

# **EXHIBIT 1**

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10 **UNITED STATES DISTRICT COURT**  
11 **NORTHERN DISTRICT OF CALIFORNIA**

**EDL**

12 TODD DENSMORE and ANTAL HERZ, on  
13 behalf of themselves and all others similarly  
14 situated,

15 Plaintiffs,

16 v.

17 SONY COMPUTER ENTERTAINMENT  
18 AMERICA, INC., a Delaware corporation,

19 Defendant.

CASE NO. 10 1945  
CLASS ACTION COMPLAINT  
DEMAND FOR JURY TRIAL

20  
21 Plaintiffs Todd Densmore and Antal Herz, on behalf of themselves and all others  
22 similarly situated, based on personal knowledge, the investigation of their counsel, and on  
23 information and belief, allege the following against Defendant Sony Computer Entertainment  
24 America, Inc. ("Sony" or "Defendant"):

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ORIGINAL  
FILED  
2010 MAY -5 P 3:49  
RICHARD W. WILKINS  
CLERK: U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

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**NATURE OF ACTION**

1. Since Sony introduced the PlayStation 3 (“PS3”) in 2006, one of its advertised features included the “Install other OS” function that allowed users to install and run other operating systems such as Linux.

2. On April 1, 2010, Sony released a PS3 firmware update version 3.21 (“Firmware 3.21”) for the specific purpose of disabling the “Install Other OS” function. PS3 users who do not install Firmware 3.21 lose the ability to sign on to the PlayStation Network (“PSN”), play online games, access other online features, and play PS3 games or Blu-Ray discs that require Firmware 3.21 or higher.

3. Defendant intentionally accessed PS3 systems and intentionally transmitted Firmware 3.21 with the knowledge and intent of disabling its advertised “Install Other OS” function.

4. Plaintiffs paid for PS3 features and functions that Defendant has rendered inoperable as a result of Firmware 3.21.

5. Defendant’s actions have resulted in injury in fact and lost money or property to Plaintiffs. Plaintiffs, on behalf of themselves and the proposed Class (as defined in paragraph 33 below), hereby seek damages and other relief the Court deems just.

**PARTIES**

6. Plaintiff Todd Densmore is a citizen and individual residing in Cumming, Georgia. Plaintiff Densmore bought a PS3 developed, marketed, and distributed by Defendant. Plaintiff Densmore installed Firmware 3.21 as required by Defendant to operate certain functions and to access certain games and thereafter lost the ability to use other operating systems. Plaintiff Densmore has suffered injury in fact and has lost money and/or property as a result of the unlawful conduct alleged herein.



1 **INTRADISTRICT ASSIGNMENT**

2 11. Pursuant to Local Rules 3-2(c) and 3-5(b), this action should be assigned to the San  
3 Francisco Division of California because Defendant resides in the County of San Mateo.

4 **FACTUAL ALLEGATIONS**

5 **Sony and PS3 Background**

6  
7 12. Defendant, Sony Computer Entertainment America, Inc. was founded in 1994 as the  
8 North American division of Sony Computer Entertainment Inc. and according to its website, is  
9 responsible for the “continued growth of the PlayStation® market in the United States and  
10 Canada.”

11 13. In 1995, the original PlayStation game console was introduced in the United States.  
12 More than 100,000 units were sold during its debut weekend and more than one million units  
13 were sold within the first six months.

14  
15 14. On November 17, 2006, Defendant introduced the PS3, touting it as “the most  
16 advanced computer system that serves as a platform to enjoy next generation computer  
17 entertainment.” Defendant advertised, marketed, and sold PS3 systems as including a built-in  
18 Blu-ray disc player, the ability to go online to access the PSN and play against other players, and  
19 the ability to install other operating systems.<sup>1</sup> The ability to play Blu-ray discs and install other  
20 operating systems is unique to the PS3 among other video games consoles.

21  
22 15. The manufacturer’s suggested retail price for the PS3 has ranged from approximately  
23 \$300 to \$600. Defendant has reportedly sold approximately 23 million PS3 systems.

24 16. The video game console and game industry is a multi-billion dollar market. Game  
25 console manufacturers such as Defendant fiercely compete with one another to market their  
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28 <sup>1</sup> Open Platform for PLAYSTATION®3, <http://www.playstation.com/ps3-openplatform/index.html>

1 game consoles with the latest features to consumers and to bring lucrative games to the market.  
2 The PS3 competes with other video game consoles such as Microsoft's Xbox 360 and the  
3 Nintendo Wii. The ability to install other operating systems and the inclusion of a built-in Blu-  
4 ray Disc player is unique to the PS3 among other video game consoles.

### 6 Sony Markets PS3's "Install Other OS" Feature

7 17. Amongst the PS3's features includes the "Open Platform" or "Install Other OS"  
8 feature. Defendant's website provides, "[t]here is more to the PLAYSTATION®3 (PS3™)  
9 computer entertainment system than you may have assumed. In addition to playing games,  
10 watching movies, listening to music, and viewing photos, you can use the PS3™ system to run  
11 the Linux operating system. By installing the Linux operating system, you can use the PS3™  
12 system not only as an entry-level personal computer with hundreds of familiar applications for  
13 home and office use, but also as a complete development environment for the Cell Broadband  
14 Engine™ (Cell/B.E.)."<sup>2</sup>

16 18. The "Install Other OS" feature allowed Plaintiffs and other PS3 users to run a number  
17 of web browsers, which provide more functionality than the one browser Defendant has in its  
18 native PS3 operating system. For example, users could also run word processor software,  
19 spreadsheet software, and email software on other operating systems. The "Install Other OS"  
20 feature also allowed Cell programming and the operation of supercomputer clusters.<sup>3</sup> The  
21 "Other OS" feature essentially allowed users to operate the PS3 like a computer rather than  
22 simply a gaming console.

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26 <sup>2</sup> <http://www.playstation.com/ps3-openplatform/index.html>

28 <sup>3</sup> Cell is a microprocessor which facilitates software development. The PS3 is the most accessible Cell platform. [http://en.wikipedia.org/wiki/Cell\\_%28microprocessor%29](http://en.wikipedia.org/wiki/Cell_%28microprocessor%29).

1 19. Indeed, Sony touted this as a major feature of the PS3. In June 2006, Ken Kutaragi,  
2 the president and CEO of Sony Computer Entertainment stated that “[the PS3] is radically  
3 different from the previous PlayStation. It is clearly a computer. Indeed, with a game console,  
4 you need to take out any unnecessary elements inside the console in order to decrease its cost. . .  
5 . This will of course apply to the PS3 as well.”<sup>4</sup> He also stated that while “[l]owering costs is  
6 important but more important is its capacity to evolve.” *Id.* “Everything has been planned and  
7 designed so it will become a computer. The previous PlayStation had a memory slot as its  
8 unique interface. In contrast, the PS3 features PC standard interfaces. Because they are  
9 standard, they are open.” *Id.*

11 20. In February 2007, Phil Harrison, the President of Sony Computer Entertainment  
12 Worldwide Studios at the time, stated in an interview with *Newsweek* videogame journalist,  
13 N’Gai Croal, that “[o]ne of the most powerful things about the PS3 is the ‘install Other OS’  
14 option.”<sup>5</sup>

16 21. The ability to install other operating systems was a built-in component of the core  
17 functionality of the PS3 system and users were able to use this feature out of the box.

18 22. At the point of sale, Sony failed to disclose, and/or adequately disclose, to Plaintiffs  
19 or Class members that it reserved the right to remove an advertised, built-in feature, like the  
20 ability to run other operating systems through a remote firmware update. Defendant’s right to  
21 remove the “Install Other OS” feature is not disclosed in Defendant’s Terms of Service or  
22 System Software License Agreement.  
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25 \_\_\_\_\_  
26 <sup>4</sup> Kutaragi Details PS3 ‘Computer’ Claim, <http://www.edge-online.com/news/kutaragi-details-ps3-computer-claim>

27 <sup>5</sup> 20 Questions With Phil Harrison At DICE, <http://kotaku.com/235049/20-questions-with-phil-harrison-at-dice>; DICE 2007 Phil Harrison Keynote Pt. 4,  
28 <http://www.gametrailers.com/video/dice-2007-sony/17006>.

1 23. The ability to run the other operating systems was considered to be important and  
2 material to users. The PS3 is the only gaming console that allows users to install other operating  
3 systems.

4 24. Defendant knew that the ability to run other operating systems was considered to be  
5 important and material to users. On or around August 18, 2009, Defendant announced the  
6 release of the PS3 “slim” model available on September 1, 2009. The PS3 slim did not include  
7 the ability to install other operating systems. However, Defendant’s PS3-Linux maintainer,  
8 Geoffrey Levand, assured users on via email that “SCE [Sony Computer Entertainment] is  
9 committed to continue the support for previously sold models that have the ‘Install Other OS’  
10 feature and that this feature will not be disabled in future firmware releases.”<sup>6</sup>

11  
12 **Sony Disables The “Install Other OS” Feature And Other PS3 Functions**

13  
14 25. On or around March 28, 2010, Patrick Sebold, Defendant’s Senior Director of  
15 Corporate Communications and Social Media, announced on Defendant’s blog that Firmware  
16 3.21 would be released on April 1, 2010 and its installation “will disable the ‘Install Other OS’  
17 feature that was available on the PS3 systems prior to the current slimmer models, launched in  
18 September 2009. This feature enabled users to install an operating system, but due to security  
19 concerns, Sony Computer Entertainment will remove the functionality through the 3.21 system  
20 software update.”<sup>7</sup> Defendant did not specify which security concerns Firmware 3.21 would  
21 address.  
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26 <sup>6</sup> Levand’s email, as posted by a user on Defendant’s blog: Posting of jayyy91, to  
27 <http://blog.us.playstation.com/2010/03/28/ps3-firmware-v3-21-update/comment-page-33/>  
28 (March 29, 2010, 2:50 pm).

<sup>7</sup> <http://blog.us.playstation.com/2010/03/28/ps3-firmware-v3-21-update/comment-page-2/#comments>



1       26.     Sebold posted that consumers and organizations that use the “Install Other OS”  
2 feature could “choose” not to install Firmware 3.21. However, if a user does not install  
3 Firmware 3.21, he or she would lose a number of material PS3 features.<sup>8</sup>

4       27.     On or about April 1, 2010, Defendant released Firmware 3.21. Defendant stated that  
5 Firmware 3.21 would disable the “Install Other OS” feature, improve playback quality of  
6 downloaded PlayStation software from the PlayStation Store, and improve security to address  
7 security vulnerabilities that may occur when playing MP4 format video files.<sup>9</sup>

8       28.     However, if a user fails to download Firmware 3.21, he or she will lose the following  
9 features: (1) the ability to sign in to the PlayStation@Network; (2) the ability to use online  
10 features that require a user to sign in to the PSN, such as chat; (3) the ability to use the online  
11 features of PS3 format software; (4) playback of PS3 software or Blu-ray Disc videos that  
12 require Firmware 3.21 or later; (5) playback of copyright-protected videos that are stored on a  
13 media server; (6) use of new features and improvements that are available on PS3 Firmware 3.21  
14 or later.<sup>10</sup>

15       29.     Since the ability to play Blu-ray discs and play games online through the PSN are  
16 features unique to the PS3 console and important to users, installing Firmware 3.21 is not  
17 optional. Even Defendant’s console games are increasingly reliant on online updates, online  
18 content, and online play. Defendant essentially presented users with a Hobson’s Choice, or a  
19 “choice” between two equally undesirable alternatives: users would either lose the ability to use  
20 other operating systems, an advertised and important feature, or lose the ability to access online,  
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25 \_\_\_\_\_  
26 <sup>8</sup> <http://blog.us.playstation.com/2010/03/28/ps3-firmware-v3-21-update/comment-page-2/#comments>

27 <sup>9</sup> <http://us.playstation.com/support/systemupdates/ps3/index.htm>

28 <sup>10</sup> [http://us.playstation.com/support/systemupdates/ps3/ps3\\_321\\_update1/index.htm](http://us.playstation.com/support/systemupdates/ps3/ps3_321_update1/index.htm)

1 Blu-ray, and gaming features. On one hand, installing Firmware 3.21 renders the PS3 inoperable  
2 for its use as a computer; on the other hand, failure to install Firmware 3.21 basically renders a  
3 users' PS3 inoperable for its intended purpose as a gaming and Blu-ray Disc console.

4 30. Since Defendant released Firmware 3.21, thousands of users have written complaints  
5 on Internet websites and message boards, including the message board Defendant maintains on  
6 its website, regarding Firmware 3.21 and its removal of the "Install Other OS" feature.

### 8 **Plaintiffs' Experiences**

9 31. Plaintiff Densmore purchased a PS3 in 2007. Before his purchase, he saw the "Install  
10 Other OS" feature advertised on Defendant's website. He also read blogs and forums on the  
11 Internet regarding the PS3's "Install Other OS" feature. Plaintiff Densmore purchased the PS3  
12 over other gaming consoles in part because of the ability to run the other operating systems. By  
13 using the "Install Other OS" feature, Plaintiff Densmore was able to utilize Cell programming.  
14 Plaintiff Densmore was required to download Firmware 3.21 in order to continue his ability to  
15 sign on to the PSN, play games online, access certain gaming features, and play Blu-ray Discs.  
16 Plaintiff Densmore downloaded Firmware 3.21 and lost the "Install Other OS" feature. As such,  
17 Plaintiff Densmore has been damaged as a result of Defendant's conduct.

18  
19 32. Plaintiff Herz purchased a PS3 on October 11, 2008. Before his purchase, he saw the  
20 "Install other OS" feature advertised on Defendant's website. He also read blogs and forums on  
21 the Internet regarding the PS3's "Install Other OS" feature. Plaintiff Herz purchased the PS3  
22 over other gaming consoles in part because of the ability to run the other operating systems. By  
23 using the "Install Other OS" feature, Plaintiff Herz was able to run word Processor software,  
24 spreadsheet software, email software, other productivity applications, and make his own  
25 programs. He could also log back on to Defendant's native operating system and play against  
26 users online. Plaintiff Herz was required to download Firmware 3.21 in order to continue his  
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1 ability to sign on to the PSN, play games online, access certain gaming features, and play Blu-  
2 ray Discs.. Plaintiff Herz downloaded Firmware 3.21 and lost the “Other OS” feature. As such,  
3 Plaintiff Herz has been damaged as a result of Defendant’s conduct.

4  
5 **CLASS ACTION ALLEGATIONS**

6 33. Plaintiffs Densmore and Herz bring this suit as a class action pursuant to Rule 23 of  
7 the Federal Rules of Civil Procedure, on behalf of themselves and all other similarly situated  
8 persons. The Class is initially defined as follows:

9 **All persons in the United States who purchased a PS3 from November 17, 2006 to**  
10 **March 27, 2010 and continued to own the PS3 on March 27, 2010.**

11 34. Excluded from the class are Defendant and its subsidiaries and affiliates, and  
12 Defendant’s executives, board members, legal counsel, and their immediate families.

13 35. Plaintiffs reserve the right to amend or modify the Class definition with greater  
14 specificity or further division into subclasses or limitation to particular issues.

15 36. Numerosity. The proposed Class is sufficiently numerous, as Defendant has sold  
16 millions of PS3 systems to consumers and required those consumers to download the update at  
17 issue. The members of the Class are so numerous and dispersed throughout the United States  
18 that joinder of all members is impracticable. The Class members can be identified through  
19 Defendant’s and/or Class members’ records.

20 37. Common Questions of Fact and Law. Common questions of fact and law exist as to  
21 all members of the Class and predominate over any questions affecting solely individual  
22 members of the Class, pursuant to Federal Rule of Civil Procedure 23(b)(3). Questions of fact  
23 and law that predominate over any individual issues include:

- 24 a. Whether Defendant breached its contract with users when it removed the “Install  
25 Other OS” feature;

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- b. Whether Defendant breached the implied covenant of good faith and fair dealing;
- c. Whether Defendant advertised the PS3 as having the “Install Other OS” feature;
- d. Whether Defendant failed to disclose to users that it could remove the “Install Other OS” feature
- e. Whether Defendant represented that firmware updates would not disable the “Install Other OS” feature;
- f. Whether Defendant knowingly transmitted Firmware 3.21 with the specific intent of disabling the “Install Other OS” feature;
- g. Whether Defendant’s conduct violated the Consumers Legal Remedies Act, California Civil Code sections 1750, *et seq.* (“CLRA”);
- h. Whether Defendant’s conduct violated the Computer Fraud and Abuse Act, 18 U.S.C. § 1030;
- i. Whether Defendant’s conduct violated California’s Unfair Competition Laws, California Business and Professions Code sections 17200, *et seq.* (“UCL”);
- j. Whether Defendant’s actions violated other common law and statutory duties;
- k. Whether Plaintiffs and the members of the Class sustained damage and ascertainable loss as a result of Defendant’s conduct as alleged herein;
- l. The amount of relief to which the Class is entitled; and
- m. The amount of attorneys’ fees, prejudgment interest, and costs of suit to which the Class is entitled.

38. Typicality. Plaintiffs’ claims are typical of the claims of Class members because Plaintiffs and the Class sustained damages arising out of the Defendant’s wrongful conduct as detailed herein. Specifically, Plaintiffs and Class members’ claims arise from Defendant taking away an advertised and paid-for feature on their PS3 consoles.







1 for online gaming and network features. By issuing Firmware 3.21, regardless of whether a user  
2 downloads the software, he or she will lose complete functionality of his or her PS3 console as it  
3 was advertised.

4 59. Defendant has been unjustly enriched as a result of the acts as alleged herein, at the  
5 expense of the Class.  
6

7 60. Defendant lacks any legal justification for having engaged in a course of conduct as  
8 alleged herein at the expense of Plaintiff and the Class.

9 **COUNT V**

10 **Violation of the Consumers Legal Remedies Act,**

11 **Cal. Civ. Code §§ 1750, et seq.**

12 61. Plaintiffs incorporate by reference and reallege all paragraphs previously alleged  
13 herein.  
14

15 62. Defendant is a "person" within the meaning of California Civil Code sections 1761(c)  
16 and 1770, and provides "goods" within the meaning of Civil Code sections 1761(a) and 1770.

17 63. Defendant's customers, including Plaintiffs and Class members, are "consumers"  
18 within the meaning of California Civil Code sections 1761(d) and 1770. Each purchase of a PS3  
19 system by Plaintiffs and each Class member constitutes a "transaction" within the meaning of  
20 Civil Code sections 1761(e) and 1770.  
21

22 64. As set forth herein, Defendant's acts, practices, representations, omissions and course  
23 of conduct, including its dissemination of Firmware 3.21 to disable the "Install Other OS"  
24 feature, violate sections 1770(a)(5), (a)(7), and (a)(9) of the Consumers Legal Remedies Act in  
25 that: (a) Defendant represented that goods or services had characteristics, uses, benefits or  
26 quantities which they do not have; (b) Defendant represented that goods or services were of a  
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1 particular standard, quality or grade when they were another; and (c) Defendant advertised goods  
2 with intent not to sell them as advertised.

3 65. The "Install Other OS" feature was material and important to a consumer in  
4 purchasing the PS3. Plaintiffs relied on Defendant's representations that the PS3 included the  
5 ability to install other operating systems. Plaintiffs and Class members purchased the PS3 in part  
6 because of Defendant's representations and omissions.  
7

8 66. Defendant failed to disclose, and/or inadequately disclosed, that it could disable the  
9 advertised "Install Other OS" feature. Defendant also represented that it would not us a  
10 firmware update to disable the "Install Other OS" feature.

11 67. Pursuant to the provisions of California Civil Code section 1780, Plaintiffs seek  
12 injunctive relief in the form of an order requiring Defendant to (1) refrain from requiring users to  
13 install updates that would remove advertised and paid-for features from their PS3 consoles; and  
14 (2) restore users' capability to "Install Other OS."  
15

16 68. Plaintiffs, on behalf of themselves and all Class members, will comply with the  
17 preliminary notice provision of California Civil Code section 1782(a). If Defendant does not  
18 provide Plaintiffs' requested injunctive relief thirty days after the commencement of this action,  
19 Plaintiffs will amend their complaint and include a request for damages in accordance with  
20 California Civil Code section 1782(d).  
21

## 22 **COUNT VI**

### 23 **Violation of the Computer Fraud and Abuse Act**

#### 24 **18 U.S.C. § 1030**

25 69. Plaintiffs incorporate by reference and reallege all paragraphs previously alleged  
26 herein.

27 70. The PS3 is a "computer" within the meaning of 18 U.S.C. § 1030(e)(1).  
28

1 71. Plaintiffs' and Class members' PS3 consoles are used in interstate commerce or  
2 communication, and are "protected computers" within the meaning of 18 U.S.C. §  
3 1030(e)(2)(B).

4 72. Defendant knowingly caused the transmission of software and intentionally caused  
5 damage without authorization to Plaintiffs' and Class members' PS3 consoles; and/or  
6 intentionally accessed Plaintiffs' and Class members' PS3 consoles without authorization and  
7 recklessly caused damage; and/or intentionally accessed Plaintiffs' and Class members' PS3  
8 consoles without authorization and caused damage and loss.

10 73. Defendant knowingly caused the transmission of software code and intentionally  
11 caused damage without authorization to Plaintiffs' and Class members' PS3 consoles.  
12 Defendant knowingly and admittedly released Firmware 3.21 for the specific purpose of  
13 removing the "Install Other OS" feature -- a feature that Defendant had advertised as part of the  
14 console and that Plaintiffs and Class members had paid for. As a result of this knowing  
15 transmission, Defendant intentionally caused damage by disabling the "Install Other OS" feature.  
16 The damage was unauthorized because a failure to download Firmware 3.21 would result in the  
17 loss of other features, as described herein.

19 74. Defendant intentionally accessed Plaintiffs' and the Class' PS3 systems and  
20 transmitted software without authorization and recklessly caused damage.

22 75. Defendant intentionally accessed Plaintiffs and the Class' PS3 systems without  
23 authorization and caused damage and loss. Although Plaintiffs and Class members may have  
24 authorized a firmware update for security reasons, they did not authorize the disabling of the  
25 "Install Other OS" feature. Defendants did not present Plaintiffs and Class members with any  
26 actual choice because either downloading Firmware 3.21 or not downloading the update would  
27 both result in disabling certain advertised features. Defendant's unauthorized access caused  
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1 damage to Plaintiffs' and Class members' PS3 consoles and caused Plaintiffs and Class members  
2 to suffer losses, including, but not limited to, the ability use other operating systems and the  
3 money paid for this feature. Plaintiffs' and Class members' consoles were reduced in value by  
4 Defendant's conduct because a gaming console that allows Defendant to remove and disable  
5 advertised and material features is worth less than a gaming console that does not allow these  
6 unconsented-to removals.  
7

8 76. Through Defendant's intentional transmission of the software and the unauthorized  
9 access of Plaintiffs' and Class members' PS3 systems, Defendant impaired the integrity of  
10 Plaintiffs' and other individual Class members' systems and removed a feature that Plaintiffs and  
11 Class members had paid for. As a direct result of engaging in such acts, Defendant caused  
12 damage exceeding an aggregate of \$5,000 in value during a one-year period.  
13

#### 14 **COUNT VII**

#### 15 **Violation of the False Advertising Law**

#### 16 **Cal. Bus. and Prof. Code §§ 17200, *et seq.***

17 77. Plaintiffs incorporate by reference and reallege all paragraphs previously alleged  
18 herein.

19 78. The conduct and actions of Defendant complained of herein constitute false  
20 advertising in violation of the False Advertising Law ("FAL"). Cal. Bus. & Prof. Code §§  
21 17500, *et seq.*  
22

23 79. Among other things, Defendant made material representations and failed to disclose  
24 or adequately disclose material information regarding the "Install Other OS" feature, the PS3,  
25 and Defendant's right to disable this feature, which Defendant knew, or should have known,  
26 were likely to cause reasonable consumers to buy PS3s in reliance upon said representation.  
27  
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1 Defendant intended for Plaintiff and Class members to rely on these representations and Plaintiff  
2 and Class members did rely on Defendant's representations.

3 80. Defendant committed such violations of the FAL with actual knowledge or  
4 knowledge fairly implied on the basis of objective circumstances.

5 81. As a result of Defendant's wrongful conduct, Plaintiffs have suffered injury in fact  
6 and lost money and/or property.  
7

8 **COUNT VIII**

9 **Violation of the Unfair Competition Law,**

10 **Cal. Bus. & Prof. Code §§ 17200, *et seq.***

11 82. Plaintiffs incorporate by reference and reallege all paragraphs previously alleged  
12 herein.

13 83. The acts and practices engaged in by Defendant, and described herein, constitute  
14 unlawful business practices in that Defendant's practices, as described herein, constitute a breach  
15 of contract and breach of the covenant of good faith and fair dealing, violate the California  
16 Consumers Legal Remedies Act, California Civil Code sections 1750, *et seq.*, the Consumer  
17 Fraud and Abuse Act, 18 U.S.C. § 1030, the FAL, and the common law of trespass to chattels  
18 and unjust enrichment.  
19

20 84. The acts and practices engaged by Defendant, and described herein, constitute unfair  
21 business practices because the justification for Defendant's conduct is outweighed by the gravity  
22 of the consequences to Plaintiffs and Class members and Defendant's conduct is immoral,  
23 unethical, oppressive, unscrupulous or substantially injurious to Plaintiffs and Class members.  
24 In purchasing the PS3, Plaintiffs and each member of the Class paid for the ability to use the  
25 "Install Other OS" feature, the ability to play Blu-ray Discs, and the ability to access the PSN for  
26 online gaming and network features. By issuing Firmware 3.21, regardless of whether a user  
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1 downloads the software, he or she will lose functionality of his or her PS3 console. Defendant's  
2 actions violate the spirit of the laws described in Paragraph 82.

3 85. The acts and practices engaged by Defendant, and described herein, constitute  
4 fraudulent business practices because Defendant advertised the PS3 as including the "Install  
5 Other OS" feature and failed to disclose, and/or inadequately disclosed, that Defendant could  
6 remove the advertised "Install Other OS" feature by way of firmware update. Defendant's  
7 conduct and/or omissions were likely to deceive consumers.

9 86. Plaintiffs and all other Class members have suffered injury in fact and have lost  
10 money and/or property as a result of Defendant's unfair competition, as more fully set forth  
11 herein.

12 87. Pursuant to California Business & Professions Code section 17203, Plaintiffs and  
13 Class members are therefore entitled to equitable relief, including restitution of all monies paid  
14 to Defendant, disgorgement of all profits accruing to Defendant because of its unlawful and  
15 unfair business practices, a permanent injunction enjoining Defendant from its unlawful and  
16 unfair business activities, and appropriate declaratory relief as described herein.

18 **PRAYER FOR RELIEF**

19 WHEREFORE, Plaintiffs demand judgment on behalf of themselves and the Class as  
20 follows:

21 A. For an order certifying the proposed Class alleged herein under Federal Rule of Civil  
22 Procedure 23 and appointing Plaintiffs Densmore and Herz and their counsel of record to  
23 represent said Class;

24 B. For an order awarding suitable injunctive and declaratory relief;

25 C. For on order directing restitution and/or disgorgement;

1 D. For an order awarding Plaintiffs and Class members damages against Defendant in an  
2 amount to be determined at trial, together with prejudgment interest at the maximum rate  
3 allowable by law;

4 E. For an order awarding Plaintiffs and the Class members the reasonable costs and  
5 expenses of suit, including attorneys' fees, and expert witness fees; and  
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7 F. For an order granting any additional legal and/or equitable relief this Court deems proper.


8 **JURY TRIAL DEMANDED**

9 Plaintiffs hereby demand a trial by jury.

10 Dated: May 5, 2010

Respectfully submitted,

11 **FINKELSTEIN THOMPSON LLP**

12  
13 By:   
Tracy Tien

14  
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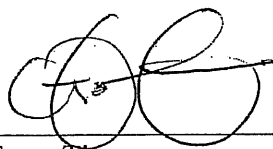
**AFFIDAVIT OF TRACY TIEN**

I, Tracy Tien, declare as follows:

1. I am an associate with the law firm Finkelstein Thompson LLP, counsel for Plaintiff Todd Densmore and Plaintiff Antal Herz in this action. I am admitted to practice law in California and before this Court, and am a member in good standing of the State Bar of California. This declaration is made pursuant to California Civil Code section 1780(d). I make this declaration based on my research of public records and also upon personal knowledge and, if called upon to do so, could and would testify competently thereto.

2. Defendant's principal place of business is within this District, as alleged in the accompanying Class Action Complaint.

I declare under penalty of perjury under the laws of the United States on this 5 day of May 2010 in San Francisco, California that the foregoing is true and correct.

  
\_\_\_\_\_  
Tracy Tien

# JURAT

STATE OF CALIFORNIA  
COUNTY OF SAN FRANCISCO

SUBSCRIBED AND SWORN TO (OR AFFIRMED) BEFORE ME,  
MARLYN ANO, NOTARY PUBLIC, THIS May 5, 2010

BY: Tracy Tien

PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE TO  
BE THE PERSON(S) WHO APPEARED BEFORE ME.

M. An  
MARLYN ANO, Notary Public



## OPTIONAL INFORMATION

TITLE OF DOCUMENT: Class Action Complaint  
Demand For Jury Trial

DOCUMENT DATE: 5/5/10

NUMBER OF PAGES: 22

OTHER SIGNERS: None other