IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

GUEST TEK INTERACTIVE)
ENTERTAINMENT LTD.,)
)
Plaintiff,)
)
V.) C.A. No. 18-1394 (RGA)
)
NOMADIX, INC.,)
)
Defendant)

ORDER ON PLAINTIFF'S DISCOVERY MOTION

The Court, having considered the issues raised in Plaintiff Guest Tek Interactive Entertainment Ltd.'s letter of November 11, 2020, and Defendant Nomadix, Inc.'s response thereto (D.I. 188, D.I. 191), and as discussed during the discovery conference held today;

IT IS HEREBY ORDERED THAT:

Plaintiffs' requests are **GRANTED** in part and **DENIED** in part.

I. Fact discovery is **CLOSED**, except as follows. Before December 18, 2020, Plaintiff may conduct the Rule 30(b)(6) depositions of the four identified witnesses (Leeds, Olshansky, Cook, and Ambriosio) on the various identified topics. (D.I. 189-1 at 6 of 132). The depositions shall occur during the week of December 7th on different days for each witness unless the parties agree to something else (which in relation to the topics assigned to Ms. Leeds would appear to be necessary). Guest Tek is permitted to complete third-party discovery with respect to the four subpoenas that were previously served, with the understanding that "complete third-party discovery" essentially means to complete document production with any depositions limited to one hour per party (assuming authentication is not at issue). Mr. Reeder may be deposed for thirty minutes. Defendant's request at the conference to conduct a Rule 30(b)(6) deposition of a Plaintiff's witness and a Rule 30(b)(1) deposition of Plaintiff's Chief Technology

Officer (the latter for no more than three hours), both of which had been offered post-November 13th, was granted. No other fact discovery is permitted by the parties. Any other directions I gave during the conference are to be treated as orders to the extent they are not inconsistent with this Order.

II. The deadline for opening expert reports, currently December 18, 2020 (D.I. 144 at Exhibit A), is extended until January 4, 2021. No other expert deadlines are extended.

III. Since it is apparent that the pro hac vice attorneys for the parties have difficulty dealing with each other in a reasonable and professional manner, as witnessed by the extraordinary number of discovery disputes (first, D.I. 29, 30, 31; second, D.I. 55, 56, 57; third, D.I. 69, 70, 73; fourth, D.I. 109, 110, 111, 112, 118, 127, 129, 142, 144; fifth, D.I. 152, 154, 156, 159, 174, 175; and sixth, this one), I am ORDERING that:

A. Plaintiff is to submit a letter on the last business day of each week (starting December 4 and ending when third-party discovery is completed) describing the efforts it has made to obtain the third-party discovery during the preceding week. I expect Delaware counsel who signs the letter to be personally responsible for the accuracy of any factual assertions in the letter.

B. The parties are to submit a joint letter every third business day starting on December 4, and continuing until the conclusion of the Rule 30(b)(6) depositions, either advising that there are no scheduling disagreements or detailing any such disagreements with one or more proposed orders for resolving them.

SO ORDERED this 1st day of December 2020.

_/s/ Richard G. Andrews
UNITED STATES DISTRICT JUDGE