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 4  
 Attorney for Defendant  
 5 GEORGE HOTZ

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UNITED STATES DISTRICT COURT  
 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
 SAN FRANCISCO DIVISION

SONY COMPUTER ENTERTAINMENT  
 AMERICA LLC, a Delaware limited  
 liability company,  
  
 Plaintiff,  
  
 v.  
  
 GEORGE HOTZ; HECTOR MARTIN  
 CANTERO; SVEN PETER; and DOES 1  
 through 100,  
  
 Defendants.

CASE No.: 3:11-cv-00167  
  
 AFFIDAVIT OF GEORGE HOTZ  
  
 Date: January 12, 2011  
 Time: 9:00 a.m., or as soon as can be  
 heard  
 Courtroom: 3, 17th Floor  
 Judge: Hon. Richard Seeborg

1           Personally appeared before me, an officer duly authorized by law to administer oaths,  
2 George Hotz, who after first being duly sworn, states:

3           1.       My name is George Hotz, and I am of required age and competent in all respects  
4 to testify regarding the matter set forth herein. I have personal knowledge of the facts stated  
5 herein and know them to be true.

6           2.       I am a resident of, and have lived in, New Jersey since approximately 1995.

7           3.       I received notice of this action on Tuesday, January 11, 2011, via an e-mail sent to  
8 me on or about 7:00 p.m. A hearing for this case was set for Wednesday, January 12, 2011 at  
9 9:00 a.m.

10          4.       I do not live, reside, or otherwise have sufficient contacts with California that  
11 would vest jurisdiction over me.

12          5.       I have not engaged in any unlawful conduct.

13          6.       To the best of my knowledge and belief, I do not have a Playstation Network  
14 ("PSN") account. As such, I am not bound by the "Playstation Network Terms of Service and  
15 User Agreement."

16          7.       I have never utilized an account with PayPal in connection with any activity  
17 relating to the Playstation 3 computer entertainment system.

18          8.       I have never distributed a circumvention device or component through YouTube.

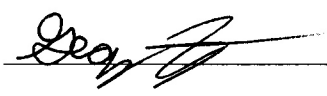
19          9.       I do not currently have an account with Twitter, nor have I had an account with  
20 Twitter since on or about June 13, 2010.

21          10.      I have not worked in concert with Defendants "Bushing," Hector Cantero, Sven  
22 Peter and "Segher". I have no association or connection with "FAIL0VERFLOW," the purported  
23 group or organization that is allegedly composed of Defendants "Bushing," Hector Cantero,  
24 Sven Peter and "Segher".

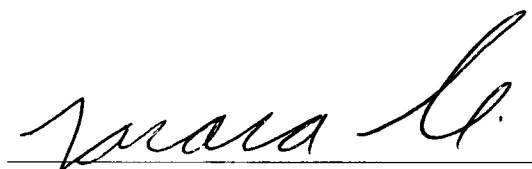
25          11.      I do not support piracy or counterfeiting .

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27 FURTHER AFFIANT SAYETH NOT.  
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George Hotz

Subscribed and sworn to before me  
this 12<sup>th</sup> day of January, 2011.

  
Notary Public

[SEAL]

