RESOLVED that stockholders of Electronic Arts, Incorporated recommend that the Board of Directors, to the extent consistent with its fiduciary duties, submit to a stockholder vote an amendment to the Corporation’s Certificate of Incorporation or the Corporation’s Bylaws that states that the Corporation (1) shall, to the extent permitted by law, submit to a vote of the stockholders at an annual meeting any Qualified Proposal to amend the Corporation’s Bylaws; (2) shall, to the extent permitted by law, include any such Qualified Proposal in the Corporation’s notice of an annual meeting of the stockholders delivered to stockholders; and (3) shall, to the extent permitted by law, allow stockholders to vote with respect to any such Qualified Proposal on the Corporation’s proxy card for an annual meeting of stockholders. “Qualified Proposals” refer in this resolution to proposals satisfying the following requirements:

(a) The proposal was submitted to the Corporation no later than 120 days following the Corporation’s preceding annual meeting by one or more stockholders (the “Initiator(s)” that (i) singly or together beneficially owned at the time of submission no less than 5% of the Corporation’s outstanding common shares, (ii) represented in writing an intention to hold such shares through the date of the Corporation’s annual meeting, and (iii) each beneficially owned continuously for at least one year prior to the submission common shares of the Corporation worth at least $2,000.00;

(b) If adopted, the proposal would effect only an amendment to the Corporation’s Bylaws, and would be valid under applicable law;

(c) The proposal is a proper action for stockholders under state law and does not deal with a matter relating to the Corporation’s ordinary business operations;

(d) The proposal does not exceed 500 words; and

(e) The Initiator(s) furnished the Corporation within 21 days of the Corporation’s request any information that was reasonably requested by the Corporation for determining eligibility of the Initiator(s) to submit a Qualified Proposal or to enable the Corporation to comply with applicable law.

SUPPORTING STATEMENT:

Statement of Professor Lucian Bebchuk: In my view, when stockholders representing more than 5% of the Corporation’s common shares wish to have a vote on a Bylaw amendment proposal satisfying the conditions of a Qualified Proposal, it would be desirable to facilitate such a vote. Current and future SEC rules may in some cases allow companies – but do not currently require them – not to place proposals for Bylaw amendments initiated by stockholders in the Corporation’s notice of an annual meeting and proxy card for the meeting. Even stockholders who believe that no changes in the Corporation’s Bylaws are currently worth adopting should consider voting for my proposal to express support for facilitating stockholders’ ability to decide for themselves whether to adopt Bylaw amendments initiated by stockholders. Note that, if the Board of Directors were to submit the proposed change in the Certificate of Incorporation or Bylaws to a stockholder vote, the change would occur only if the stockholders approve it.

I urge you to vote for this proposal.