

EXHIBIT 3

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

MICROUNITY SYSTEMS, ENGINEERING,	§	
Plaintiff,	§	
	§	
v.	§	CIVIL ACTION NO. 2-05-CV-505 (TJW)
	§	
SCEA COMPUTER ENTERTAINMENT	§	
AMERICA, INC.	§	
Defendant.	§	

ORDER

The court has reviewed Plaintiffs' Motion to Compel Defendant SCEA to Present Witnesses to Testify at a Location in the United States Under Fed. R. Civ. P. Rule 30(b)(6) and related briefing. The court ORDERS that Defendant produce witnesses competent to testify on the topics identified in MicroUnity's 30(b)(6) notice dated April 26, 2007 on or before August 15, 2007. SCEA may comply with this order in one of three ways: (1) make the witnesses available to MicroUnity in Japan and pay MicroUnity's reasonable costs and fees associated with the deposition of the witnesses; (2) make the witnesses available to MicroUnity in South Korea and pay MicroUnity's reasonable costs and fees associated with the deposition of the witnesses; or (3) make the witnesses available in California (the location of SCEA's principal place of business) and MicroUnity will pay its own costs and fees to depose the witnesses