1 2 3 4 5 6 7 8	KILPATRICK TOWNSEND & STOCKTON LLP JAMES G. GILLILAND, JR. (State Bar No. 107988) TIMOTHY R. CAHN (State Bar No. 162136) MEHRNAZ BOROUMAND SMITH (State Bar No. 197271) HOLLY GAUDREAU (State Bar No. 209114) RYAN BRICKER (State Bar No. 269100) Two Embarcadero Center Eighth Floor 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					
9	Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA LLC					
10 11	UNITED STATES DISTRICT COURT					
12	FOR THE DISTRICT OF CALIFORNIA					
13	SAN FRANCISCO DIVISION					
14	SONY COMPUTER ENTERTAINMENT	CASE NO. 11-cv-000167 SI STIPULATION AND [PROPOSED]				
15	AMERICA LLC, a Delaware limited liability company,					
16	Plaintiff,	ORDER RE: SCHEDULING PERSONAL JURISDICTION BRIEFING AND HEARING; PARTIES'				
17	٧.	STATEMENTS RE: PRELIMINARY				
18 19	GEORGE HOTZ; HECTOR MARTIN CANTERO; SVEN PETER; and DOES 1 through 100,	HEARING.				
20	Defendants.	Judge: Hon. Susan Illston				
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	STIPULATION AND [PROPOSED] ORDER RE: SCHEDULING					

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1 WHEREAS, on January 27, 2011, the Court issued an Order Granting Plaintiff's 2 Motion For A Temporary Restraining Order, Order to Show Cause Re: Preliminary 3 Injunction, and other relief ("TRO Order"); 4 WHEREAS, in its TRO Order, the Court directed the parties to meet and confer 5 regarding a briefing schedule and hearing date on (1) plaintiff's motion for preliminary 6 injunction against Hotz; and (2) defendant Hotz's motion to dismiss for lack of personal 7 jurisdiction; 8 WHEREAS, the Court instructed the parties to "submit a stipulation and proposed 9 order regarding the briefing schedule and hearing date by February 1, 2011"; and 10 WHEREAS, the parties, through their counsel, met and conferred on January 31 11 and February 1, 2011, and were able to achieve agreement only as to the briefing and 12 hearing on Defendant Hotz's jurisdictional challenge. 13 THEREFORE, Plaintiff Sony Computer Entertainment America LLP ("SCEA") 14 and Defendant George Hotz hereby STIPULATE as follows with respect to 15 Defendant Hotz's jurisdictional challenge: 16 1. Defendant Hotz shall file his motion to dismiss for lack of personal jurisdiction 17 on February 2, 2011, to be heard on the Court's regular civil motion calendar, on Friday, 18 March 11, 2011. 19 2. Plaintiff SCEA shall file its Opposition on February 18, 2011. 20 3. Defendant Hotz shall file his Reply, if any, on February 25, 2011. 21 With respect to the preliminary injunction hearing, the parties state their 22 respective positions as follows: 23 1. Defendant Hotz reads the Court's TRO Order as contemplating a briefing 24 and hearing schedule on the preliminary injunction in addition to a jurisdictional challenge 25 under a Rule 12 motion and believes that such is required pursuant to FRCP 65(b)(2). 26 Defendant Hotz therefore requests that his objections to the TRO Order be addressed 27 and that a preliminary injunction determination be made within fourteen (14) days of the 28



1	TRO Order. Defendant Hotz proposes the following briefing and hearing schedule for				
2	the preliminary injunction:				
3		Thursday, Feb. 3	(5:30 p.m):	Defendant Hotz files his	brief on OSC
4		Monday, Feb. 7 (5:30 p.m.):	Plaintiff SCEA files its O	pposition
5		Tuesday, Feb. 8 ((5:30 p.m.):	Defendant files a reply.	
6		February 9 or 10:		Hearing on Preliminary I	njunction
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8	2.	Plaintiff SCEA rea	ads the Court's	TRO Order as contemplat	ing a single
9	hearing at which the jurisdiction issues and other preliminary injunction issues would be				
10	addressed and believes that this is the most efficient and fair approach. SCEA thus				
11	proposes that the Court consolidate the briefing of the two motions on the agreed				
12	schedule set forth above for the jurisdiction motion and that the Court hold a single				
13	hearing on March 11, 2011. SCEA further requests that the Court extend the TRO Order				
14	until such time as the consolidated hearing occurs, without prejudice to Defendant's				
15	ability to seek to modify the scope of the TRO in the interim.				
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17			Respectfully	v submitted,	
18	DATED: Fe	bruary 1, 2011	KILPATRIC	K TOWNSEND & STOCK	FON LLP
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20			By: <u>/s/ Timo</u>	<i>thy R. Cahn</i> HY R. CAHN	
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22				r Plaintiff IPUTER ENTERTAINMEN	IT AMERICA
23			LLC		
24		4 0044		7 II	
25	DATED: Fe	bruary 1, 2011	<u>/s/ Stewart I</u> STEWART	KELLAR	
26			E-ttorney at		
27			Attorney for GEORGE H	OTZ	
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1	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT:			
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3	1. Defendant Hotz shall file his motion to dismiss for lack of personal jurisdiction			
4	on February 2, 2011, to be heard on the Court's regular civil motion calendar,			
5	on Friday, March 11, 2011. 2. Plaintiff SCEA shall file its Opposition on February 18, 2011.			
6	 Plaintin SCEA shall file his Opposition on February 18, 2011. Defendant Hotz shall file his Reply, if any, on February 25, 2011. 			
7	The preliminary injunction will be briefed on the same schedule			
8	IT IS SO ORDERED.			
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10	DATED: 2/4/11			
11	HON. SUSAN ILLSTON UNITED STATES DISTRICT JUDGE			
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