance with the

applicable terms of Article 38 of the Existing Lease, mutatis mutandis, except that in making their determinations, the arbitrators shall consider only the criteria set forth in this Agreement and follow the directions set forth in this Section 8A. Supplementing the foregoing, (w) in no event shall any alterations by Tenant to the Additional Space in excess of Building standard be deemed to be a relevant factor for purposes of the foregoing calculation, (x) forty-nine and twelve one hundredths percent (49.12%) of both the free rent furnished by Landlord with respect to the Additional Space and the Additional Space Work Allowance shall be deemed to have been furnished by Landlord to Tenant on January 1, 2026 with respect to the Additional Space for purposes of the foregoing calculation, (y) the FMV Work Allowance shall be deemed to be a relevant factor for purposes of the foregoing calculation and (z) the Common Corridor Work Allowance (as hereinafter defined) shall not be deemed to be a relevant factor for purposes of the foregoing calculation.

(iii) The terms of Section 38.6 of the Existing Lease shall also be fully applicable with respect to the determination of the 15th Floor Space FMV.

B. Provided that Tenant shall not then be in material default under the Lease beyond applicable notice and cure periods and there is then no Bankruptcy Event, Landlord shall provide to Tenant (a) a work allowance in the amount equal to the then cost to remove the common corridor located on the fifteenth (15th) floor of the Building as reasonably determined by Landlord, it being agreed that the foregoing amount shall be calculated assuming that such entire common corridor shall be completely demolished without regard to any specific component(s) thereof that Tenant may wish to retain in connection with the performance of Tenant's Balance Space Work (the "Common Corridor Work Allowance") and (b) a work allowance (the "**FMV Work Allowance**") equal to a fair market work allowance then typically paid by landlords in the then Manhattan real estate marketplace in connection with a direct lease of space of similar size and comparable condition in any first-class, like-kind office building for a term of ten (10) years (as determined by the parties or by the arbitrators, as the case may be), which work allowances shall be applied (upon and subject to the terms of the Lease applicable to the Additional Space Work Allowance) solely to the hard costs and soft costs of the initial alterations performed by or on behalf of Tenant to the 15th Floor Space to combine the Additional Space and the Balance Space and to prepare same for Tenant's occupancy ("**Tenant's Balance Space Work**"). If not previously agreed upon by the parties, the FMV Work Allowance shall be determined in the same arbitration in which the 15th Floor Space FMV is determined.

9. Sublease and Prime Lease. Notwithstanding anything in the Lease to the contrary, the parties hereto agree that solely during the period from the Additional Space Commencement Date through December 31, 2025 (or the sooner termination of the Sublease, as such term is hereinafter defined), (i) Tenant shall be sub-subleasing the Additional Space from Landlord pursuant to the terms of the Lease, (ii) Landlord shall be subleasing the Additional Space from a third party tenant ("**Sublandlord**") pursuant to the terms of that certain sublease dated as of the date hereof (as the same may hereafter be amended, collectively, the "**Sublease**") and (iii) Sublandlord is leasing the Additional Space from Landlord pursuant to the terms of that that certain lease dated prior to the date hereof (as the same may hereafter be amended, collectively, the "**Prime Lease**"). However, the terms in the Lease shall govern the rights and liabilities of Landlord and Tenant with respect to the Additional Space, it being intended that none of the terms or conditions of the Sublease or the Prime Lease shall be incorporated herein. Landlord may terminate, surrender, renew, modify, amend, consolidate, supplement, replace or extend the Sublease and/or the Prime Lease in any manner that Landlord may elect without the consent of Tenant, provided that none of the foregoing shall have a monetary or non-monetary adverse impact on Tenant, the Lease or Tenant's use and occupancy of the Additional Space (in each case, except to a de minimis extent).

10. Broker. Each of Landlord and Tenant warrants and represents that it has not dealt with any broker in connection with this Agreement other than the Broker (i.e. Cushman & Wakefield, Inc.). Tenant and Landlord each agrees to defend, save and hold harmless the other party from any claims for fees and commissions and against any liability (including reasonable attorneys' fees and disbursements) arising out of any conversations or negotiations had by such party with any broker or party acting as such other than (in the case of Tenant) the Broker. Landlord shall be responsible for the payment of any commission or other fee earned by the Broker in connection with this Agreement pursuant to a separate agreement. This Article 10 shall survive the expiration or sooner termination of the Lease.

11. Amendments to Lease. The Existing Lease is hereby amended as follows as of the date hereof:

A. Density. In no event shall Tenant's population density on any partial floor of the Premises exceed Tenant's proportionate share of the maximum aggregate permitted population density on such floor of the Building pursuant to applicable Legal Requirements and the Building's certificate of occupancy.

B. DAS. Landlord and Tenant acknowledge that (a) certain portions of the Building will be serviced by a neutral host distributed antenna system (the "**DAS**"), (b) the DAS antennas will be provided throughout such areas to effect adequate coverage, (c) the DAS will transmit and receive cell phone signals to and/or from wireless carriers and (d) the DAS will not include any Wi-Fi connectivity. Tenant acknowledges that the DAS is being provided without compensation or other consideration and Tenant hereby agrees to irrevocably waive and release Landlord from all obligations or liability whatsoever for any damage, cost or expense incurred by or on behalf of Tenant due to, or caused by, the failure or inability of such system to provide service to Tenant. Tenant shall be obligated, at its sole expense, subject to the terms of this Section, to reinstall, disconnect and/or relocate (as applicable) portions of the DAS within the Premises in connection with any alterations, decorations, installations, additions or improvements performed by or on behalf of Tenant. Notwithstanding anything in the Lease to the contrary, prior to the commencement of any alterations, decorations, installations, additions or improvements performed by or on behalf of Tenant that affects DAS in any manner (collectively, the "**DAS Related Work**"), including any work requiring the disconnection, relocation, removal and/or reinstallation of any portion of the DAS (including any of the DAS antennas) or any work involving the demolition of any walls or the movement/removal of any portion of the ceiling, Tenant shall, at its sole expense, coordinate the design, planning and performance of any such work with Landlord, Landlord's managing agent, the owner of the DAS (if not Landlord), and the contractor supplying the maintenance and repair services for the DAS (such parties collectively, the "**DAS Parties**"). Tenant acknowledges that all DAS Related Work shall be subject to such changes and conditions as may be required by any of the DAS Parties and will require prior written approval therefrom. Any work with respect to the DAS itself shall be performed by the single subcontractor designated by Landlord or Landlord's managing agent at Tenant's expense in accordance with the applicable terms of the Lease.

C. Letter of Credit and Notices. In Exhibits F and M-11 of the Existing Lease, the title "Corporate Counsel" shall be amended to be "General Counsel."

D. Payment Instructions. The terms and provisions set forth in Exhibit C-6 attached hereto are incorporated by reference herein as if set forth in full in this Article 11.

12. Miscellaneous. Except as amended herein, all of the other terms of the Existing Lease are and shall remain in full force and effect and are hereby ratified and confirmed. This Agreement is submitted to Tenant on the understanding that it shall not be considered an offer and shall not bind Landlord

in any way until (i) Tenant has duly executed and delivered duplicate originals to Landlord, and (ii) Landlord has executed and unconditionally delivered one of said originals to Tenant. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns. This Agreement may be executed in counterparts, each of which may be deemed an original and all of which together shall constitute one and the same instrument. If any of the provisions of the Lease or the application thereof to any person or circumstance, shall, to any extent, be invalid or unenforceable, the remainder of the Lease or the application of such provision or provisions to persons or circumstances other than those as to whom or which it is held invalid or unenforceable shall not be affected thereby, and every provision of the Lease shall be valid and enforceable to the fullest extent permitted by law. This Agreement may not be orally waived, terminated, changed or modified. Landlord and Tenant each represents and warrants to the other that (a) this Agreement (1) has been duly authorized, executed and delivered by such party and (2) constitutes the legal, valid and binding obligation of such party and (b) the execution and delivery of this Agreement is not prohibited by, nor does it conflict with or constitute a default under, any agreement or instrument to which such party may be bound or any Legal Requirements applicable to such party.

IN WITNESS WHEREOF, Landlord and Tenant have executed this Agreement as of the day and year first above written.

DOLP 1133 PROPERTIES II LLC

By: The Durst Manager LLC, a New York limited liability company, its Manager

By: SRDA Manager, LLC, a New York limited liability company, its Managing Member

By: /s/ Jonathan Durst
Jonathan Durst
President

TAKE-TWO INTERACTIVE SOFTWARE, INC.

By: /s/ Daniel Emerson
Name: Daniel Emerson
Title: Executive Vice President and General Counsel

TAKE-TWO INTERACTIVE SOFTWARE, INC. and SUBSIDIARIES

CERTIFICATION OF CHIEF EXECUTIVE OFFICER
Section 302 Certification

I, Strauss Zelnick, certify that:

1. I have reviewed this Annual Report on Form 10-Q of Take-Two Interactive Software, Inc. (the “registrant”);
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant’s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant’s disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant’s internal control over financial reporting that occurred during the registrant’s most recent fiscal quarter (the registrant’s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant’s internal control over financial reporting; and
5. The registrant’s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant’s auditors and the audit committee of the registrant’s board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant’s ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant’s internal control over financial reporting.

November 7, 2018

/s/ STRAUSS ZELNICK

Strauss Zelnick
Chairman and Chief Executive Officer

TAKE-TWO INTERACTIVE SOFTWARE, INC. and SUBSIDIARIES

CERTIFICATION OF CHIEF FINANCIAL OFFICER
Section 302 Certification

I, Lainie Goldstein, certify that:

1. I have reviewed this Annual Report on Form 10-Q of Take-Two Interactive Software, Inc. (the “registrant”);
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant’s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant’s disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant’s internal control over financial reporting that occurred during the registrant’s most recent fiscal quarter (the registrant’s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant’s internal control over financial reporting; and
5. The registrant’s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant’s auditors and the audit committee of the registrant’s board of directors (or persons performing the equivalent functions):
 - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant’s ability to record, process, summarize and report financial information; and
 - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant’s internal control over financial reporting.

November 7, 2018

/s/ LAINIE GOLDSTEIN

Lainie Goldstein
Chief Financial Officer

TAKE-TWO INTERACTIVE SOFTWARE, INC. and SUBSIDIARIES

**CERTIFICATION PURSUANT TO
18 U. S. C. SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Take-Two Interactive Software, Inc. (the "Company") on Form 10-Q for the period ended September 30, 2018 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Strauss Zelnick, as Chairman and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

November 7, 2018

/s/ STRAUSS ZELNICK

Strauss Zelnick
Chairman and Chief Executive Officer

TAKE-TWO INTERACTIVE SOFTWARE, INC. and SUBSIDIARIES

**CERTIFICATION PURSUANT TO
18 U. S. C. SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Annual Report of Take-Two Interactive Software, Inc. (the "Company") on Form 10-Q for the period ended September 30, 2018 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Lainie Goldstein, as Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

November 7, 2018

/s/ LAINIE GOLDSTEIN

Lainie Goldstein
Chief Financial Officer