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9	Attorneys for Plaintiff Jonathan Huber and All Others Similarly Situated					
10	Others Shimary Studied					
11	UNITED STATES DISTRICT COURT					
12	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION					
13						
14	ANTHONY VENTURA, on behalf of himself and all others similarly situated,	Case No. 10-cv-1811-RS				
15	Plaintiff,	[PROPOSED] ORDER: (1) CONSOLIDATING CASES				
16		(2) APPOINTING HAUSFELD LLP AND				
17		PEARSON, SIMON, WARSHAW, AND PENNY LLP AS CO-LEAD COUNSEL				
18	SONY COMPUTER ENTERTAINMENT AMERICA INC.,	(3) APPOINTING EXECUTIVE COMMITTEE				
19	Defendant.	Date: July 8, 2010 Time: 1:30				
20		Crtrm.: 3				
21	This document also relates to:	The Honorable Richard Seeborg				
22	TODD DENSMORE and ANTAL HERZ, on	Case No. 10-cv-1945-RS				
23	behalf of themselves and all others similarly situated,	The Honorable Richard Seeborg				
24	Plaintiffs,	The Honorable Richard Sectorg				
25						
26	VS.					
27	SONY COMPUTER ENTERTAINMENT AMERICA, INC., a Delaware corporation,					
28	Defendant.					
	814873.1	10-cv-1811-RS				
	PROPOSED ORDER: (1) CONSOLIDATING CASES (2) APPOINTING HAUSFELD LLP & PEARSON, SIMON, WARSHAW & PENNY, LLP AS CO-LEAD COUNSEL; (3) APPOINTING EXECUTIVE COMM.					

1	This document also relates to:	
2	JASON BAKER, SEAN BOSQUETT,	Case No. 10-cv-1897-RS
3	FRANK BACHMAN, PAUL GRAHAM, and PAUL VANNATA, Individually and on	The Honorable Richard Seeborg
4	Behalf of All Others Similarly Situated,	
5	Plaintiffs,	
6	VS.	
7	SONY COMPUTER ENTERTAINMENT AMERICA, LLC successor to SONY COMPUTER ENTERTAINMENT	
8	AMERICA, INC.,	
9	Defendant.	
10	This document also relates to:	
11	KEITH WRIGHT, on behalf of himself and all others similarly situated,	Case No. 10-cv-1975-RS
12	Plaintiff,	The Honorable Richard Seeborg
13	VS.	
14	SONY COMPUTER ENTERTAINMENT	
15 16	AMERICA INC.; and SONY COMPUTER ENTERTAINMENT AMERICA, LLC.,	
10	Defendants.	
18	This document also relates to:	
19	JONATHAN HUBER, on Behalf of Himself and All Others Similarly Situated,	Case No. 10-cv-2213 DMR
20	Plaintiff,	The Honorable Donna M. Ryu
21	VS.	
22	SONY COMPUTER ENTERTAINMENT AMERICA, LLC, formerly SONY	
23	COMPUTER ENTERTAINMENT AMERICA, INC., a Delaware corporation,	
24	Defendant.	
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	814873.1 PROPOSED ORDER: (1) CONSOLIDATING CASES	10-cv-1811-RS (2) APPOINTING HAUSEELD LLP & PEARSON
	SIMON, WARSHAW & PENNY, LLP AS CO-LEAD	

1	On June 24, 2010, at 1:30 am, the Court heard the motion of Plaintiff Jonathan Huber				
2	("Plaintiff") for an order: (1) consolidating cases; (2) appointing Hausfeld LLP and Pearson,				
3	Simon, Warshaw & Penny, LLP as Interim, Co-Lead Counsel; and (3) appointing an executive				
4	committee. Having reviewed the parties' papers and heard oral argument, and good cause				
5	appearing, the Court GRANTS Plaintiff's motion.				
6	IT IS HEREBY ORDERED:				
7	1. The following cases are consolidated:				
8	• Ventura v. Sony Computer Entertainment America Inc., 10-cv-1811-RS;				
9	• Densmore, et al. v. Sony Computer Entertainment America, Inc., 10-cv-1945-				
0	RS;				
1	• Baker, et al. v. Sony Computer Entertainment America, LLC, 10-cv-1897-RS;				
2	• Wright v. Sony Computer Entertainment America Inc. et al., 10-cv-1975-RS;				
3	• Harper, et al. v. Sony Computer Entertainment of America, Inc., 10-cv-2197-				
4	JL; and				
5	• Huber v. Sony Computer Entertainment America LLC, 10-cv-2213-DMR.				
6	The Court finds that these cases involve common questions of law and fact, pursuant to				
7	Fed. R. Civ. P. 42.				
8	2. Pursuant to Fed. R. Civ. P. 23(g)(3), Hausfeld LLP and Pearson, Simon, Warshaw				
9	& Penny, LLP are appointed Interim, Co-Lead Counsel based on the firms': (1) work in				
0	identifying or investigating potential claims in the action; (2) experience in handling class actions,				
1	other complex litigation, and claims of the type asserted in the action; (3) knowledge of the				
2	applicable law; and (4) resources the firms will commit to representing the class. Hausfeld LLP				
3	and Pearson, Simon, Warshaw & Penny, LLP shall have responsibility for and authority over the				
4	following matters on behalf of all Plaintiffs in the Consolidated Action:				
5	a. Determining and presenting in motions, briefs, oral argument or such other				
6	fashion as may be appropriate, the position of all of the Plaintiffs as to all				
7	matters arising during all pretrial and trial proceedings;				
8	b. Conducting or coordinating discovery on behalf of the Plaintiffs consistent ^{814873.1} 1 10-cv-1811-R				

		with the Federal Rules of Civil Procedure, including the preparation of
		joint interrogatories, requests for production of documents, requests for
		admissions and the examination of witnesses in depositions;
	c.	Communicating with the Court;
	d.	Communicating with defense counsel;
	e.	Directing, supervising and monitoring the activities of Plaintiffs' counsel
		and implementing procedures to ensure that schedules are met and
		unnecessary expenditures of time and funds by counsel are avoided;
	f.	Signing any consolidated complaint, motions, briefs, discovery requests or
		objections, subpoenas or notices on behalf of all Plaintiffs or those
		plaintiffs filing the particular papers;
	g.	Conducting all pre-trial proceedings on behalf of all Plaintiffs
	h.	Employing and consulting with experts;
	i.	Calling meetings of all Plaintiffs' counsel when appropriate;
	j.	Conducting settlement discussions with defense counsel on behalf of the
		Plaintiffs and the putative class;
	k.	Informing all Plaintiffs and Plaintiffs' counsel of the progress of this
		litigation as necessary;
	1.	Making all work assignments to Plaintiffs' counsel in such a manner as to
		promote the orderly and efficient prosecution of this litigation and to avoid
		unnecessary duplication and unproductive efforts for all parties;
	m.	Ensuring that work assignments to all Plaintiffs' counsel are made in the
		best interests of the Plaintiffs and the proposed class, and are made on the
		basis of the qualifications and expertise of the persons assigned particular
		tasks or responsibilities, counsel's knowledge of the law, facts and issues,
		efficiency and cost-effectiveness;
	n.	Assessing Plaintiffs' counsel's common litigation costs in proportion to the
		work performed by counsel and to collect all assessments on a regular
814873.1		2 10-cv-1811-RS : (1) CONSOLIDATING CASES (2) APPOINTING HAUSFELD LLP & PEARSON,

1	basis;
2	o. Collecting and reviewing time, lodestar and expense reports from each
3	Plaintiff's Counsel, including paralegals and any other staff members; and
4	p. Otherwise coordinating the work of all Plaintiffs' counsel, and performing
5	such other duties as necessary or as authorized by further order of the
6	Court.
0 7	 Pursuant to Fed. R. Civ. P. 23(g)(3), the Court appoints the following firms to
8	work on an Executive Committee with the Interim, Co-Lead Counsel:
9	work on an Executive committee with the internit, co Lead counser
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12	IT IS SO ORDERED.
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15	Judge Richard Seeborg United States District Court
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	PROPOSED ORDER: (1) CONSOLIDATING CASES (2) APPOINTING HAUSFELD LLP & PEARSON, SIMON, WARSHAW & PENNY, LLP AS CO-LEAD COUNSEL; (3) APPOINTING EXECUTIVE COMM.