IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

CERTICOM CORPORATION and CERTICOM PATENT HOLDING CORPORATION

Plaintiffs,

Defendants.

vs.

SONY CORPORATION, SONY CORPORATION OF AMERICA, SONY COMPUTER ENTERTAINMENT INC., SONY COMPUTER ENTERTAINMENT AMERICA INC., SONY PICTURES ENTERTAINMENT INC., SONY ELECTRONICS INC. and SONY DADC US INC. Civil Action No.: 2:07CV216 TJW

JURY

RULE 7.1 DISCLOSURE STATEMENT OF DEFENDANT SONY COMPUTER ENTERTAINMENT AMERICA INC.

Pursuant to Fed. R. Civ. P. 7.1, defendant Sony Computer Entertainment

America Inc., through its attorneys, declares that Sony Computer Entertainment

America Inc. is a wholly-owned indirect subsidiary of Sony Corporation. Sony

Corporation is a Japanese corporation whose common stock trades principally on

the Tokyo Stock Exchange and whose American Depository Receipts related to its

common stock are traded on the New York Stock Exchange. Sony Computer

Entertainment America Inc. has no additional corporate or other parents,

subsidiaries, affiliates, securities, or other interests which are publicly held or

traded on an American stock exchange.

Respectfully Submitted,

Dated: August 31, 2007

By: <u>/s/ Melvin R. Wilcox, III</u>

MELVIN R. WILCOX, III Lead Attorney State Bar No. 21454800 Smead, Anderson & Dunn LLP 2110 Horseshoe Lane PO Box 3343 Longview, Texas 75606 (903) 232-1892 (903) 232-1881 (fax) <u>mrw@smeadlaw.com</u>

John Flock Michelle Carniaux KENYON & KENYON LLP One Broadway New York, New York 10004-1050 (212) 425-7200 (212) 425-5288 (fax) *Attorneys for Defendant* Sony Corporation of America

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this motion was served on all counsel who have consented to electronic service on this the 31st day of August, 2007. Local Rule CV-5(a)(3)(A).

> <u>/s/ Melvin R. Wilcox, III</u> MELVIN R. WILCOX, III