

EXHIBIT D

From: Ott, Carter
Sent: Sunday, June 06, 2010 3:17 PM
To: Jeffrey Carton; Rebecca Coll; Greg Blankinship; David Meiselman; Jerome Noll
Cc: Richard Baker; Ronald Ball; Rebecca Bates; Michael Berg; Lawrence Brocchini; Barry Cepelewicz; John D'Amico; John Dawson; James Denlea; James Eberz; Peter Freiberg; Richard Nealon; Jill Owens; Myra Packman; Joan Ruddy; Donald Scialabba
Subject: RE: Representations on Meiselman website regarding Ventura v. SCEA

Thank you, Jeff. I'm still not clear why you believe SCEA could be responsible for this posting. I assume you have also taken steps to ensure this does not happen again.



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From: Jeffrey Carton [<mailto:JCarton@mdpcelaw.com>]
Sent: Sunday, June 06, 2010 3:09 PM
To: Ott, Carter; Rebecca Coll; Greg Blankinship; David Meiselman; Jerome Noll
Cc: Richard Baker; Ronald Ball; Rebecca Bates; Michael Berg; Lawrence Brocchini; Barry Cepelewicz; John D'Amico; John Dawson; James Denlea; James Eberz; Peter Freiberg; Richard Nealon; Jill Owens; Myra Packman; Joan Ruddy; Donald Scialabba
Subject: Re: Representations on Meiselman website regarding Ventura v. SCEA

Carter - as of this email, it is my understanding that the unauthorized post to our website has been removed. I would appreciate you investigating with Sony who may have been responsible for this unauthorized hack, as we will be conducting a similar investigation on our end. Thank you for bringing this to our attention.

Sent using BlackBerry

From: Ott, Carter <Carter.Ott@dlapiper.com>

To: Rebecca Coll; Greg Blankinship; Jeffrey Carton; David Meiselman; Jerome Noll
Cc: Richard Baker; Ronald Ball; Rebecca Bates; Michael Berg; Lawrence Brocchini; Barry Cepelewicz; John D'Amico; John Dawson; James Denlea; James Eberz; Peter Freiberg; Richard Nealon; Jill Owens; Myra Packman; Joan Ruddy; Donald Scialabba
Sent: Sun Jun 06 14:27:27 2010
Subject: Representations on Meiselman website regarding Ventura v. SCEA

Counsel,

We learned this morning that you are making the representations below on your firm's website regarding the *Ventura v. Sony Computer Entertainment America Inc.* action. As you know, these representations are false. Delete this from your firm's website immediately. If we do not receive confirmation by 5 p.m. today that you have done so, we will bring an *ex parte* administrative motion for an order instructing you to do so and we will move to disqualify you as counsel.

Sony refunding all PS3 owners for removing an advertised feature June 6 2010

In the end of April the firm had filed a class action lawsuit against Sony Computer Entertainment America, Inc., for Sony's decision to force users of its Playstation 3 console to either install an update that would disable the console's "Other OS" feature or lose the ability to play games with other users in the network. Because Sony failed to defend it's intentions in court, the judge decided that Sony will have to pay every PS3 owner, who bought his PS3 before March 27, 2010, a refund of 50% of the price when purchased.

The firm thanks all the PS3 owners who mailed, which made our voice even louder. PS3 owners that haven't mailed us should make contact with Sony Computer Entertainment America, Inc to claim their refund. An European firm will also file a class action law suit against Sony Computer Entertainment Europe, Inc. We hope that we've done the PS3 owners a service. We are very glad as this is once of the biggest victory's in our firm's history.

Sony will also be at handing out refunds at "E3", a large video-gaming event, to all registered PS3 owners. A new article will be posted very soon on how Sony will be handling this matter.



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12/14/2010

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12/14/2010