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10	Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA	LLC	
11	UNITED STATES DIS	TRICT COURT	
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	SONY COMPUTER ENTERTAINMENT	Case No. C-10-03909 VRW	
15	AMERICA LLC, a Delaware limited liability	STIPULATED PRELIMINARY	
16	company, Plaintiff,	INJUNCTION AS TO DEFENDANT TOM NOOKER, INDIVIDUALLY AND ON	
17	V.	BEHALF OF WWW.BUYPS3JAILBREAK.WEBS.COM;	
18	ZOOMBA LDC; WWW.SHOPPSJAILBREAK.COM; VLAD	[PROPOSED] ORDER	
19	GAZOUNE, individually and doing business as ZOOMBA LDC and		
20	WWW.SHOPPSJAILBREAK.COM; THAHN NGUYGEN, individually and doing business as	Date: October 12, 2010 Time: 10:00 a.m.	
21	USATECHCITY, LTD; ARTHUR BATES II, individually and doing business as PSP PIT	Dept.: Courtroom 6, 17th Floor Judge: Hon. Vaughn R. Walker	
22	STOP; TÓM NOOKĚR, individually and doing business as	Juago. Hom vaagiin ta vramei	
23	WWW.BUYPS3JAILBREAK.WEBS.COM; ALEX ESQUIVEL, individually and doing business as		
24	NDSGAMER; BIN LE ZHONG aka BEN LEE,		
25	individually and doing business as <u>WWW.PS3BREAKONLINE.COM</u> ; and FAI KING FONG, individually and doing business as		
26	WWW.PS3BREAKONLINE.COM; and HUANRAN LEE, individually and doing business		
27	as WWW.GETPS3BREAK.COM; and DOES 9 through 100,		
28	Defendants.		

On August 31, 2010, plaintiff Sony Computer Entertainment America LLC ("SCEA") filed a Complaint against defendants Zoomba LDC, www.shoppsjailbreak.com, and Does 1 through 100. On October 1, 2010, SCEA filed its First Amended Complaint, adding Vlad Gazoune, individually and doing business as Zoomba LDC and www.shoppsjailbreak.com; Thanh Nguyen, individually and doing business as USATechCity, Ltd.; Arthur Bates II, individually and doing business as PSP Pit Stop; Tom Nooker, individually and doing business as www.buyps3jailbreak.webs.com; Alex Esquivel, individually and doing business as www.ps3breakonline.com; Fai King Fong, individually and doing business as www.ps3breakonline.com; Fai King Fong, individually and doing business as www.ps3breakonline.com; and HuanRan Lee, individually and doing business as www.getps3break.com as Defendants.

SCEA alleges that Defendants are trafficking in circumvention devices known as "PS3 Jailbreak Devices," and identified by many names, including but not limited to, "PS Jailbreak," "PS3 Break," "PS3 Modchip," "PS3 Free Revolution Adapter," "PS3 Key," "PS3 Yesl," "PS3break.com," "P3Free," and the "UsbBreak" (collectively, "PS3 JAILBREAK DEVICES"). SCEA further alleges that certain Defendants are trafficking in "Backup Manager" software, also known as, for example, SDK 1.92 ("BACKUP MANAGER"). The foregoing devices and software, as well as the software known as, for example, "PSGroove", "PSFreedom," and "OpenPSJailbreak" (collectively, "PS3 JAILBREAK SOFTWARE"), bypass technological protection measures embedded within the PlayStation®3 computer entertainment system developed by plaintiff SCEA in violation of federal copyright laws, including the Digital Millennium Copyright Act. SCEA has also alleged that Defendants violated federal trademark and unfair competition laws.

SCEA and Defendant Tom Nooker, individually and doing business as www.buyps3jailbreak.webs.com (hereinafter "Defendant") have agreed to a preliminary injunction governing this dispute upon the following stipulated facts. Each party has waived the right to appeal regarding this preliminary injunction. Each party will bear its own fees and costs in connection with this preliminary injunction. Should judicial enforcement of any of the

terms of this preliminary injunction become necessary in the future, the prevailing party will
be entitled to its attorneys' fees and costs. The parties agree that violation of this preliminary
injunction by Defendant would cause irreparable harm to SCEA, and if such a violation
occurs, SCEA will be entitled to immediate relief from this Court, including but not limited to
appropriate monetary relief. Defendant consents to the jurisdiction of this Court to enforce
the terms of this injunction, including but not limited to contempt proceedings.

I. <u>STIPULATED FACTS AND CONCLUSIONS</u>

- 1. This Court has subject matter jurisdiction over this lawsuit and personal jurisdiction over each of the parties for the purposes of this action. Venue is proper in this Court.
- 2. SCEA markets and sells home entertainment products, including the PlayStation 3 computer entertainment system, a video game entertainment system featuring hardware and firmware designed for the playing of video games (collectively, "the PS3 System").
- 3. The PS3 System utilizes technological protection measures ("TPMs") that effectively control access to copyrighted works protected under the Copyright Act, 17 U.S.C. § 101, et seq., protect the rights of the copyright owners of those works, and prevent unlicensed or copied software from playing on the PS3 System. These TPMs ensure that video games cannot be copied either to the PS3 System's hard drive or to an external drive and are therefore essential to protect the rights of SCEA with respect to its copyrighted works and/or to prevent video game piracy.
- 4. SCEA develops and publishes its own video game software for the PS3 System and also licenses third party licensees to develop interactive entertainment software products for the PS3 System. With respect to the video game software developed and published by SCEA itself, SCEA owns the valuable copyrights to the audiovisual images, stories, characters and other protectable features of the copyrighted works. Among other copyright registrations, SCEA has registered copyrights nos. PA 1-616-055 (*Ratchet & Clank Future: Tools of Destruction*), PA 1-619-506 (*Resistance 2*), and PA 1-611-286 (*Uncharted Drake's*

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- 5. SCEA, under agreements with Sony Computer Entertainment Inc., holds the exclusive license in the United States for the following trademarks, among others:

 Registration No. 2259732 [stylized "PlayStation" word mark]; 2087964 [stylized "PlayStation" word mark]; Registration No. 2859185 ["PS" stylized word mark]; Registration No. 2863923 ["PS3" stylized word mark]; Registration No. 3147147 ["PSP" word mark]; Registration No. 3025454 ["PSP" stylized word mark] and Registration No. 2984420 ["PS.com" word mark].

 The PS3, PS and PS.com marks displayed on the PS3 JAILBREAK DEVICES are virtually identical to SCEA's registered marks.
- 6. Defendant has promoted, marketed, distributed, imported, sold, offered to the public, provided or trafficked in technology, products, services and devices including, without limitation, the PS3 JAILBREAK DEVICES and the BACKUP MANAGER that circumvent the PS3 System's TPMs in violation of the Digital Millennium Copyright Act, 17 U.S.C. § 1201, et seq., and contribute to copyright infringement of the SUBJECT WORKS under 17 U.S.C. § 101 et seq. Defendant conducts at least some of his business activities from a website located at www.buyps3jailbreak.webs.com.
- 7. The PS3 JAILBREAK DEVICE and the BACKUP MANAGER allow users to create unauthorized and illegal copies of PlayStation 3 video games and store those copies on the PS3 System's internal hard drive or on an external hard drive. The primary function of the PS3 JAILBREAK DEVICE and the BACKUP MANAGER is to circumvent the TPMs SCEA has implemented to protect copyrighted works, including its SUBJECT WORKS.
- 8. The PS3 JAILBREAK DEVICES and the BACKUP MANAGER, which Defendant has promoted, marketed, distributed, imported, sold, offered to the public, provided or trafficked in, are designed or produced primarily to bypass the TPMs in the PS3 System.
- 26 || ///
- 27 || ///
- 28 11/

II. ORDER

ACCORDINGLY, IT IS HEREBY ORDERED by consent of the parties that Defendant Tom Nooker, individually and doing business as www.buyps3jailbreak.webs.com, whether as an individual or as a principal, officer, director or employee of any business entity, and his agents, attorneys, servants, employees, distributors, suppliers, representatives and all other persons or entities in privity or acting in concert or participation with Defendant who receive notice of this Preliminary Injunction, shall be and hereby are preliminarily enjoined and restrained from:

- 1. selling, offering for sale, marketing, advertising, promoting, installing, importing, exporting, offering to the public, distributing, providing, or otherwise trafficking in, any technology, product, service, device, component or part that circumvents any TPM in any generation of PlayStation hardware or software, including but not limited to, any and all of the PS3 JAILBREAK DEVICES, any copies or versions of the BACKUP MANAGER, any copies or versions of the PS3 JAILBREAK SOFTWARE, or any other hardware or software which bypasses the TPMs in the PS3 System;
- 2. selling, offering for sale, marketing, advertising, promoting, installing, importing, exporting, offering to the public, distributing, providing, or otherwise trafficking in, unauthorized or illegal copies of any generation of PlayStation video games, including but not limited to, PS3 System video games;
- 3. providing links from any website to any other website selling, offering for sale, marketing, advertising, promoting, installing, importing, exporting, offering to the public, distributing, providing, or otherwise trafficking in any technology, product, service, device, component or part that circumvents any TPM in any generation of PlayStation hardware or software, including but not limited to, any and all of the PS3 JAILBREAK DEVICES, any copies or versions of the BACKUP MANAGER, any copies or versions of the PS3 JAILBREAK SOFTWARE, or any other hardware or software which bypasses the TPMs in the PS3 System;

4. Assisting, facilitating or encouraging others to engage in the conduct set forth above in 1-3 in violation of the Stipulated Injunction.

attorneys or representatives, nor any and all other persons acting in concert or participation with Defendant, with notice of this Order, shall destroy, erase, delete, dispose of, or alter any documents or records, in whatever format, including electronic documents, computer files, computer discs and drives, that relate to, reflect, record, or contain any information regarding the manufacture, distribution, promotion, marketing, advertising, purchase, sale, offer to sell, trafficking, import, export, installation, payment, storage, and/or shipment of any and all of the PS3 JAILBREAK DEVICES, copies or any versions of the BACKUP MANAGER, or copies or any versions of the PS3 JAILBREAK SOFTWARE, or any other hardware or software which bypasses the TPMs in the PS3 System, or any communications with any party concerning the manufacture, distribution, promotion, marketing, advertising, purchase, sale, offer to sell, trafficking, import, export, installation payment, storage, and/or shipment of any and all of the PS3 JAILBREAK DEVICES, copies or any versions of the BACKUP MANAGER, copies or any versions of the PS3 JAILBREAK DEVICES, copies or any versions of the BACKUP MANAGER, copies or any versions of the PS3 JAILBREAK SOFTWARE, or any other hardware or software which bypasses the TPMs in the PS3 System.

IT IS FURTHER ORDERED that, upon execution of this Preliminary Injunction, Defendant shall preserve intact and then immediately deliver to SCEA's attorneys any and all circumvention devices in Defendant's possession, custody or control, including, but not limited to any and all of the PS3 JAILBREAK DEVICES, copies or any versions of the BACKUP MANAGER, or copies or any versions of the PS3 JAILBREAK SOFTWARE, or any other hardware or software which bypasses the TPMs in the PS3 System. Such goods shall be delivered to SCEA's attorneys at Townsend and Townsend and Crew LLP, Two Embarcadero Center, Eighth Floor, San Francisco, California, 94111, Attn: Timothy R. Cahn, Esq.

1	IT IS FURTHER ORDERED that the	is Preliminary Injunction shall remain in effect until
2	entry of Judgment or until this Court order	s otherwise.
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4	The undersigned hereby stipulate to the above facts and conclusions and consent to	
5	the entry of this Preliminary Injunction, which may be signed in counterparts. Signatures can	
6	be obtained and exchanged by facsimile.	
7		
8	IT IS SO STIPULATED.	
9		
10	DATED: 10/07/2010	OWNSEND AND TOWNSEND AND CREW LLP
11	•	(7)
12	E	By:
13		TIMOTHY R. CAHN
14		HOLLY GAUDREAU RYAN BRICKER
15		Attorneys for Plaintiff
16		Sony Computer Entertainment America LLC
17		er de la
18	DATED: 10/06/2010	By: Tom Monker
19		DEFENDANT TOM NOOKER, INDIVIDUALLY AND
20	•	DOING BUSINESS AS
21		www.buyps3jailbreak.webs.com
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
23	3	
24	DATED: 10/12/2010	
25		HON. VAUĞHN R. WALKER UNITED STATES DISTRICT JUDGE
26		
27	62920857 V1	
28	STIPULATED PRELIMINARY INJUNCTION	6
	GASE NO C-10-03909 VRW	

PROOF OF SERVICE

1 2 I, Shelley Lott, declare: I am employed in the City and County of San Francisco, California; I am over the age 3 of 18 years and not a party to the within action; my business address is Two Embarcadero Center, Eighth Floor, San Francisco, California 94111. On the date set forth below, I served 4 a true and accurate copy of the document(s) entitled: STIPULATED PRELIMINARY INJUNCTION AS TO DEFENDANT TOM NOOKER, INDIVIDUALLY AND ON BEHALF OF 5 WWW.BUYPS3JAILBREAK.WEBS.COM; [PROPOSED] ORDER on the party(ies) in this action by placing said copy(ies) in a sealed envelope each addressed as follows: 6 Arthur Bates, II 7 Thanh Nguyen USA Tech City 7861 13th St., Unit D www.psppitstop.com 6307 Sol Duc Dr. 8 Bremerton, Washington 98311 Westminster, California 92683 Email: art.bates@mac.com Email: contact@usatechcity.com Tom Nooker 10 Alex Esquivel http://buyps3jailbreak.webs.com www.ndsgamer.com 1115 E. Cedar Ave. 530 Buckingham Rd., Apt. #521 11 Manitowoc, Wisconsin 54220 Richardson, Texas 75081 Email: ttnooker@yahoo.com Email: alexesquivel2004@yahoo.com 12 13 Bin Li, Esq. Law Offices of Bin Li & Associates A Professional Law Corporation 14 17800 Castleton St. Ste 605 15 City of Industry, CA 91748 Tel: 626-839-0277 Fax: 626-839-0322 16 usbinli@sbcglobal.net Attorney for Defendants Bin Li Zhong 17 aka Ben Lee www.ps3breakonline.com; and 18 Fai King Fong www.ps3breakonline.com 19 Via Email only 20 Via Email only Zoomba LDC Vlad Gazoune 10685-B Hazelhurst Dr. #10054 Zoomba LDC/shopPSjailbreak.com 21 Houston, TX 77043 10685-B Hazelhurst Dr. #10054 Houston, TX 77043 Telephone: 281-361-7200 22 Email: vladgazoune@yahoo.com Telephone: 281-361-7200 Email: vladgazoune@yahoo.com 23 Via Email only HuanRan Lee 24 Via Email only www.getps3break.com shopPSjailbreak.com Email: sales@getps3break.com and 10685-B Hazelhurst Dr. #10054 25 179608325@qq.com Houston, TX 77043 Telephone: 281-361-7200 26 Email: vladgazoune@yahoo.com 27 [By First Class Mail] I am readily familiar with my employer's practice for

collecting and processing documents for mailing with the United States Postal Service. On the date listed herein, following ordinary business practice, I served the within document(s)

STIPULATED PRELIMINARY INJUNCTION AS TO DEFENDANT TOM NOOKER; PROPOSED ORDER

CASE NO. C-10-03909 VRW

1 2	at my place of business, by placing a true copy thereof, enclosed in a sealed envelope, with postage thereon fully prepaid, for collection and mailing with the United States Postal Service where it would be deposited with the United States Postal Service that same day in the ordinary course of business.		
3 4			
5	[By Hand] I directed each envelope to the party(ies) so designated on the service list to be delivered by courier this date.		
6 7	[By Facsimile Transmission] I caused said document to be sent by facsimile transmission to the fax number indicated for the party(ies) listed above.		
8	[By Electronic Transmission] I caused said document to be sent by electronic transmission to the e-mail address(es) indicated for the party(ies) listed above.		
9	I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this date at San Francisco, California.		
11	Halla - ht		
12	Dated: October 7, 2010 Shelley Lott		
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