OMB Number: 3235-0145

Expires: February 28, 2009

Estimated average burden

hours per response

# 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)

#### 874054 10 9

(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 29, 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).

• 0	ly valid OMB control	number.		

	mes of Reporti R.S. Identification		ns. f above persons (entiti	es only)					
	Oppenhe	eimerFund	ds, Inc.						
2. Ch	eck the Approp	priate Box	x if a Member of a Gro	oup (See Instruc	ctions)				
(a)	X								
(b)	0								
3. SE	C Use only								
4. So	urce of funds (	See Instru	actions) (	00					
5. Ch	eck if disclosu	re of Lega	al Proceedings Is Requ	iired Pursuant t	o Items 2(d) or 2(e)	)	(	)	
6. Cit	tizenship or Pla	ice of Org	ganization	Colorado	0				
		7.	Sole Voting Power	None					
	Owned by Eac	8.	Shared Voting Power	17,721,9	989 (See Item 5(b))				
Reporting Pe	erson With:	9.	Sole Dispositive Po	ower	None	!			
		10.	Shared Dispositive	Power	17,8	372,949			
11 Ag	ggregate Amou	nt Benefic	cially Owned by Each	Reporting Pers	on		17,872,949*		
12. Ch	eck if the Aggı	regate Am	nount in Row (11) Exc	ludes Certain S	Shares (See Instruct	ions)		0	
13. Per	rcent of Class I	Represente	ed by Amount in Row	(11)		24.5% based on 7 2007	72,926,850 shares ou	tstanding as of Marcl	ı 5,
14. Туј	pe of Reporting	g Person (	See Instructions)			IA			
	o is deemed to l as of March 5,		ly own an aggregate o e Item 5.	f 33,623,971 sh	nares of common st	ock, or 46.1% of tl	he class, based on 72	,926,850 shares	
					2				

1.	Names of Reporting I.R.S. Identification		s. f above persons (entities	s only)				
	D. E. Shaw	Valenc	ce Portfolios, L.L.C.					
2.	Check the Appropria	te Box	if a Member of a Grou	p (See Instructions)	)			
	(a) x							
	(b) o							
3.	SEC Use only							
4.	Source of funds (See	Instru	ctions) W	С				
5.			l Proceedings Is Requir	red Pursuant to Iten	ns 2(d) or 2(e)		0	
6.	Citizenship or Place			Delaware	,,,,,,			
		7.	Sole Voting Power	None				
3enefici	of Shares ally Owned by Each	8.	Shared Voting Power	6,573,466 (Se	e Item 5(b))			
Reportin	g Person With:	9.	Sole Dispositive Pow	ver	None			
		10.	Shared Dispositive P	ower	6,573	,466		
11	Aggregate Amount E	Benefic	ially Owned by Each R	eporting Person		6,5	573,466*	
12.	Check if the Aggrega	ate Am	ount in Row (11) Exclu	ıdes Certain Shares	(See Instructio	ns)	o	
13.	Percent of Class Rep	resente	ed by Amount in Row (	11)		9.0% based on 72,926,8 2007	50 shares outstanding as o	of March 5,
14.	Type of Reporting Pe	erson (S	See Instructions)		(	00		
	roup is deemed to ben ing as of March 5, 200			33,623,971 shares (	of common stoo	ck, or 46.1% of the class	s, based on 72,926,850 sh	ares
				3	3			

1.	Names of Reporting P I.R.S. Identification N		s. above persons (entities	s only)		
	D. E. Shaw 8	& Co.,	L.P.			
2.	Check the Appropriate	e Box	if a Member of a Group	p (See Instructions)		
	(a) o					
	(b) o					
3.	SEC Use only					
4.	Source of funds (See I	Instruc	ctions) AF	7		
5.	Check if disclosure of	Legal	l Proceedings Is Requir	ed Pursuant to Items 2	(d) or 2(e)	0
6.	Citizenship or Place o	f Orga	anization	Delaware		
		7.	Sole Voting Power	None		
Benefici	of Shares ally Owned by Each	8.	Shared Voting Power	6,573,466 (See Ite	em 5(b))	
Keportir	ng Person With:	9.	Sole Dispositive Pow	⁄er	None	
		10.	Shared Dispositive Po	ower	6,57	3,466
11	Aggregate Amount Be	enefici	ially Owned by Each Ro	eporting Person		6,573,466*
12.	Check if the Aggregat	te Amo	ount in Row (11) Exclu	ıdes Certain Shares (Se	e Instruction	ons) o
13.	Percent of Class Repre	esente	ed by Amount in Row (1	11)		9.0% based on 72,926,850 shares outstanding as of March 5, $2007$
14.	Type of Reporting Per	rson (S	See Instructions)			IA, PN
	roup is deemed to bene ing as of March 5, 200			33,623,971 shares of co	ommon sto	ock, or 46.1% of the class, based on 72,926,850 shares
				4		

1.	Names of Reporting I.R.S. Identification		s. above persons (entitie	es only)				
	David E. S	Shaw						
2.	Check the Appropri	iate Box	if a Member of a Grou	up (See Instructions)				
	(a) o							
	(b) o							
3.	SEC Use only							
4.	Source of funds (Se	e Instruc	etions) A	F				
5.	Check if disclosure	of Legal	Proceedings Is Requi	ired Pursuant to Items	s 2(d) or 2(e	)	0	
6.	Citizenship or Place			United States				
		7.	Sole Voting Power	None				
Benefici	of Shares ally Owned by Each	8.	Shared Voting Power	6,573,466 (See	Item 5(b))			
Reportin	ng Person With:	9.	Sole Dispositive Pov	wer	None	1		
		10.	Shared Dispositive I	Power	6,57	73,466		
11	Aggregate Amount	Benefici	ally Owned by Each I	Reporting Person		6	5,573,466*	
12.	Check if the Aggre	gate Amo	ount in Row (11) Excl	udes Certain Shares (	See Instruct	ions)	0	
13.	Percent of Class Re	presente	d by Amount in Row	(11)		9.0% based on 72,926 2007	,850 shares outstanding as of M	⁄Iarch 5,
14.	Type of Reporting l	Person (S	See Instructions)			IN		
	roup is deemed to be ing as of March 5, 2			f 33,623,971 shares o	f common st	ock, or 46.1% of the cla	uss, based on 72,926,850 shares	;
				5				

1.	I. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	S.A.C. C	apital Adv	risors, LLC						
2.	Check the Approp	riate Box	if a Member of a Group	(See Instructions)	)				
	(a) x								
	(b) o								
3.	SEC Use only								
4.	Source of funds (S	See Instruc	etions) AF						
5.	Check if disclosur	e of Legal	Proceedings Is Required	l Pursuant to Item	ns 2(d) or 2(e)	)		0	
6.	Citizenship or Plac	ce of Orga	nization	Delaware					
		7.	Sole Voting Power						
Benefici	of Shares ially Owned by Eac	8. h	Shared Voting Power	2,701,610					
Reportir	ng Person With:	9.	Sole Dispositive Power	:					
		10.	Shared Dispositive Pov	ver	2,70	01,610			
11	Aggregate Amoun	ıt Benefici	ally Owned by Each Rep	orting Person			2,701,610*		
12.	Check if the Aggre	egate Amo	ount in Row (11) Exclude	es Certain Shares	(See Instruct	ions)		0	
13.	Percent of Class R	depresente	d by Amount in Row (11	)		3.7% based on 72, 2007	926,850 shares o	utstanding as of M	arch 5,
14.	Type of Reporting	Person (S	See Instructions)			00			
	roup is deemed to b ling as of March 5, 2		y own an aggregate of 33 Item 5.	,623,971 shares o	of common st	ock, or 46.1% of the	e class, based on	72,926,850 shares	
				6	5				

1.	<ol> <li>Names of Reporting Persons.</li> <li>I.R.S. Identification Nos. of above persons (entities only)</li> </ol>								
	S.A.C.	Capital Mar	nagement, LLC						
2.	Check the Appro	priate Box	if a Member of a Group (	See Instructions)					
	(a) x								
	(b) o								
3.	SEC Use only								
4.	Source of funds	(See Instruc	ctions) AF						
5.	Check if disclosu	ıre of Legal	l Proceedings Is Required	Pursuant to Items 2	2(d) or 2(e)	0			
6.	Citizenship or Pl	ace of Orga	anization	Delaware					
		7.	Sole Voting Power						
Benefici	of Shares ally Owned by Ea	8.	Shared Voting Power	2,701,610					
Reportin	ng Person With:	9.	Sole Dispositive Power						
		10.	Shared Dispositive Pow	er	2,701,610				
11	Aggregate Amou	ınt Benefici	ially Owned by Each Repo	orting Person		2,701,610*			
12.	Check if the Age	gregate Amo	ount in Row (11) Exclude	s Certain Shares (Se	ee Instructions)	0			
13.	Percent of Class	Represente	d by Amount in Row (11)	)	3.7% based of 2007	on 72,926,850 shares outstanding as of	March 5,		
14.	Type of Reportin	ng Person (S	See Instructions)		00				
	roup is deemed to ing as of March 5			,623,971 shares of c	common stock, or 46.1%	of the class, based on 72,926,850 share	es		
				7					

1.	<ol> <li>Names of Reporting Persons.</li> <li>I.R.S. Identification Nos. of above persons (entities only)</li> </ol>										
	Sigma	Capital M	/Iana	agement, LLC							
2.	Check the Appr	opriate B	ox i	if a Member of a Group	(See Instruction	ıs)					
	(a)	x									
	(b)	D									
3.	SEC Use only										
4.	Source of funds	(See Inst	ruct	tions) AF							
5.	Check if disclos	sure of Le	gal	Proceedings Is Require	ed Pursuant to Ite	ems 2(d) or 2(d	e)		0		
6.	Citizenship or F	Place of O	rgar	nization	Delaware						
		7	7.	Sole Voting Power							
3enefici	of Shares ally Owned by E	Each 8	3.	Shared Voting Power	1,000,000						
Reportin	ng Person With:	9	).	Sole Dispositive Pow	er						
		10	0.	Shared Dispositive Po	ower	1,0	000,000				
11	Aggregate Amo	ount Bene	ficia	ally Owned by Each Ro	eporting Person			1,00	0,000*		
12.	Check if the Ag	gregate A	mo	ount in Row (11) Exclu	des Certain Share	es (See Instruc	ctions)			0	
13.	Percent of Class	s Represe	nted	d by Amount in Row (1	.1)		1.4% ba 2007	sed on 72,926,850	shares outsta	nding as of Ma	ırch 5,
14.	Type of Reporti	ng Persor	ı (Se	ee Instructions)			00				
	roup is deemed to ing as of March			y own an aggregate of 3 Item 5.	33,623,971 shares	s of common s	stock, or 46	5.1% of the class, l	pased on 72,92	26,850 shares	
						8					

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)									
	CR Intrinsic	Invest	tors, LLC							
2.	Check the Appropriate	te Box	if a Member of a Group (	See Instructions	s)					
	(a) x									
	(b) o									
3.	SEC Use only									
4.	Source of funds (See	Instru	ctions) AF							
5.	Check if disclosure o	f Lega	l Proceedings Is Required	Pursuant to Iter	ns 2(d) or 2(e)	)		0		
6.	Citizenship or Place of	of Orga	anization	Delaware						
		7.	Sole Voting Power							
Benefic	of Shares ially Owned by Each	8.	Shared Voting Power	2,000,000						
Reporti	ng Person With:	9.	Sole Dispositive Power							
		10.	Shared Dispositive Pow	/er	2,00	00,000				
11	Aggregate Amount B	enefic	ially Owned by Each Rep	orting Person			2,000,000*	•		
12.	Check if the Aggrega	te Am	ount in Row (11) Exclude	s Certain Shares	s (See Instructi	ions)		0		
13.	Percent of Class Rep	resente	ed by Amount in Row (11)	)		2.7% based on 2007	72,926,850 share	s outstanding as o	f March 5,	
14.	Type of Reporting Pe	rson (S	See Instructions)			00				
	Group is deemed to bend ling as of March 5, 200		y own an aggregate of 33 Item 5.	,623,971 shares	of common st	ock, or 46.1% of	the class, based o	on 72,926,850 sha	ires	
				!	9					

1.	<ol> <li>Names of Reporting Persons.</li> <li>I.R.S. Identification Nos. of above persons (entities only)</li> </ol>									
	Steven A. C	ohen								
2.	Check the Appropriat	te Box	if a Member of a Group (	See Instructions)	)					
	(a) x									
	(b) o									
3.	SEC Use only									
4.	Source of funds (See	Instruc	ctions) AF							
5.	Check if disclosure o	f Legal	l Proceedings Is Required	Pursuant to Item	ns 2(d) or 2(e	2)		0		
6.	Citizenship or Place of	of Orga	anization	United States						
		7.	Sole Voting Power							
3enefici	of Shares ally Owned by Each	8.	Shared Voting Power	5,701,610						
Reportin	ng Person With:	9.	Sole Dispositive Power							
		10.	Shared Dispositive Pow	er	5,7	701,610				
11	Aggregate Amount B	enefici	ially Owned by Each Rep	orting Person			5,701,610*			
12.	Check if the Aggrega	te Amo	ount in Row (11) Exclude	s Certain Shares	(See Instruct	tions)		0		
13.	Percent of Class Rep	resente	ed by Amount in Row (11)			7.8% based on 7 2007	72,926,850 shares	outstanding as of M	∕Iarch 5,	
14.	Type of Reporting Pe	rson (S	See Instructions)			IN				
	roup is deemed to bending as of March 5, 200		y own an aggregate of 33, Item 5.	623,971 shares o	of common si	tock, or 46.1% of	the class, based or	n 72,926,850 share:	S	
				10	0					

1.	Names of Reporting I.R.S. Identification		s. above persons (entities c	only)			
	Tudor Inv	vestment C	Corporation				
2.	Check the Approp	riate Box	if a Member of a Group	(See Instructions)			
	(a) x						
	(b) o						
3.	SEC Use only						
4.	Source of funds (S	See Instruc	etions) OO				
5.	Check if disclosur	e of Legal	Proceedings Is Required	d Pursuant to Items 2(d	l) or 2(e	2)	0
6.	Citizenship or Plac	ce of Orga	nization	Delaware			
		7.	Sole Voting Power	0			
Benefici	of Shares ially Owned by Eac	8.	Shared Voting Power	3,183,233 (See Iten	n 5(b))		
Reportir	ng Person With:	9.	Sole Dispositive Power	er	0		
		10.	Shared Dispositive Pov	wer	3,1	83,233	
11	Aggregate Amoun	nt Benefici	ally Owned by Each Rep	porting Person		3,183,233*	
12.	Check if the Aggre	egate Amo	ount in Row (11) Exclude	es Certain Shares (See	Instruc	tions)	X
13.	Percent of Class R	Represented	d by Amount in Row (11	1)		4.4% based on 72,926,850 shares of 2007	outstanding as of March 5,
14.	Type of Reporting	Person (S	See Instructions)			СО	
	roup is deemed to b ling as of March 5,			3,623,971 shares of cor	nmon s	tock, or 46.1% of the class, based on	72,926,850 shares
				11			

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)								
	Paul Ti	udor Jor	nes, I	I					
2.	Check the Appr	opriate l	Box i	if a Member of a Group	(See Instructions)				
	(a) x	K							
	(b) c	)							
3.	SEC Use only								
4.	Source of funds	(See In	struc	tions) OO	)				
5.	Check if disclos	sure of L	Legal	Proceedings Is Require	ed Pursuant to Items 2(d)	or 2(e	e) o		
6.	Citizenship or P	lace of	Orga	nization	United States				
			7.	Sole Voting Power	0				
Benefici	of Shares	ach	8.	Shared Voting Power	3,475,946 (See Item	5(b))			
Reportir	ng Person With:		9.	Sole Dispositive Powe	er	0			
			10.	Shared Dispositive Po	ower	3,4	175,946		
11	Aggregate Amo	unt Ben	nefici	ally Owned by Each Re	eporting Person		3,475,946*		
12.	Check if the Ag	gregate	Amo	ount in Row (11) Exclud	des Certain Shares (See I	nstruct	rtions) x		
13.	Percent of Class	s Repres	sented	d by Amount in Row (1	1)		4.8% based on 72,926,850 shares outstanding as of March 5, $2007$		
14.	Type of Reporti	ng Perso	on (S	ee Instructions)			IN		
	roup is deemed to ling as of March S				33,623,971 shares of com	mon st	stock, or 46.1% of the class, based on 72,926,850 shares		
					12				

1.	Names of Reporting Persons.  I.R.S. Identification Nos. of above persons (entities only)						
	James J.	Pallotta					
2.	Check the Approp	riate Box i	if a Member of a Group	(See Instructions)			
	(a) x						
	(b) o						
3.	SEC Use only						
4.	Source of funds (S	See Instruc	tions) OO	)			
5.	Check if disclosur	e of Legal	Proceedings Is Require	ed Pursuant to Items 2	2(d) or 2(e)	)	o
6.	Citizenship or Pla	ce of Orga	nization	United States			
		7.	Sole Voting Power	0			
Benefici	of Shares ally Owned by Eac	8.	Shared Voting Power	3,475,946 (See It	em 5(b))		
Reportin	ng Person With:	9.	Sole Dispositive Pow	er	0		
		10.	Shared Dispositive Po	ower	3,47	75,946	
11	Aggregate Amour	nt Benefici	ally Owned by Each Re	eporting Person		3,475,946*	
12.	Check if the Aggr	egate Amo	ount in Row (11) Exclud	des Certain Shares (Se	ee Instruct	ions)	X
13.	13. Percent of Class Represented by Amount in Row (11)				4.8% based on 72,926,850 shares o 2007	utstanding as of March 5,	
14.	Type of Reporting	Person (S	ee Instructions)			IN	
	roup is deemed to b ling as of March 5,			33,623,971 shares of c	common st	rock, or 46.1% of the class, based on	72,926,850 shares
				13			

1.	Names of Reporting Persons.  I.R.S. Identification Nos. of above persons (entities only)						
	Tudor	Propriet	ary T	Trading, L.L.C.			
2.	Check the Appr	ropriate l	Box	if a Member of a Group (	(See Instructions)		
	(a)	X					
	(b)	0					
3.	SEC Use only						
4.	Source of funds	s (See In:	struc	tions) OO			
5.	Check if disclo	sure of L	egal	Proceedings Is Required	d Pursuant to Items 2(d)	or 2(e)	e) o
6.	Citizenship or I	Place of (	Orga	nization	Delaware		
			7.	Sole Voting Power	0		
Benefici	of Shares ally Owned by Each	Each	8.	Shared Voting Power	292,713 (See Item 5(	b))	
Reportin	ng Person With:		9.	Sole Dispositive Power	r	0	
			10.	Shared Dispositive Pov	wer	292	2,713
11	Aggregate Amo	ount Ben	efici	ally Owned by Each Rep	porting Person		292,713*
12.	Check if the Ag	ggregate	Amo	ount in Row (11) Exclude	es Certain Shares (See Ir	istruct	tions) x
13.	13. Percent of Class Represented by Amount in Row (11)					0.4% based on 72,926,850 shares outstanding as of March 5, 2007	
14.	14. Type of Reporting Person (See Instructions) OO						00
	* The Group is deemed to beneficially own an aggregate of 33,623,971 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.						
					14		

1.	Names of Reporting Persons.  I.R.S. Identification Nos. of above persons (entities only)						
	The T	udor BVI G	Global Portfolio Ltd.				
2.	Check the App	ropriate Box	x if a Member of a	Group (See	Instructions)		
	(a)	X					
	(b)	0					
3.	SEC Use only						
4.	Source of funds	s (See Instru	uctions)	00			
5.	Check if disclo	sure of Lega	al Proceedings Is R	equired Pu	rsuant to Items 2(d) o	r 2(e)	0
6.	Citizenship or I	Place of Org	ganization	C	Cayman Islands		
		7.	Sole Voting Power	0			
Number of Shares Beneficially Owned by Each		Each 8.	Shared Voting Power	5	43,659 (See Item 5(b	)))	
Reportii	ng Person With:	9.	Sole Dispositive	Power		0	
		10.	Shared Disposit	ive Power		543,	,659
11	Aggregate Amo	ount Benefi	cially Owned by Ea	nch Reporti	ng Person		543,659*
12.	Check if the Ag	ggregate An	mount in Row (11) l	Excludes Co	ertain Shares (See Ins	structi	ions) x
13.	3. Percent of Class Represented by Amount in Row (11)					0.7% based on 72,926,850 shares outstanding as of March 5, $2007$	
14.	14. Type of Reporting Person (See Instructions) CO					СО	
* The G	* The Group is deemed to beneficially own an aggregate of 33,623,971 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.						
					15		

	Names of Reporting Persons.  I.R.S. Identification Nos. of above persons (entities only)						
	The R	aptor Glo	obal	Portfolio Ltd.			
2. (	Check the App	ropriate l	Box	if a Member of a Group (S	See Instructions)		
(	(a)	X					
(	(b)	0					
3.	SEC Use only						
4.	Source of fund	s (See In	struc	tions) OO			
5. (	Check if disclo	sure of L	Legal	Proceedings Is Required	Pursuant to Items 2(d)	or 2(e)	e) 0
6. (	Citizenship or l	Place of	Orga	nization	Cayman Islands		
			7.	Sole Voting Power 0	)		
	of Shares lly Owned by I g Person With:	Each	8.	Shared Voting Power	2,617,307 (See Item	5(b))	
Reporting	; Person with:		9.	Sole Dispositive Power		0	
			10.	Shared Dispositive Pow	er	2,61	517,307
11	Aggregate Am	ount Ben	efici	ally Owned by Each Repo	orting Person		2,617,307*
12.	Check if the Ag	ggregate	Amo	ount in Row (11) Excludes	s Certain Shares (See In	ıstruct	rtions) x
13. I	Percent of Class Represented by Amount in Row (11)					3.6% based on 72,926,850 shares outstanding as of March 5, 2007	
14.	Type of Report	ing Perso	on (S	ee Instructions)			СО
	oup is deemed t ng as of March				623,971 shares of com	mon st	stock, or 46.1% of the class, based on 72,926,850 shares
					16		

1.	Names of Reporting Persons.  I.R.S. Identification Nos. of above persons (entities only)										
	The A	Altar Rock	Fu	nd L.P.							
2.	Check the App	propriate B	Box	if a Member of a Group	(See Instructi	ons)					
	(a)	X									
	(b)	0									
3.	SEC Use only										
4.	Source of fund	ls (See Inst	truc	ctions) OO							
5.	Check if disclo	osure of Le	egal	l Proceedings Is Require	ed Pursuant to	Items 2(d) o	r 2(e	)		0	
6.	Citizenship or	Place of O	)rga	anization	Delaware						
		7	7.	Sole Voting Power	0						
Benefic	of Shares ally Owned by Each	Each	3.	Shared Voting Power	22,267 (Se	ee Item 5(b))	)				
керогш	ng Person With:		9.	Sole Dispositive Powe	er	(	0				
		10	0.	Shared Dispositive Po	wer		22,	267			
11	Aggregate Am	nount Bene	fici	ially Owned by Each Re	porting Persor	ı		22,2	267*		
12.	Check if the A	.ggregate A	Amo	ount in Row (11) Exclud	les Certain Sha	ares (See Ins	truct	tions)		X	
13.	13. Percent of Class Represented by Amount in Row (11)				Less than 0.1% based on 72,926,850 shares outstanding as of March 5, 2007						
14.	Type of Repor	ting Persor	n (S	See Instructions)				PN			
	* The Group is deemed to beneficially own an aggregate of 33,623,971 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.										
	17										

#### **EXPLANATORY NOTE**

This Amendment No. 3 to Schedule 13D supplementally amends the initial statement on Schedule 13D filed by the Reporting Persons on March 7, 2007 (the "Initial Statement"), Amendment No. 1 to Schedule 13D filed by the Reporting Persons on March 16, 2007 ("Amendment No. 1") and Amendment No. 2 to Schedule 13D filed by the Reporting Persons on March 26, 2007 ("Amendment No. 2"). This Amendment No. 3 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, Amendment No. 1 or Amendment No. 2. The Schedule 13D is amended as follows:

#### Item 3. Source and Amount of Funds or Other Consideration

The information under the heading "OFI," as amended and restated by Amendment No. 2, is amended and restated as follows:

<u>OFI</u>

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 \$350,541,960 (excluding commissions) of their own working capital or other resources.

#### Item 4. Purpose of Transaction

The following information is added to Item 4:

Pursuant to the Agreement, each member of the Group attended the Annual Meeting, in person or by proxy, such that all Shares held by each such Group member and its affiliates (as to which the member had the right to vote) were represented at the Annual Meeting, and voted such Shares at the Annual Meeting, in person or by proxy, in favor of the election of six director candidates who were specified by the Agreement, and voted as set forth in the Agreement with respect to other actions. The Group's director candidates were Michael Dornemann, Benjamin Feder, John F. Levy, Jon J. Moses, Michael James Sheresky and Strauss Zelnick.

Pursuant to the Agreement, the Group voted at the Annual Meeting in favor of proposal 2 listed in the Meeting Notice (a proposal to amend the Issuer's Incentive Stock Plan to increase the number of Shares reserved for issuance thereunder by 2,000,000), in favor of proposal 3 listed in the Meeting Notice (a proposal to ratify the appointment of Ernst & Young LLP as the Issuer's independent registered public accounting firm for its fiscal year ending October 31, 2007), and against proposal 4 listed in the Meeting Notice (a stockholder proposal requesting that the Board's Compensation Committee, when setting executive compensation, include social responsibility as well as corporate governance financial criteria in the evaluation).

On April 2, 2007, the Agreement terminated pursuant to its terms, and upon such termination the Group members intended to, and did, cease to be a group for all purposes, including for purposes of the Exchange Act. Pursuant to the rules of the SEC promulgated under the Exchange Act, on April 2, 2007 the Group was no longer deemed to have beneficial ownership, for purposes of Sections 13(d) and 13(g) of the Exchange Act, of all equity securities of the Issuer beneficially owned by each member of the Group. The description of the Agreement in this Schedule 13D is qualified in its entirety by reference to the full text of the Agreement, a copy of which was filed as an exhibit to the Initial Statement.

#### Item 5. Interest in Securities of the Issuer

(a) The table in item 5(a) in Amendment No. 2 is amended to update the "Aggregate Number of Shares Owned" by OppenheimerFunds, Inc. as set forth below:

	Aggregate Number of	Percentage of Class	
Name of Reporting Person	<b>Shares Owned</b>	Beneficially Owned (1)(2)	<u>Notes</u>
OppenheimerFunds, Inc. (2)	17,872,949	24.5%	Includes ownership reported for Oppenheimer Quest
			Opportunity Value Fund on Schedule 13D filed
			on March 12, 2007

(b) The table in Item 5(b) in Amendment No. 2 is amended to update the number of shares for OppenheimerFunds, Inc. as set forth below:

			Sole power to dispose or	Shared power to dispose
	Sole power to vote or to	Shared power to vote or to	to direct the disposition of	or to direct the disposition
Name of Reporting Person	direct the vote	direct the vote		<u>of</u>
OppenheimerFunds, Inc.	None	17,721,989	None	17,872,949

- (b) The two paragraphs, as amended and restated in Amendment No. 2, immediately following the table in Item 5(b) in Amendment No. 1, as amended and restated by Amendment No. 2, are hereby deleted. Under the heading "D.E. Shaw Reporting Persons," the last sentence of the first, third and fourth paragraphs are hereby deleted. Under the heading "SAC Reporting Persons," the last sentence of the paragraph is hereby deleted.
- (b) The second paragraph under the heading "OFI" in Item 5(b) in Amendment No. 1, as amended by Amendment No. 2, 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 17,872,949 Shares (constituting approximately 24.5% of the Shares outstanding).

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

The information under the heading "SAC Reporting Persons" in Item 6 in the Initial Statement is amended and restated as follows:

#### **SAC Reporting Persons:**

The SAC Reporting Persons may, from time to time, enter into and dispose of cash-settled equity swap or other similar derivative transactions with one or more counterparties that are based upon the value of the Shares, which transactions may be significant in amount. The profit, loss and/or return on such contracts may be wholly or partially dependent on the market value of the Shares, the relative value of the Shares in comparison to one or more other financial instruments, indexes or securities, a basket or group of securities in which the Shares may be included, or a combination of any of the foregoing. In addition to the Shares that they beneficially own without reference to these contracts, SAC Capital Associates and SAC Select currently have long economic exposure to 850,000 Shares and 78,462 Shares, respectively, and an affiliate of the SAC Reporting Persons, S.A.C. MultiQuant Fund, LLC, currently has short economic exposure to 34,400 Shares through such contracts. In addition, as of the date of the Initial Statement, S.A.C. MultiQuant Fund, LLC had 103,224 Shares on loan from a third party to cover an open short position in the same number of Shares. These contracts and arrangements do not give the SAC Reporting Persons direct or indirect voting, investment or dispositive control over any securities of the Issuer and do not require the counterparties thereto to acquire, hold, vote or dispose of any securities of the Issuer. Accordingly, the SAC Reporting Persons disclaim any beneficial ownership in any securities that may be referenced in such contracts or arrangement or that may be held from time to time by any counterparties to such contracts or arrangements.

Note: The short economic exposure and short position disclosed above existed at the date of the filing of the Initial Statement but disclosure of such was inadvertently omitted from the Initial Statement.

Steven A. Cohen has granted a Power of Attorney in favor of the signatory hereto, among others, dated May 24, 2000, a copy of which is filed with this Schedule 13D as <u>Exhibit 24.2</u>.

Item 7: Items to be filed as Exhibits

Exhibit 99.5: Information concerning OFI

#### **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: April 2, 2007 OPPENHEIMERFUNDS, INC.

By: /s/ CHRISTOPHER LEAVY

Name: Christopher Leavy Title: Senior Vice President

Date: April 2, 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: April 2, 2007 D. E. SHAW & CO., L.P.

By: /s/ ERIC WEPSIC

Name: Eric Wepsic Title: Managing Director

Date: April 2, 2007 DAVID E. SHAW

Date: April 2, 2007

By: /s/ ERIC WEPSIC

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

Date: April 2, 2007 S.A.C. CAPITAL ADVISORS, LLC

By: /s/ PETER NUSSBAUM

Name: Peter Nussbaum Title: Authorized Signatory

S.A.C. CAPITAL MANAGEMENT, LLC

By: /s/ PETER NUSSBAUM

Name: Peter Nussbaum Title: Authorized Signatory Date: April 2, 2007 SIGMA CAPITAL MANAGEMENT, LLC By: /s/ PETER NUSSBAUM Name: Peter Nussbaum Title: Authorized Signatory Date: April 2, 2007 CR INTRINSIC INVESTORS, LLC By: /s/ PETER NUSSBAUM Name: Peter Nussbaum Title: Authorized Signatory STEVEN A. COHEN Date: April 2, 2007 By: /s/ PETER NUSSBAUM Name: Peter Nussbaum, Authorized Signatory Date: April 2, 2007 TUDOR INVESTMENT CORPORATION By: /s/ ANDREW S. PAUL Name: Andrew S. Paul Title: Managing Director and General Counsel Date: April 2, 2007 /s/ PAUL TUDOR JONES, II PAUL TUDOR JONES, II Date: April 2, 2007 /s/ JAMES J. PALLOTTA JAMES J. PALLOTTA Date: April 2, 2007 TUDOR PROPRIETARY TRADING, L.L.C. By: /s/ ANDREW S. PAUL Name: Andrew S. Paul Title: Managing Director and General Counsel Date: April 2, 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: April 2, 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: April 2, 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

## **EXHIBIT 99.5**

## **Information Concerning OFI**

#### OFI

Name	OppenheimerFunds, Inc.*			
State of Organization	Colorado			
Principal Business	Investment Management			
Principal Office Address	Two World Financial Center, 225 Liberty Street, 11 <sup>th</sup> Floor, New York, NY 10281			

<sup>\*</sup>OFI beneficially owns 17,872,949 Shares.

## OAC

Name	ppenheimer Acquisition Corporation			
State of Organization	New York			
Principal Business	Holding Company			
Principal Office Address	Two World Financial Center, 225 Liberty Street, 11 <sup>th</sup> Floor, New York, NY 10281			

## MassMutual Holding LLC

Name	assMutual Holdings LLC			
State of Organization	Delaware			
Principal Business	Holding Company			
Principal Office Address	1295 State Street, Springfield, Massachusetts 01111			

## Massachusetts Mutual Life Insurance Company\*

Name	Massachusetts Mutual Life Insurance Company			
State of Organization	Massachusetts			
Principal Business	Insurance			
Principal Office Address	1295 State Street, Springfield, Massachusetts 01111			

<sup>\*</sup>MMLIC beneficially owns 1,896,300 Shares (including 1,887,500 Shares beneficially owned by OFI)

## OFI - Executive Officers and Directors

Name	Citizenship	Business Address	Principal Occupation	Name, Business and Address of Employer
John V. Murphy	US	Two World Financial Center,	Chairman, CEO and	OppenheimerFunds, Inc., Two World Financial
		225 Liberty Street, 11 <sup>th</sup>	President	Center, 225 Liberty Street, 11 <sup>th</sup> Floor, New York,
		Floor, New York, NY 10281		NY 10281 (Investment Management)
Richard Knott	US	"	President of OFDI	"
Kurt J. Wolfgruber	US	"	CIO	"
David Pfeffer	US	"	CFO	"
Robert G. Zack	US	"	EVP and General Counsel	"
Donna Winn*	US	"	President of OFIPI	"
Michael Baldwin	US	6803 South Tucson Way, Centennial, CO 80112	President of OFS	u .
Chuck McKenzie	US	470 Atlantic Avenue, 11th Floor Boston, MA 02210	CEO and CIO of OFII	

<sup>\*</sup> Ms. Winn beneficially owns 1,254 Shares.

Name	Citizenship	Business Address	Principal Occupation	Name, Business and Address of Employer
OFFICERS	Citizensinp	Dusiness radiess	г пистры оссырацоп	runie, Business una ruaress of Employer
V. Vanessa Williams	US	1295 State St, Springfield, MA 01111	VP, Retirement Services	Massachusetts Mutual Life Insurance Co., 1295 State St., Springfield, MA 0111 (Financial Services)
Mark Roelling	US	"	EVP and General Counsel	"
Stephen L. Kuhn	US	"	Senior Vice President and	66
			Corporate Secretary	
E. Thomas Johnson Jr.	US	ii	SVP, Retirement Income Group	4
William B. Fisher	US		VP, Associates General Counsel	cc
Elaine Sarsynski	US	"	EVP and Chief	"
Icadoro Iorman	US	· ·	Administrative Officer	u u
Isadore Jermyn M. Dale Janes	US	· ·	SVP and Actuary SVP, Retirement Services	"
David Carlson	US	· · ·	VP, Actuary	u
Ronald Copes	US	· · ·	VP, Chief Administrative	"
			Office	
John Spencer Williams	US	"	SVP, IIG	"
Gregory E. Deavens	US	MassMutual, 100 Bright Meadow Blvd., Enfield, CT 06082	SVP and CFO	•
Burvin E. Pugh	US	1295 State St, Springfield, MA 01111	SVP, Sales and Distribution	cc
William F. Glavin, Jr.	US	"	EVP, IIG	"
Jerome S. Golden	US	340 Madison Avenue,	President, Income	u
			Management Strategy	
Melissa Millan	US	1295 State St, Springfield, MA 01111	SVP, Product Management	"
James S. Collins	US	"	VP and Actuary	"
Pamela Delaney	US	··	VP, Sales	ec .
Douglas J. Jangraw	US	"	VP and Actuary	u
Ricky Swaye	US	"	VP, Corporate Services	ec
William F. O'Grady, Jr.	US	"	SVP, Distribution	··
John Skar	US	"	SVP, Chief Actuary	ιι .
Mary Trish Robinson	US	"	SVP, Strategic Communications	"
Rich Bourgeois	US	"	SVP, CFO	ec .
Peter J. Bautz	US	"	VP, Tax	ii e
John Miller Jr.	US	"	SVP and CFO, MassMutual Intl	"
Frederick C. Castellani	US	"	EVP, Retirement Services	ec .
Donald B. Robitaille	US	"	SVP, Gen Auditor	ii e
Michael Rollings	US	"	EVP and CFO	ıı.
Norman Smith	US	"	VP and Corporate Controller	"
Robert Haran	US	MassMutual, 100 Bright Meadow Blvd., Enfield, CT 06082	VP and Chief Underwriter	cc
Larry N. Port	US	1295 State St, Springfield, MA 01111	SVP, Corporate Development	cc
Rodney J. Dillman	US	1500 Main St., 28 <sup>th</sup> Fl., Springfield, MA 01115	VP and Assoc General Counsel	cc
Kennedy W. Lane	US	1295 State St, Springfield, MA 01111	VP and CFO, IIG	"
Edward M. Kline	US	"	VP and Treasurer	"
Debra A. Palermino	US	"	VP, Financial Group	ii e
Anne Kandilis	US	"	VP, Gov't Relations	"
Michael Fanning	US	cc	SVP, Chief Operating Officer	cc .
Kenneth S. Cohen	US	66	SVP, Deputy General Counsel	ш
Margaret Sperry	US	"	SVP, Chief Compliance Officer	· ·

Michael L. Kerley	us	- -	VP, Chief Compliance Officer, USIG	α
Roger W. Crandall	US	1500 Main St., Suite 2200, Springfield, MA 01115	EVP and Chief Inv Officer	cc
Steven Holstein	US	100 Bright Meadow Blvd., Enfield, CT 06082	SVP, Marketing	cc
Gary J. Bacchiocchi	US	1500 Main St., Suite 1400, Springfield, MA 01115	VP, Financial Products Div.	•
Johnathan Picoult	US	100 Bright Meadow Blvd., Enfield, CT 06082	SVP, Marketing	cc .
Beverly A. Holmes	US	1295 State St, Springfield, MA 01111	SVP, Retirement Services	α .
Anne Melissa Dowling	US	100 Bright Meadow Blvd., Enfield, CT 06082	SVP, USIG	
John W. Chandler	US	1295 State St, Springfield, MA 01111	SVP, USIG	cc
Marie Augsberger	US	"	SVP and COO, Retirement Services	ξς.
DIRECTORS				
Roger G. Ackerman	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Chairman and CEO (Retired)	Corning Inc. One Riverfront Plaza, Corning, New York 14831 (Manufacturing)
James R. Birle	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Chairman	Resolute Partners LLC 767 FIFTH AVENUE, 48TH FLOOR NEW YORK NY 10153 (Investment Management)
Gene Chao	US	c/o MassMutual 1295 State St, Springfield, MA 01111	President (Retired)	Computer Projections, Inc. 8 West 40th Street 7th Floor New York, NY 10018 (Graphics Services and Equipment)
James H. DeGraffenreidt, Jr.	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Chairman and Chief Executive Officer	Washington Gas Light Company 101 Constitution Avenue NW Washington, DC 20080 (Utility)
Patricia Diaz Dennis	US	c/o MassMutual 1295 State St, Springfield, MA 01111	SVP and Asst General Counsel	AT&T Services, Inc. 175 East Houston San Antonio, TX 78205 (Telecommunications)
James L. Dunlap	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Vice Chairman (Retired)	Ocean Energy, Inc. 1001 Fannin, Suite 1600 Houston, TX 77002 (Energy)
William B. Ellis	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Chairman and CEO (Retired)	Northeast Utilities ONE FEDERAL STREET BUILDING 111-4 SPRINGFIELD MA 01105 (Utility)
Robert A. Essner	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Chairman and Chief Executive Officer	Wyeth 5 Giralda Farms Madison, NJ 07940 (Pharmaceutical)
Robert M. Furek	US	c/o MassMutual 1295 State St, Springfield, MA 01111	President and CEO (Retired)	Heublein, Inc. Farmington, CT (Agriculture)
Carol A. Leary	US	c/o MassMutual 1295 State St, Springfield, MA 01111	President	Bay Path College 588 Longmeadow Street Longmeadow, MA 0116 (Education)
William B. Marx, Jr.	US	c/o MassMutual 1295 State St, Springfield, MA 01111	SEVP (Retired)	Lucent Technologies, Inc. 600 Mountain Avenue Murray Hill, NJ 07947 (Telecommunications)
John F. Maypole	US	c/o MassMutual 1295 State St, Springfield, MA 01111	Managing Partner	Peach State Real Estate Holdings P.O. Box 1223 Toccoa, GA 30577

				(Real Estate)
Marc Racicot	US	c/o MassMutual 1295 State St, Springfield, MA 01111	President	American Insurance Association 1130 Connecticut Avenue NW Suite 1000 Washington, DC 20036 (Insurance)
Stuart H. Reese	US	1295 State St, Springfield, MA 01111	President and CEO	MassMutual 1295 State St Springfield, MA 01111 (Insurance)
John Murphy (see OFI listing)				