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9	Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC		
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11	UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	SONY COMPUTER ENTERTAINMENT AMERICA LLC,	Case No. CV11-0167 SI	
15	Plaintiff,	DECLARATION OF HOLLY GAUDREAU IN SUPPORT OF	
16	V.	ADMINISTRATIVE MOTION TO FILE UNDER SEAL EXHIBITS B AND D	
17	GEORGE HOTZ; HECTOR MARTIN	TO SUPPLEMENTAL DECLARATION OF RYAN BRICKER	
18	CANTERO; SVEN PETER; and DOES 1 through 100,	REGARDING DEFENDANT HOTZ AND THIRD PARTIES' ACTIVITY	
19	Defendants.	AFTER RECEIVING NOTICE OF LAWSUIT IN SUPPORT OF	
20		PLAINTIFF'S EX PARTE MOTION FOR TEMPORARY RESTRAINING	
21		ORDER	
22		Date: January 13, 2011 Time: 9:00am, or as soon	
23		as can be heard Courtroom: 10, 19th Floor	
24		Judge: Hon. Susan Illston	
25			
26	I, Holly Gaudreau, declare as follows:		
27	1. I am an attorney in the law firm of Kilpatrick Townsend & Stockton LLP, counsel		
28	of record for plaintiff Sony Computer Entertainment America LLC ("SCEA") in the above-		
	DECLARATION OF HOLLY GAUDREAU IN SUPPORT OF ADMINISTRATIVE MOTION TO FILE UNDER SEAL EXHIBITS B AND D TO BRICKER DECLARATION - 1 - CASE NO. CV11-0167 SI		

captioned matter. I make this declaration on personal knowledge and if called as a witness could and would testify competently thereto.

2. SCEA seeks to file under seal Exhibits B and D to Supplemental Declaration of Ryan Bricker Regarding Defendant Hotz and Third Parties' Activity After Receiving Notice of Lawsuit In Support of Plaintiff's *Ex Parte* Motion For Temporary Restraining Order.

3. The above referenced exhibits to the Bricker Declaration contain hyperlinks for downloading circumvention devices and instructions on how to circumvent the technological protection measures ("TPMs") in SCEA's PlayStation®3 computer entertainment system ("PS3 System").

4. SCEA has brought this action to put an end to Defendants' illegal circumvention of these TPMs in its PS3 System. SCEA, therefore, does not want the means of such circumvention – the very practice it is aiming to stop – to be a matter of public record, thereby making the information further available and enabling others to engage in this illegal practice.

5. SCEA's request is narrowly tailored to seal only those materials for which good cause to seal has been established.

I contacted counsel for Defendant Hotz on January 12, 2011, in anticipation of filing this motion, seeking a stipulation to lodge Exhibits B and D under seal pursuant to Local Rule 7-11(a). A stipulation could not be obtained because counsel declined.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct to the best of my knowledge and belief.

Executed on January 12, 2011, at San Francisco, California.

<u>/s/ Holly Gaudreau</u> Holly Gaudreau

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