TAKE TWO INTERACTIVE SOFTWARE INC Form SC 13D/A March 26, 2007

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No. 2)

TAKE-TWO INTERACTIVE SOFTWARE, INC.

(Name of Issuer)

Common Stock, \$0.01 par value

(Title of Class of Securities)

<u>874054 10 9</u>

(CUSIP Number)

Robert Zack, Esq.
OppenheimerFunds, Inc.
Two World Financial Center
225 Liberty Street, 11th Floor
New York, NY 10281
(212) 323-0200

D. E. Shaw Valence Portfolios, L.L.C. Attn: Compliance Department Tower 45, 39th Floor 120 West 45th Street New York, NY 10036 (212) 478-0000

Peter Nussbaum, Esq. S.A.C. Capital Advisors, LLC 72 Cummings Point Road Stamford, CT 06902 (203) 890-2000

Andrew S. Paul, Esq. Tudor Investment Corporation

1275 King Street Greenwich, CT 06831 (203) 863-6700

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 23, 2007

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 249.13d-1(g), check the following

box. x (See explanatory note to this Schedule 13D)

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

CUSIP NO. <u>874054 10 9</u>

1. Names of Reporting Persons.

I.R.S. Identification Nos. of above persons (entities only)

OppenheimerFunds, Inc.
2. Check the Appropriate Box if a Member of a Group (See Instructions)
(a) x
(b) o
3. SEC Use only
4. Source of funds (See OO Instructions)
5. Check if disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6. Citizenship or Place of Organization Colorado
7. Sole Voting None Number of
Shares Beneficially Owned by Each Shared Voting Power 17,723,165 (See Item 5(b))
Reporting Person With: 9. Sole Dispositive Power None
10. Shared Dispositive Power 17,874,125
11 Aggregate Amount Beneficially Owned by Each Reporting Person 17,874,125*
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o
13. Percent of Class Represented by Amount in Row (11) 24.5% based on 72,926,850 shares outstanding as of March 5, 2007
14. Type of Reporting Person (See Instructions) IA
* The Group is deemed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the class, based on 72,926,850 shares outstanding as of March 5, 2007. See Item 5.
2

	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	D. E. Shaw	Val	lence Portfolios	s, L.L.C.					
2.	Check the A	Appı	ropriate Box if	a Member o	of a Group (S	ee Instru	ctions)		
	(a) x								
	(b) o								
3.	SEC Use or	nly							
	Source of f Instructions		s (See WC						
5.	Check if di	sclo	sure of Legal P	roceedings	Is Required l	Pursuant 1	to Items 2	2(d) or 2(e) o	
6.	Citizenship	or I	Place of Organi	zation Del	aware				
Numb		7.	Sole Voting Power	None					
	icially d by Each	8.	Shared Voting Power	g 6,57	73,466 (See I	tem 5(b))	1		
Report Person	ting 1 With:	9.	Sole Disposit	ive Power	None				
		10.	Shared Dispo	sitive Powe	er 6,573	3,466			
11	Aggregate .	Amo	ount Beneficial	ly Owned b	y Each Repo	rting Pers	son	6,573,466*	
12.	Check if the	e Ag	ggregate Amou	nt in Row (11) Excludes	Certain S	Shares (S	ee Instructions)	0
13.	Percent of (Clas	s Represented	by Amount	in Row (11)			ased on 72,926,8 Iarch 5, 2007	350 shares outstanding
14.	Type of Re	port	ing Person (See	e Instruction	ns)	OO			
			ed to beneficial 6,850 shares ou						c, or 46.1% of the
3									

1.			orting Persons. ation Nos. of above persons (entities only)
	D. E. Sha	aw & (Co., L.P.
2.	Check th	e App	ropriate Box if a Member of a Group (See Instructions)
	(a) o		
	(b) o		
3.	SEC Use	only	
4.	Source of Instruction		s (See AF
5.	Check if 2(e)	disclo	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or o
6.	Citizensh	ip or	Place of Organization Delaware
Num	ber of	7.	Sole Voting Power None
	es eficially ed by Eacl	8. n	Shared Voting Power 6,573,466 (See Item 5(b))
Repo Perso	orting on With:	9.	Sole Dispositive Power None
		10	Shared Dispositive Power 6,573,466
11	Aggregat	te Am	ount Beneficially Owned by Each Reporting Person 6,573,466*
12.	Check if	the A	ggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o
13.	Percent o	of Clas	9.0% based on 72,926,850 shares outstanding as of March 5, 2007
14.	Type of I	Repor	ring Person (See Instructions) IA, PN
	•		ed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the 6,850 shares outstanding as of March 5, 2007. See Item 5.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	David E. Sl	naw							
2.	Check the A	Appı	opriate Box if a Member of a Group (See Instructions)						
	(a) o								
	(b) o								
3.	SEC Use or	nly							
4.	Source of for Instructions		(See AF						
5.	Check if dis	sclos	sure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o						
6.	Citizenship	or F	Place of Organization United States						
Numl	per of	7.	Sole Voting Power None						
	s ficially ed by Each	8.	Shared Voting Power 6,573,466 (See Item 5(b))						
Repor Perso	rting n With:	9.	Sole Dispositive Power None						
		10.	Shared Dispositive Power 6,573,466						
11	Aggregate .	Amo	ount Beneficially Owned by Each Reporting Person 6,573,466*						
12.	Check if the	e Ag	gregate Amount in Row (11) Excludes Certain Shares (See Instructions) o						
13.	Percent of G	Clas	9.0% based on 72,926,850 shares outstanding as of March 5, 2007						
14.	Type of Re	porti	ng Person (See Instructions) IN						
	_		ed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the 5,850 shares outstanding as of March 5, 2007. See Item 5.						
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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)							
	S.A.C. Ca	pital	Advisors, LLC					
2.	Check the	App	ropriate Box if a Member of a Group (See Instruc	etions)				
	(a) x							
	(b) o							
3.	SEC Use	only						
4.	Source of Instruction		s (See AF					
5.	Check if o	disclo	sure of Legal Proceedings Is Required Pursuant to	o Items 2(d) or 2(e) o				
6.	Citizenshi	ip or l	Place of Organization Delaware					
Numl	ber of	7.	Sole Voting Power					
	es ficially ed by Each	8.	Shared Voting Power 2,701,610					
Repo Perso	rting on With:	9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 2,701,610					
11	Aggregate	e Am	ount Beneficially Owned by Each Reporting Pers	on 2,701,610*				
12.	Check if t	he Ag	gregate Amount in Row (11) Excludes Certain S	hares (See Instructions) o				
13.	Percent of	f Clas	s Represented by Amount in Row (11)	3.7% based on 72,926,850 shares outstanding as of March 5, 2007				
14.	Type of R	Report	ing Person (See Instructions) OO					
	_		ed to beneficially own an aggregate of 33,625,14° 6,850 shares outstanding as of March 5, 2007. Se					

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	S.A.C. Capital Management, LLC								
2.	Check the	Appı	ropriate Box if a Me	mber of a G	roup (See Ins	structio	ons)		
	(a) x								
	(b) o								
3.	SEC Use or	nly							
4.	Source of f Instructions		s (See AF						
5.	Check if di	sclos	sure of Legal Procee	dings Is Rec	quired Pursua	ant to I	Items 2(d) or 2(e) o		
6.	Citizenship	or I	Place of Organization	n Delaware					
Numl	per of	7.	Sole Voting Power						
	s ficially ed by Each	8.	Shared Voting Power	2,701,610)				
Repor Perso	rting n With:	9.	Sole Dispositive Po	ower					
		10.	Shared Dispositive	Power	2,701,610				
11	Aggregate .	Amo	ount Beneficially Ov	vned by Eacl	h Reporting	Person	2,701,610*		
12.	Check if the	e Ag	gregate Amount in	Row (11) Ex	cludes Certa	ain Sha	ares (See Instructions)	0	
13.	Percent of C	Clas	s Represented by Ar	mount in Ro	w (11)		3.7% based on 72,926,850 s as of March 5, 2007	shares outstanding	
14.	Type of Re	port	ing Person (See Inst	ructions)	OC)			
	_		ed to beneficially ow 6,850 shares outstand				shares of common stock, or Item 5.	46.1% of the	
7									

1.			orting Persons. ation Nos. of above p	persons (entities	s only)		
	Sigma Cap	ital l	Management, LLC				
2.	Check the	Appı	ropriate Box if a Me	mber of a Grou	p (See Instru	ctions)	
	(a) x						
	(b) o						
3.	SEC Use of	nly					
4.	Source of f Instructions		s (See AF				
5.	Check if di	sclo	sure of Legal Procee	edings Is Requir	red Pursuant	to Items 2(d) or 2(e) o	
6.	Citizenship	or I	Place of Organization	n Delaware			
Numb	per of	7.	Sole Voting Power				
	es ficially ed by Each	8.	Shared Voting Power	1,000,000			
Repoi Perso	rting n With:	9.	Sole Dispositive Po	ower			
		10.	Shared Dispositive	Power 1	,000,000		
11	Aggregate	Amo	ount Beneficially Ov	vned by Each R	eporting Pers	son 1,000,000*	
12.	Check if th	e Ag	ggregate Amount in	Row (11) Exclu	ides Certain S	Shares (See Instructions)	0
13.	Percent of	Clas	s Represented by Ar	mount in Row (11)	1.4% based on 72,926,850 as of March 5, 2007	shares outstanding
14.	Type of Re	port	ing Person (See Inst	ructions)	OO		
	_		ed to beneficially ow 6,850 shares outstan			7 shares of common stock, or ee Item 5.	46.1% of the
8							

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	CR Intrinsic	e Inv	vestors, LLC						
2.	Check the A	Appr	opriate Box if a Mer	mber of a Group (See Instru	ctions)			
	(a) x								
	(b) o								
3.	SEC Use or	nly							
4.	Source of fu Instructions		(See AF						
5.	Check if dis	sclos	sure of Legal Proceed	dings Is Required	Pursuant	to Items 2(d) or 2(e) o			
6.	Citizenship	or F	Place of Organization	Delaware					
Numb	per of	7.	Sole Voting Power						
	es ficially ed by Each	8.	Shared Voting Power	2,000,000					
Repor Perso	ting n With:	9.	Sole Dispositive Po	wer					
		10.	Shared Dispositive	Power 2,00	0,000				
11	Aggregate A	Amo	ount Beneficially Ow	ned by Each Repo	orting Per	son 2,000,000*			
12.	Check if the	e Ag	gregate Amount in F	Row (11) Exclude	s Certain S	Shares (See Instructions)	0		
13.	Percent of C	Class	s Represented by Am	nount in Row (11)		2.7% based on 72,926,850 s as of March 5, 2007	shares outstanding		
14.	Type of Rep	porti	ing Person (See Instr	uctions)	OO				
			ed to beneficially own 5,850 shares outstand			47 shares of common stock, or ee Item 5.	46.1% of the		
9									

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	Steven A. C	Cohe	n						
2.	Check the A	Appr	opriate Box if a Me	mber of a G	roup (Se	e Instruc	ctions)		
	(a) x								
	(b) o								
3.	SEC Use or	nly							
4.	Source of for Instructions		(See AF						
5.	Check if dis	sclos	sure of Legal Procee	edings Is Rec	quired Pu	ırsuant t	to Items 2(d)	or 2(e) o	
6.	Citizenship	or F	Place of Organizatio	n United St	ates				
Numl	per of	7.	Sole Voting Power						
	es ficially ed by Each	8.	Shared Voting Power	5,701,610)				
Repor Perso	rting n With:	9.	Sole Dispositive Po	ower					
		10.	Shared Dispositive	Power	5,701,	610			
11	Aggregate A	Amo	ount Beneficially Ov	vned by Eac	h Report	ing Pers	son 5,7	701,610*	
12.	Check if the	e Ag	gregate Amount in	Row (11) Ex	xcludes (Certain S	Shares (See In	structions)	o
13.	Percent of C	Class	s Represented by Ar	nount in Ro	w (11)		7.8% based as of March		shares outstanding
14.	Type of Re	porti	ing Person (See Inst	ructions)		IN			
			ed to beneficially ow 5,850 shares outstan					mmon stock, o	r 46.1% of the
10									

1.	Names of Reporting Persons.I.R.S. Identification Nos. of above persons (entities only)									
	Tudor Inve	stme	ent Corporation							
2.	Check the	App	ropriate Box if a	Member of	a Group (So	ee Instruc	ctions)			
	(a) x									
	(b) o									
3.	SEC Use o	nly								
4.	Source of f Instruction		s (See OO							
5.	Check if di	sclo	sure of Legal Pr	oceedings Is	Required P	ursuant t	to Items 2	(d) or 2(e) o		
6.	Citizenship	or I	Place of Organiz	zation Delav	vare					
Num	ber of	7.	Sole Voting Power	0						
	es ficially ed by Each	8.	Shared Voting Power	3,183	,233 (See It	em 5(b))				
Repo Perso	rting on With:	9.	Sole Dispositi	ve Power	0					
		10.	Shared Dispos	itive Power	3,183	,233				
11	Aggregate	Amo	ount Beneficiall	y Owned by	Each Repor	ting Pers	son	3,183,233*		
12.	Check if th	e Ag	ggregate Amour	nt in Row (11) Excludes	Certain S	Shares (Se	e Instructions) x	
13.	Percent of	Clas	s Represented b	y Amount in	Row (11)			ased on 72,926 arch 5, 2007	5,850 shar	res outstanding
14.	Type of Re	port	ing Person (See	Instructions)	CO				
	_		ed to beneficiall 6,850 shares out					of common sto	ock, or 46	.1% of the
11										

Paul Tudor Jones, II								
2. Check the Appropriate Box if a Member of a Group (See Instructions)								
(a) x								
(b) o								
3. SEC Use only								
4. Source of funds (See OO Instructions)								
5. Check if disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o								
6. Citizenship or Place of Organization United States								
7. Sole Voting Power 0								
Shares Beneficially Owned by Each Shared Voting Power 3,475,946 (See Item 5(b))								
Reporting Person With: 9. Sole Dispositive Power 0								
10. Shared Dispositive Power 3,475,946								
11 Aggregate Amount Beneficially Owned by Each Reporting Person 3,475,946*								
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x								
13. Percent of Class Represented by Amount in Row (11) 4.8% based on 72,926,850 shares outstanding as of March 5, 2007								
14. Type of Reporting Person (See Instructions) IN								
* The Group is deemed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the class, based on 72,926,850 shares outstanding as of March 5, 2007. See Item 5.								
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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)							
	James J. Pa	llott	a					
2.	Check the	Аррі	ropriate Box if a Me	ember of a Group (See Instru	ctions)		
	(a) x							
	(b) o							
3.	SEC Use or	nly						
4.	Source of f Instructions		s (See OO					
5.	Check if di	sclos	sure of Legal Proceed	edings Is Required	Pursuant	to Items 2(d) or 2(e) o		
6.	Citizenship	or I	Place of Organization	on United States				
Numl	per of	7.	Sole Voting Power 0					
	s ficially ed by Each	8.	Shared Voting Power	3,475,946 (See	Item 5(b))		
Repor Perso	rting n With:	9.	Sole Dispositive P	Power 0				
		10.	Shared Dispositive	e Power 3,47	75,946			
11	Aggregate .	Amo	ount Beneficially Ov	wned by Each Rep	orting Per	son 3,475,946*		
12.	Check if the	e Ag	ggregate Amount in	Row (11) Exclude	es Certain	Shares (See Instructions)	X	
13.	Percent of (Clas	s Represented by A	mount in Row (11))	4.8% based on 72,926,850 s as of March 5, 2007	shares outstanding	
14.	Type of Re	port	ing Person (See Inst	tructions)	IN			
	_		ed to beneficially ov 5,850 shares outstan			17 shares of common stock, or ee Item 5.	46.1% of the	
13								

1.	I.R.S. Identification Nos. of above persons (entities only)						
	Tudor Prop	rieta	ary Trading, L.L.C.				
2.	ctions)						
	(a) x						
	(b) o						
3.	SEC Use or	nly					
4.	4. Source of funds (See OO Instructions)						
5.	Check if di	sclo	sure of Legal Proceedings Is Required Pursuant	to Items 2(d) or 2(e) o			
6.	Citizenship	or I	Place of Organization Delaware				
Numl	ber of	7.	Sole Voting Power 0				
	es ficially ed by Each	8.	Shared Voting Power 292,713 (See Item 5(b))				
Repo Perso	rting n With:	9.	Sole Dispositive Power 0				
		10.	Shared Dispositive Power 292,713				
11	Aggregate	Amo	ount Beneficially Owned by Each Reporting Person	son 292,713*			
12.	Check if the	e Ag	ggregate Amount in Row (11) Excludes Certain S	Shares (See Instructions) x			
13.	Percent of 0	Clas	s Represented by Amount in Row (11)	0.4% based on 72,926,850 shares outstanding as of March 5, 2007			
14.	Type of Re	port	ing Person (See Instructions) OO				
	•		ed to beneficially own an aggregate of 33,625,146,850 shares outstanding as of March 5, 2007. Se				
14							

. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)							
The Tudor BVI Global Portfolio Ltd.							
2. Check the Appropriate Box if a Member of a Group (See Instructions)							
(a) x							
(b) o							
3. SEC Use only							
4. Source of funds (See OO Instructions)							
5. Check if disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o							
6. Citizenship or Place of Organization Cayman Islands							
7. Sole Voting Power 0							
Shares Beneficially 8. Shared Voting Owned by Each Shared Voting Power 543,659 (See Item 5(b))							
Reporting Person With: 9. Sole Dispositive Power 0							
10. Shared Dispositive Power 543,659							
11 Aggregate Amount Beneficially Owned by Each Reporting Person 543,659*							
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x							
13. Percent of Class Represented by Amount in Row (11) 0.7% based on 72,926,850 shares outstanding as of March 5, 2007							
14. Type of Reporting Person (See Instructions) CO							
* The Group is deemed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the class, based on 72,926,850 shares outstanding as of March 5, 2007. See Item 5.							
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COSH NO.	0/4024	10	フ

 Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) 									
	The Raptor Global Portfolio Ltd.								
2.	Check the	App	ropriate Box if a	Member of	f a Group (Se	ee Instruc	ctions)		
	(a) x								
	(b) o								
3.	SEC Use only								
4.	Source of funds (See OO Instructions)								
5.	Check if di	sclo	sure of Legal Pro	oceedings I	s Required P	ursuant t	to Items 2(d	or 2(e) o	
6.	Citizenship	or l	Place of Organiz	ation Cayr	nan Islands				
	nber of		Sole Voting Power	0					
Owne	eficially ed by Each	8.	Shared Voting Power	2,617	7,307 (See It	em 5(b))			
Repor Person	ting n With:	9.	Sole Dispositiv	ve Power	0				
		10.	Shared Disposi	itive Power	2,617	,307			
11	Aggregate	Amo	ount Beneficially	y Owned by	Each Repor	ting Pers	son 2	2,617,307*	
12.	Check if th	e Ag	ggregate Amoun	t in Row (1	1) Excludes	Certain S	Shares (See	Instructions)	X
13.	Percent of	Clas	ss Represented by	y Amount i	n Row (11)			ed on 72,926,83 ch 5, 2007	50 shares outstanding
14.	Type of Re	port	ting Person (See	Instructions	s)	СО			
			ed to beneficially 6,850 shares out					common stock	, or 46.1% of the
16									

 Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) 						
The Altar Rock Fund L.P.						
2. Check the Appropriate Box if a Member of a Group (See Instructions)						
(a) x						
(b) o						
3. SEC Use only						
4. Source of funds (See OO Instructions)						
5. Check if disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o						
6. Citizenship or Place of Organization Delaware						
7. Sole Voting Power 0						
Shares Beneficially Owned by Each Shared Voting Power 22,267 (See Item 5(b))						
Reporting Person With: 9. Sole Dispositive Power 0						
10. Shared Dispositive Power 22,267						
11 Aggregate Amount Beneficially Owned by Each Reporting Person 22,267*						
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) x						
13. Percent of Class Represented by Amount in Row (11) Less than 0.1% based on 72,926,850 shar outstanding as of March 5, 2007						
14. Type of Reporting Person (See Instructions) PN						
* The Group is deemed to beneficially own an aggregate of 33,625,147 shares of common stock, or 46.1% of the class, based on 72,926,850 shares outstanding as of March 5, 2007. See Item 5.						
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EXPLANATORY NOTE

This Amendment No. 2 to Schedule 13D supplementally amends the initial statement on Schedule 13D filed by the Reporting Persons on March 7, 2007 (the "Initial Statement") and Amendment No. 1 to Schedule 13D filed by the Reporting Persons on March 16, 2007 ("Amendment No. 1"). This Amendment No. 2 to Schedule 13D is being filed by the Reporting Persons to report the developments described in Item 4 and the changes in the other items as described herein. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Initial Statement or Amendment No. 1. The Schedule 13D is amended as follows:

Item 3. Source and Amount of Funds or Other Consideration

The information under the heading "OFI" is amended and restated as follows:

OFI

OFI owns no Shares directly. All shares beneficially owned by OFI were acquired by its advisory clients, including investment companies and separately managed account clients, using, in the aggregate, approximately \$350,571,245 (excluding commissions) of their own working capital or other resources.

Item 4. Purpose of Transaction

The following information is added to Item 4:

The members of the Group and ZelnickMedia entered into an amendment of the Agreement as of March 23, 2007 (the "Agreement Amendment"). The description of the Agreement Amendment in this Amendment No. 2 to Schedule 13D and any amendment thereto is qualified in its entirety by reference to the full text of the Agreement Amendment, a copy of which is filed with this Amendment No. 2 to Schedule 13D as Exhibit 99.2.1.

Pursuant to the Agreement Amendment:

- •the reference to the Annual Meeting in the Agreement is changed such that it refers to "that certain meeting of the stockholders of Take-Two currently contemplated to be held on March 29, 2007, and any adjournments or postponements thereof";
- •each Group member agreed to execute and deliver, on behalf of itself and its affiliates, as promptly as practicable after the Annual Meeting, two written consents of stockholders, for the purpose of acting without a meeting, without prior notice and without a vote, in accordance with the certificate of incorporation and by-laws of the Issuer, on the terms and subject to the conditions described in Amendment No. 1, and substantially in the form attached to this Amendment No. 2 to Schedule 13D; and
- ·in section 9 of the Agreement, describing the conditions for termination of the Agreement, the date "March 28, 2007" is deleted and replaced with the date "April 2, 2007".

The members of the Group and ZelnickMedia entered into the Agreement Amendment because the Issuer announced on March 19, 2007 that it had postponed the Annual Meeting from March 23, 2007 to March 29, 2007. The Issuer had previously announced that it had received a Nasdaq Staff Determination letter indicating that the Issuer is not in compliance with the requirements for continued listing as set forth in Nasdaq Marketplace Rules 4350(e) and 4350(g), due to the Issuer's failure to timely solicit proxies and hold its annual stockholders meeting. The Issuer had also previously announced that it had received a written notification that the Nasdaq Listing Qualifications Panel had granted the Issuer's prior request for continued listing on The Nasdaq Stock Market, subject to the condition that,

among other things, it hold a combined 2005 and 2006 annual meeting of stockholders on or before March 27, 2007.

The members of the Group reserve the right to take other action with respect to the Issuer's postponement of the Annual Meeting, including but not limited to filing a complaint in the Court of Chancery of the State of Delaware seeking an order to compel the Issuer to hold an annual meeting of stockholders pursuant to Section 211 of the General Corporation Law of the State of Delaware. Section 211 allows for such orders upon the application of any stockholder or director if, among other things, a corporation fails to hold an annual meeting of stockholders for a period of 13 months after its last annual meeting. The Issuer's last annual meeting of stockholders was held on June 16, 2005.

The current form of each written consent referred to above are filed with this Amendment No. 2 to Schedule 13D as <u>Exhibit 99.11</u> and <u>Exhibit 99.12</u>. The actions sought to be undertaken by the written consents require the approval of the holders of more than 50% of the outstanding Shares on the effective date of each written consent. The Group has not obtained the written consent of any stockholder. NEITHER WRITTEN CONSENT IS A SOLICITATION AND NO OTHER STOCKHOLDER OF THE ISSUER OTHER THAN THE REPORTING PERSONS OR PERSONS PREVIOUSLY CONTACTED BY ZELNICKMEDIA IS PERMITTED TO JOIN THE WRITTEN CONSENTS.

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The current form of the amended and restated by-laws of the Issuer, with respect to which the Group will vote at the Annual Meeting in favor of a resolution recommending to the Board the approval and adoption thereof, is filed with this Amendment No. 2 to Schedule 13D as Exhibit 99.3.

Item 5. Interest in Securities of the Issuer

(a) The table in Item 5(a) in Amendment No. 1 is amended to update the "Aggregate Number of Shares Owned" by OppenheimerFunds, Inc. as set forth below:

		Percentage of	
	Aggregate	Class	
	Number of	Beneficially	
Name of Reporting Person	Shares Owned	Owned (1)(2)	Notes
OppenheimerFunds, Inc.	17,874,125	24.5%	Includes ownership reported for
(2)			Oppenheimer Quest Opportunity
			Value Fund on Schedule 13D
			filed on March 12, 2007.

(b) The table in Item 5(b) in Amendment No. 1 is amended to update the number of shares for OppenheimerFunds, Inc. as set forth below:

			Sole power to	Shared power to
	Sole power to	Shared power to	dispose or to	dispose or to
	vote or to direct	vote or to direct	direct the	direct the
Name of Reporting Person	the vote	the vote	disposition of	disposition of
OppenheimerFunds, Inc.	None	17,723,165	None	17,874,125

The two paragraphs immediately following the table in Item 5(b) in Amendment No. 1 are amended and restated as follows:

Pursuant to Rule 13d-4 of the Exchange Act, to the extent permitted by law, each of the Reporting Persons expressly declares that the filing of this Schedule 13D (and any amendment thereto) shall not be construed as an admission that any such person is, for purposes of Section 13(d) and/or Section 13(g) of the Exchange Act or otherwise, (i) the beneficial owner of any Shares held by any other person, or (ii) the beneficial owner of any Shares held or beneficially owned by any member of the Group other than such Reporting Person.

The filing of this Schedule 13D (and any amendment thereto) by each of the Reporting Persons shall not, to the extent permitted by law, be considered an admission that such Reporting Person, for the purposes of Section 13(d) of the Exchange Act, is the beneficial owner of any Shares in which such Reporting Person does not have a pecuniary interest.

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The second paragraph under the heading "OFI" in Item 5(b) in Amendment No. 1 is amended and restated as follows:

OFI owns no Shares directly. Pursuant to investment management agreements, OFI shares the investment and, in certain case, voting power with respect to securities held by its advisory clients, including investment companies and separately managed account clients. By reason of the provisions of Rule 13d-3 of the Securities Exchange Act of 1934, as amended, OFI may be deemed to beneficially own 17,874,125 Shares (constituting approximately 24.5% of the Shares outstanding).

(c) The information in Item 5(c) in Amendment No. 1 under the heading "OFI" is amended and restated as follows:

OFI

Information concerning transactions in the Shares effected by OFI on behalf of its advisory clients during the past sixty days not set forth on <u>Exhibit 99.7</u> to the Initial Statement or <u>Exhibit 99.7.1</u> to Amendment No. 1 is set forth on <u>Exhibit 99.7.2</u> and is incorporated by reference.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The first paragraph under the heading "D. E. Shaw Reporting Persons" in Item 6 in Amendment No. 1 is amended and restated as follows:

D. E. Shaw Reporting Persons:

Valence has sold listed put and call option contracts, and purchased listed put option contracts, based upon the value of the Shares. In addition to the Shares that it beneficially owns without reference to these contracts, due to the options expiry on March 16, 2007, Valence now has long economic exposure to 187,900 Shares and short economic exposure to 171,500 Shares through such contracts. These contracts do not give the D. E. Shaw Reporting Persons direct or indirect voting, investment or dispositive control over any securities of the Issuer. Accordingly, the D. E. Shaw Reporting Persons disclaim any beneficial ownership in any securities that may be referenced in such contracts.

Item 7. Material to Be Filed as Exhibits

The following are filed as exhibits to this Amendment No. 2 to Schedule 13D:

Exhibit Amendment dated as of March 23, 2007 to the Agreement dated as of March 4, 2007 by and among

99.2.1 OppenheimerFunds, Inc., D. E. Shaw & Co., L.P., S.A.C. Capital Management, LLC, Tudor Investment

Corporation and ZelnickMedia Corporation

Exhibit Amended and Restated By-laws of the Issuer in the form proposed to be adopted by the Board of Directors of the Issuer (revised)

Exhibit 99.5 Information Concerning OFI (revised)

Exhibit 99.7.2 Supplemental Description of Transactions in the Shares that were Effected During the Past 60 Days - OFI

Exhibit First Written Consent of Stockholders in the form proposed to be adopted after the Annual Meeting (revised)

<u>Exhibit</u> 99.12	Second Written Consent of Stockholders in the form proposed to be adopted after the Annual Meeting (revised)
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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that that information set forth in this statement is true, complete and correct.

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power or attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

Date: March 26, 2007 OPPENHEIMERFUNDS, INC.

By: /s/ CHRISTOPHER LEAVY

Name: Christopher Leavy Title: Senior Vice President

Date: March 26, 2007 D. E. SHAW VALENCE PORTFOLIOS, L.L.C.

By: D. E. Shaw & Co., L.P., as managing member

By: /s/ ERIC WEPSIC

Name: Eric Wepsic Title: Managing Director

Date: March 26, 2007 D. E. SHAW & CO., L.P.

By: /s/ ERIC WEPSIC

Name: Eric Wepsic Title: Managing Director

Date: March 26, 2007 DAVID E. SHAW

By: /s/ ERIC WEPSIC

Name: Eric Wepsic, Attorney-in-fact for David E. Shaw

Date: March 26, 2007 S.A.C. CAPITAL ADVISORS, LLC

By: /s/ PETER NUSSBAUM

Name: Peter Nussbaum Title: Authorized Signatory

Date: March 26, 2007 S.A.C. CAPITAL MANAGEMENT, LLC

By: /s/ PETER NUSSBAUM

Name: Peter Nussbaum Title: Authorized Signatory

Date: March 26, 2007 SIGMA CAPITAL MANAGEMENT, LLC By: /s/ PETER NUSSBAUM Name: Peter Nussbaum Title: Authorized Signatory Date: March 26, 2007 CR INTRINSIC INVESTORS, LLC By: /s/ PETER NUSSBAUM Name: Peter Nussbaum Title: Authorized Signatory Date: March 26, 2007 STEVEN A. COHEN By: /s/ PETER NUSSBAUM Name: Peter Nussbaum, Authorized Signatory Date: March 26, 2007 TUDOR INVESTMENT CORPORATION By: /s/ ANDREW S. PAUL Name: Andrew S. Paul Title: Managing Director and General Counsel Date: March 26, 2007 /s/ PAUL TUDOR JONES, II PAUL TUDOR JONES, II Date: March 26, 2007 /s/ JAMES J. PALLOTTA JAMES J. PALLOTTA

Date: March 26, 2007

TUDOR PROPRIETARY TRADING, L.L.C.

By: /s/ ANDREW S. PAUL

Name: Andrew S. Paul

Title: Managing Director and General Counsel

Date: March 26, 2007 THE TUDOR BVI GLOBAL PORTFOLIO LTD.

By: Tudor Investment Corporation, its trading advisor

By: /s/ ANDREW S. PAUL

Name: Andrew S. Paul

Title: Managing Director and General Counsel

Date: March 26, 2007 THE RAPTOR GLOBAL PORTFOLIO LTD.

By: Tudor Investment Corporation, its investment adviser

By: /s/ ANDREW S. PAUL

Name: Andrew S. Paul

Title: Managing Director and General Counsel

Date: March 26, 2007 THE ALTAR ROCK FUND L.P.

By: Tudor Investment Corporation, its general partner

By: /s/ ANDREW S. PAUL

Name: Andrew S. Paul

Title: Managing Director and General Counsel