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1	KILPATRICK TOWNSEND & STOCKTON		
2	JAMES G. GILLILAND, JR. (State Bar No. 107988) TIMOTHY R. CAHN (State Bar No. 162136)		
3	MEHRNAZ BOROUMAND SMITH (State Bar No. 197271) HOLLY GAUDREAU (State Bar No. 209114)		
4	RYAN BRICKER (State Bar No. 269100) Two Embarcadero Center Eighth Floor		
5	San Francisco, CA 94111 Telephone: (415) 576-0200 Facsimile: (415) 576-0300 Email: jgilliland@kilpatricktownsend.com tcahn@kilpatricktownsend.com mboroumand@kilpatricktownsend.com hgaudreau@kilpatricktownsend.com rbricker@kilpatricktownsend.com		
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9	Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC		
10			
11	UNITED STATE	S DISTRICT COURT	
12	FOR THE DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	SONY COMPUTER ENTERTAINMENT AMERICA LLC, a Delaware limited	CASE NO. 11-cv-000167 SI	
15	liability company,	FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION	
16	Plaintiff,		
17	٧.	Judge: Hon. Susan Illston	
18	GEORGE HOTZ; HECTOR MARTIN CANTERO; SVEN PETER; and DOES		
19	1 through 100,		
20	Defendants.		
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	FINAL JUDGMENT UPON CONSENT AND PERM CASE NO. 11-cv-000167 SI	ANENT INJUNCTION	

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STIPULATED FACTS

On January 11, 2011, Plaintiff Sony Computer Entertainment America LLC ("SCEA") filed its Complaint against Defendant George Hotz ("Hotz") and others. SCEA alleges that Hotz and others have violated the Digital Millennium Copyright Act ("DMCA"), 17 U.S.C. § 1201, *et seq.*, the Computer Fraud and Abuse Act ("CFAA"), 18 U.S.C. § 1030, *et seq.*, the California Comprehensive Computer Data Access and Fraud Act, Cal. Penal Code § 502, *et seq.*, induced copyright infringement and engaged in breach of contract, tortious interference with contractual relations, common law misappropriation and trespass. [Docket No. 1] Hotz denies these allegations. Hotz and SCEA are referred to collectively herein as "the Parties."

On January 27, 2011, the Court entered a temporary restraining order against
Hotz enjoining him from circumventing the technological protection measures ("TPMs") in
the PlayStation®3 computer entertainment system ("PS3 System"), inducing others to do
so, and trafficking in circumvention devices. [Docket Nos. 50 and 51] On February 28,
2011, the Court entered a preliminary injunction. [Docket No. 87]

Hotz has disputed personal jurisdiction by this Court over him in this action and on
February 2, 2011, filed a Motion to Dismiss for Lack of Personal Jurisdiction and
Improper Venue [Docket No. 57], which has yet to be decided.

On March 31, 2011, Hotz met with SCEA representatives and the Parties entered 19 a confidential Memorandum of Understanding, agreeing to settle the dispute between 20 them. As a part of that settlement, SCEA and Hotz have agreed to the entry of this Final 21 Judgment Upon Consent and Permanent Injunction ("Judgment") upon the stipulated 22 facts. Each party has waived the right to appeal from this Judgment. Each party will 23 bear its own fees and costs in connection with this action. The Parties further agree that 24 any violation of this Judgment by Hotz would cause irreparable harm to SCEA and, if 25 such a violation occurs, SCEA will be entitled to immediate relief. 26

II. STIPULATED DEFINITIONS

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1. For purposes of the Order below, SCEA AFFILIATES shall mean Sony

FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION CASE NO. 11-cv-000167 SI

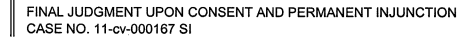
Corporation and all companies owned or controlled by Sony Corporation or SCEA,
 including but not limited to, Sony Corporation of America, Sony Electronics Inc., Sony
 Computer Entertainment Inc., Sony Computer Entertainment Europe, Sony Network
 Entertainment America, and Sony Ericsson. To the extent that a company is an SCEA
 Affiliate but is not listed in this definition and does not have Sony in its name, SCEA will
 provide Hotz with notice of the name of that company.

7 2. For purposes of the Order below, SONY PRODUCT shall mean any product 8 or service of SCEA or SCEA AFFILIATES that bears the Sony, PlayStation or PlayStation 9 Network ("PSN") name, mark or brand. SONY PRODUCT does not include those products 10 or services created or sold by companies which have been acquired by SCEA or SCEA 11 AFFILIATES, which products or services were on the market prior to acquisition by SCEA 12 or SCEA AFFILIATES. However, once SCEA, SCEA AFFILIATES or the acquired 13 company rebrands the product or service with the Sony, PlayStation or PSN name, mark 14 or brand, then the product or service that bears the Sony, PlayStation or PSN name, mark 15 or brand shall thereafter constitute a SONY PRODUCT. To the extent that there are any 16 Sony products or services that do not bear the Sony, PlayStation or PSN name, mark or 17 brand and that SCEA wishes to be treated as a Sony Product for purposes of this Permanent Injunction and Consent Judgment, SCEA will specifically identify those 18 19 products or services and provide notice to Hotz.

3. For purposes of the Order below, CIRCUMVENTING or CIRCUMVENT shall
 mean using any means whatsoever to descramble, decrypt, or otherwise avoid, bypass,
 remove, deactivate, or impair, regardless of the alleged purpose of the Circumvention.

4. For purposes of the Order below, TECHNOLOGICAL PROTECTION
 MEASURES or TPMs shall mean anything whatsoever, including but not limited to any
 code, device, information, encryption or key that prevents access to, downloading of,
 distributing, or copying of any confidential or proprietary information or any software code
 or other copyrighted material.

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5. For purposes of the Order below CIRCUMVENTION DEVICE shall mean any circumvention technology, product, service, method, software, tool, device, or any 2 components or parts thereof that circumvents any of the TPMs or security in any SONY 3 PRODUCT. 4

For purposes of the Order below, TRAFFICKING shall mean any means of 6. 5 distributing or sharing, including but not limited to offering to the public, posting online or 6 on or in any media accessible by anyone, marketing, advertising, promoting, installing, 7 8 distributing or otherwise providing to anyone. TRAFFICKING shall also include knowingly providing links from any website to any other webpage, specific location or listing that Hotz 9 knows or reasonably should know is selling, offering for sale, marketing, directly 10 advertising or promoting, installing, importing, exporting, offering to the public, distributing, 11 posting or otherwise providing any CIRCUMVENTION DEVICE or to any website that Hotz 12 knows or reasonably should know is predominantly focused on selling, offering for sale, 13 marketing, directly advertising or promoting, installing, importing, exporting, offering to the 14 public, distributing, posting or otherwise providing any CIRCUMVENTION DEVICE. 15

Ш. ORDER

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IT IS HEREBY ORDERED AND ADJUDGED by consent of the Parties that Hotz, 17 whether as an individual or as a principal, officer, director or employee of any business 18 entity, and his agents, servants, employees, distributors, suppliers, representatives and all 19 20 other persons or entities acting in concert or participation with Hotz who receive notice of this Judgment, shall be and hereby are permanently enjoined and restrained from: 21

- Engaging in any unauthorized access to any SONY PRODUCT under the Α. law:
- B. Engaging in any unauthorized access to any SONY PRODUCT under the terms of any SCEA or SCEA AFFILIATES' license agreement or terms of use applicable to that SONY PRODUCT, whether or not Hotz has accepted such agreement or terms of use, including without limitation:

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reverse engineering, decompiling, or disassembling any portion of the (i)

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1		Sony Product;	
2		(ii) using any tools to bypass, disable, or circumvent any encryption,	
3		security, or authentication mechanism in the Sony Product;	
4		(iii) using any hardware or software to cause the Sony Product to accept	
5		or use unauthorized, illegal or pirated software or hardware; and	
6		(iv) exploiting any Sony Product to design, develop, update or distribute	
7		unauthorized software or hardware for use with the Sony Product.	
8		If any term of such SCEA or SCEA Affiliates' license agreement or terms of	
9		use applicable to that Sony Product shall be determined by Congress or by a	
10		court of law in a final non-appealable decision in an action to which SCEA or	
11		an SCEA Affiliate is a party to be illegal and unenforceable, then such term	
12		shall not be binding on Hotz.	
13	C.	CIRCUMVENTING any of the TPMs or security in any SONY PRODUCT;	
14	D.	TRAFFICKING in any technology, product, service, device, component, or	
15		part thereof that, at the time of Hotz's trafficking, circumvents any of the	
16		TPMs or security in any SONY PRODUCT, including but not limited to the	
17		Elliptical Curve Signature Algorithm ("ECDSA") Keys, encryption and/or	
18		decryption keys, dePKG firmware decrypter program, Signing Tools, 3.55	
19		Firmware Jailbreak, and/or any other technologies that enable unauthorized	
20		access to and/or copying of the PS3 System and/or enable compatibility of	
21		unauthorized copies of other copyrighted works with the PS3 System.	
22	E.	Distributing or posting any SCEA or SCEA Affiliates' confidential or	
23		proprietary information relating to any SONY PRODUCT;	
24	F.	Knowingly assisting or inducing others to engage in any of the conduct set	
25		forth in A-E above solely directed at any SONY PRODUCT or that otherwise	
26		constitutes contributory liability under the law.	
27	IT IS	FURTHER ORDERED AND ADJUDGED that any violation of this Injunction	
28	and Order b	y Hotz shall result in his payment of stipulated liquidated damages in the	

amount of ten thousand dollars (\$10,000) per violation at the election of SCEA or SCEA's
Affiliates. In the event that the violation involves distribution or TRAFFICKING by Hotz of
software, hardware, or any CIRCUMVENTION DEVICE, or knowingly assisting the same,
each distribution of said software (including downloads via the Internet), hardware, or
CIRCUMVENTION DEVICE shall constitute an independent violation, up to a cap of two
hundred and fifty thousand dollars (\$250,000). Such liquidated damages shall be an
optional alternative to demonstrating actual or, if relevant, statutory damages.

8 IT IS FURTHER ORDERED AND ADJUDGED that any action or proceeding (other 9 than a declaratory judgment action) that may be brought by SCEA or SCEA Affiliates 10 against Hotz arising out of, in connection with or by reason of the Parties' Settlement 11 Agreement or this Judgment or to enforce the terms and conditions of the Parties' 12 Settlement Agreement or this Judgment, shall be brought in the United States District 13 Court for the Northern District of California. The Parties further agree that any action or 14 proceeding (other than a declaratory judgment action) that may be brought by Hotz against 15 SCEA arising out of, in connection with or by reason of the Parties' Settlement Agreement 16 or this Judgment or to enforce the terms and conditions of the Parties' Settlement 17 Agreement or this Judgment, shall be brought in the United States District Court for the 18 District of New Jersey or the state in the United States of Hotz's current permanent 19 residence. The Parties agree to waive any venue or jurisdictional challenges consistent 20 with this paragraph. The Parties further agree that the laws of the state of California shall 21 govern to the exclusion of the law of any other forum in any action or proceeding brought 22 by any party arising out of, in connection with or by reason of the Parties' Settlement 23 Agreement or this Judgment or to enforce the terms and conditions of the Parties' 24 Settlement Agreement or this Judgment.

IT IS FURTHER ORDERED AND ADJUDGED that entry of this Judgment shall
conclude this action to the prejudice of any and all claims or cross-claims deemed merged
and barred in accordance with the law.

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The undersigned hereby stipulate to the above facts and conclusions and consent

FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION CASE NO. 11-cv-000167 SI

1	to the entry of this Judgment, which may be signed in counterparts. Signatures can be	
2	obtained and exchanged by facsimile.	
3	IT IS SO STIPULATED.	
4		Respectfully submitted,
5	DATED: April 9, 2011	SONY COMPUTER ENTERTAINMENT AMERICA LLC
6		
7		By: And
8		
9	DATED: April 9, 2011	KILPATRICK TOWNSEND & STOCKTON LLP
10		Ву:
11		JAMES G. GILLILAND, JR.
12		Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC
13		
14	DATED: April 9, 2011	By:
15		GEORGE HOTZ
16		E-ttorney at Law™
17	DATED: April 9, 2011	By:
18		STEWART R. KELLAR
19		Attorney for Defendant GEORGE HOTZ
20	IT IS SO ORDERED.	
21		
22 23		
23 24	DATED:	HON. SUSAN ILLSTON
24 25		UNITED STATES DISTRICT JUDGE
20		
23		
28		
\mathbf{X}	FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION CASE NO. 11-cv-000167 SI - 6 -	

1	to the entry of this Judgment, which may be signed in counterparts. Signatures can be	
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3	IT IS SO STIPULATED.	
4		Respectfully submitted,
5	DATED: April 9, 2011	SONY COMPUTER ENTERTAINMENT AMERICA LLC
6		
7		By: RILEY R. RUSSELL
8		
9	DATED: April 9, 2011	KILPATRICK TOWNSEND & STOCKTON LLP
10		By: MMSGUllan, N
11		JAMES G. GILLILAND, JR.
12		Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC
13		
14	DATED: April 9, 2011	By: GEORGE HOTZ
15		GEORGE HUIZ
16		E-ttorney at Law™
17	DATED: April 9, 2011	By:
18		STEWART R. KELLAR
19		Attorney for Defendant GEORGE HOTZ
20	IT IS SO ORDERED.	CECROE HOTZ
21 22		
22		
23 24	DATED:	HON. SUSAN ILLSTON
24		UNITED STATES DISTRICT JUDGE
25 26		
20		
28		
	FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION CASE NO. 11-cv-000167 SI - 6 -	

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3	IT IS SO STIPULATED.	
4		Respectfully submitted,
5	DATED: April 9, 2011	SONY COMPUTER ENTERTAINMENT AMERICA LLC
6		Dur
7		By: RILEY R. RUSSELL
8		KILPATRICK TOWNSEND & STOCKTON LLP
9	DATED: April 9, 2011	KILPATRICK TOWNSEND & STOCKTON LEI
10 11		By:
12		Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC
13		
14	DATED: April 9, 2011	By: Doca Te
15		GEORGE'HOTZ *
16		E-ttorney at Law™
17		
18	DATED: April 9, 2011	By: STEWART R. KELLAR
19		Attorney for Defendant GEORGE HOTZ
20		GEORGE HUTZ
21	IT IS SO ORDERED.	
22		
23	DATED: 1/9/2011	
24	(·	HON. SUSAN ILLSTON UNITED STATES DISTRICT JUDGE
25		
26		
27		
28		
	FINAL JUDGMENT UPON CONSENT	AND PERMANENT INJUNCTION

1	to the entry of this Judgment, which may be signed in counterparts. Signatures can be	
2	obtained and exchanged by fac	simile
3	IT IS SO STIPULATED.	
4		Respectfully submitted.
5	DATED: April 9, 2011	SONY COMPUTER ENTERTAINMENT AMERICA LLC
6		
7		By: RILEY R. RUSSELL
8		
9	DATED: April 9, 2011	KILPATRICK TOWNSEND & STOCKTON LLP
10		Ву:
11		JAMES G. GILLILAND, JR.
12		Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC
13		
14	DATED: April 9, 2011	Ву
15		By: GEORGE HOTZ
16		E-ttorney at Law™
17		n 1AMa
18	DATED: April 9, 2011	By: STEWART R. KELLAR
19		Attorney for Defendant GEORGE HOTZ
20	IT IS SO ORDERED.	GEURGE NUIZ
21	II IS SO ONDERED.	
22		
23	DATED:	
24		HON, SUSAN ILLSTON UNITED STATES DISTRICT JUDGE
25		
26		
27		
28		
		IT AND PERMANENT INJUNCTION
	CASE NO. 11-cv-000167 SI	- 6 -

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