

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

ANASCAPE, LTD.,	§	
	§	
	§	
<i>Plaintiff,</i>	§	Civil Action No. 9:06CV158
	§	
v.	§	
	§	JUDGE RON CLARK
NINTENDO OF AMERICA, INC.,	§	
	§	
<i>Defendant.</i>	§	

ORDER RE: REPLACEMENT OF HARD COPIES OF EXHIBITS

Exhibits which were originally submitted but were not offered or mentioned before the jury are not part of the record. The parties shall meet and confer on the best way to produce electronic copies of exhibits that were offered and ruled admissible, which may simply require editing the disks previously provided for use at trial. The parties shall then exchange electronic copies of the admitted exhibits within 7 days.

Parties shall file any objections to the redacted electronic copies of the exhibits within 7 days after receiving the redacted copies. If there are no objections, one set of the electronic copies of the exhibits shall be delivered to the deputy clerk to maintain as part of the court record and another set shall be delivered directly to chambers. If parties have certain exhibits to remain under seal, these exhibits shall be submitted on a separate disk.

All original exhibits admitted during trial, and all original exhibits which were offered but not admitted, shall then be returned to the party submitting the same. That party shall thereafter be responsible for maintaining those original exhibits until all appeals have been exhausted. In the event a higher court desires a hard copy of an exhibit, the party

maintaining the original shall be responsible for providing that copy. In the event of any dispute or discrepancy, the electronic copy filed with the clerk shall be available.

So **ORDERED** and **SIGNED** this **21** day of **May, 2008**.

A handwritten signature in black ink, appearing to read "Ron Clark", written in a cursive style.

Ron Clark, United States District Judge