SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).	t to
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OMB APPROVAL									
OMB Number:	3235-0287								
Estimated average burg	len								
hours per response:	0.5								

1. Name and Addres	ss of Reporting Perso	1*	2. Issuer Name and Ticker or Trading Symbol <u>TAKE TWO INTERACTIVE SOFTWARE</u>	(Check	tionship of Reporting Perso all applicable)	()
			INC [TTWO]		Director	10% Owner
(Last)	(First)	(Middle)		X	Officer (give title below)	Other (specify below)
INC.	O INTERACTIVE	SOFTWARE,	3. Date of Earliest Transaction (Month/Day/Year) 04/04/2019		Chairman, CE	CO
110 WEST 44TH	I STREET		4. If Amendment, Date of Original Filed (Month/Day/Year)		idual or Joint/Group Filing (Check Applicable
(Street)				Line) X	Form filed by One Report	ting Person
NEW YORK	NY	10036			Form filed by More than C Person	One Reporting
(City)	(State)	(Zip)				

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Ac Of (D) (Instr. 3, 4			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)	(instr. 4)		
Common Stock	04/04/2019		D		20,396 ⁽¹⁾	D	\$0	505,142 ⁽¹⁾⁽²⁾	I	By Zelnick Media Corporation ⁽¹⁾⁽²⁾	
Common Stock	04/04/2019		S		104,279(3)(4)	D	\$93.6822 ⁽⁵⁾	400,863 ⁽⁴⁾⁽⁶⁾	Ι	By Zelnick Media Corporation ⁽⁴⁾⁽⁶⁾	
Common Stock	04/04/2019		S		22,938 ⁽³⁾⁽⁴⁾	D	\$94.4986 ⁽⁷⁾	377,925 ⁽⁴⁾⁽⁸⁾	I	By Zelnick Media Corporation ⁽⁴⁾⁽⁸⁾	
Common Stock	04/04/2019		s		14,375 ⁽³⁾⁽⁴⁾	D	\$95.4517 ⁽⁹⁾	363,550(4)(10)	I	By Zelnick Media Corporation ⁽⁴⁾⁽¹⁰⁾	
Common Stock	04/04/2019		s		1,603 ⁽³⁾⁽⁴⁾	D	\$ 96.1524 ⁽¹¹⁾	361,947(4)(12)	I	By Zelnick Media Corporation ⁽⁴⁾⁽¹²⁾	
Common Stock	04/04/2019		s		1,419 ⁽³⁾⁽⁴⁾	D	\$97.57	360,528 ⁽⁴⁾⁽¹³⁾	I	By Zelnick Media Corporation ⁽⁴⁾⁽¹³⁾	
Common Stock	04/04/2019		J ⁽¹⁴⁾		55 , 580 ⁽¹⁴⁾	D	\$0	304,948 ⁽¹⁴⁾⁽¹⁵⁾	I	By Zelnick Media Corporation ⁽¹⁴⁾⁽¹⁵	
Common Stock	04/04/2019		G	v	40,252(16)	D	\$0 ⁽¹⁶⁾	0(16)	D		
Common Stock	04/04/2019		G	v	40,252(16)	A	\$0 ⁽¹⁶⁾	169,540 ⁽¹⁷⁾	I	By Zelnick Belzberg Living Trust ⁽¹⁷⁾	
Common Stock								95,000 ⁽¹⁸⁾	Ι	By Wendy Jay Belzberg 2012 Family Trust ⁽¹⁸⁾	

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)

		Та	ble II - Deriva (e.g., p	I I			L	· ·	oosed of, convertib		or	r			
		3. Transaction Date estionth/Day/Year)	3A. Deemed Execution Date,	C ode Transa Code (V ction	6A)Num(of Derivati	De)r	Date ExDatisEbler Expiration D (Month/Day/	Expiration cisDattle and ate	7itītētle Amoun Securit	of aSoldares tof	8. Price of Derivative Security	9. Number of derivative Securities	10. Ownership Form:	11. Nature of Indirect Beneficial
(Instr. 3) I. Represents	Price of the forfeiture Derivative	of performance-based	6 shares of Common	8) iously gr	anted to	Securiti Acquire	es dedia	due to the fai	ilure to meet co	Underly Derivat	ing ormance c ive	(Instr. 5)	Beneficially Owned	Direct (D) or Indirect	Ownership (Instr. 4)
elnick discla	aims beneficial	ownership of the sec	urities held by Zelnic es due to the range of	kMedia	except to	Dispos	edt of l				Activizacuse	ecurities are n	Reported Transaction(s)		іск). іміг. •
. On April 4 vhich was au	l, 2019, 208,880 tomatically de	6 restricted units prev	iously granted to Zela ay 25, 2017. The repo	nickMed	ia vesteo	land (5) r	estricte								
			nares sold in multiple sold at each price incr									uest, the Repo	orting Person und	ertakes to prov	ide the full
alniek diech	aime bonoficial	or morchin of the coo	7 shares of Common urities held by Zelnic	Madia	ovcont t	othoort	ont of l	hic nocumiant	interest therei		or			0 0	· · · · ·
. Represents ale informat	a weighted av ion regarding th	erage sales price of sl he number of shares s	nares sold in multiple sold at each price incr	transact	ions at s the Cor	ales price majssion	es rang o t he is	Date From \$94	4.04 to \$95.01, sequence holder	inclusive of the iss	Number of pon req Shares	uest, the Rep	orting Person und	ertakes to prov	ide the full
Represents	s 296,256 restri	cted units and 81,669	shares of Common S urities held by Zelnic	tock hel	d directl	y by Zeli	nickM	edia, of whic	h Mr. Zelnick	is a partn		curities are no	ot held individuall	y by Mr. Zelnio	ck). Mr.
			nares sold in multiple sold at each price incr									uest, the Repo	orting Person unde	ertakes to prov	ide the full
			4 shares of Common urities held by Zelnic								ner (such s	ecurities are n	ot held individual	ly by Mr. Zeln	ick). Mr.
1. Represent	ts a weighted a	verage sales price of s	shares sold in multipl sold at each price incr	e transac	tions at	sales prie	ces ran	ging from \$9	06.07 to \$96.77	7, inclusiv		quest, the Rej	porting Person und	lertakes to pro	vide the full
			1 shares of Common urities held by Zelnic								ner (such s	ecurities are r	ot held individual	ly by Mr. Zeln	ick). Mr.
			2 shares of Common urities held by Zelnic								ner (such s	ecurities are r	ot held individual	ly by Mr. Zeln	ick). Mr.
			viously granted to Ze viously indirectly ben						uted a total of	55,580 sh	ares receiv	ved upon vesti	ing to its employe	es, including 4	0,252 share

15. Represents 296,256 restricted units and 8,692 shares of Common Stock held directly by ZelnickMedia, of which Mr. Zelnick is a partner (such securities are not held individually by Mr. Zelnick). Mr. Zelnick disclaims beneficial ownership of the securities held by ZelnickMedia except to the extent of his pecuniary interest therein.

16. Mr. Zelnick received 40,252 shares pursuant to a distribution, as further described in Footnote (14) above, which receipt was exempt from Section 16 as such shares were previously held by Mr. Zelnick indirectly through ZelnickMedia. Mr. Zelnick then contributed such securities to the Zelnick/Belzberg Living Trust in exchange for no consideration.

17. Represents 169,540 shares of Common Stock held by the Zelnick/Belzberg Living Trust (such securities are indirectly held by Mr. Zelnick), including 40,252 shares received by Mr. Zelnick pursuant to the distribution referred to in Footnote (14) above, which were then contributed to the Zelnick/Belzberg Living Trust. Mr. Zelnick disclaims beneficial ownership of the securities held by the Zelnick/Belzberg Living Trust except to the extent of his pecuniary interest therein.

18. Represents 95,000 shares of Common Stock held by the Wendy Jay Belzberg 2012 Family Trust (such securities are indirectly held by Mr. Zelnick). Mr. Zelnick disclaims beneficial ownership of the securities held by the Wendy Jay Belzberg 2012 Family Trust except to the extent of his pecuniary interest therein.

<u>/s/ Strauss Zelnick</u> 04/08/2019

** Signature of Reporting Person

son Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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