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

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ANASCAPE, LTD. Plaintiff, v. MICROSOFT CORPORATION, and NINTENDO OF AMERICA INC., Defendants.

Hon. Ron Clark Civil Action No. 9:06-CV-00158-RC

ORDER

ON THIS DAY came on to be heard Plaintiff Anascape, Ltd.'s Motion for (1) Prejudgment Interest; (2) Post Judgment Interest; and (3) Costs, and the Court is of the opinion that the Motion should be GRANTED IN PART and DENIED IN PART.

Accordingly, it is ORDERED that Plaintiff Anascape, Ltd.'s Motion for (1) Prejudgment Interest is DENIED and that prejudgment interest shall be calculated and paid by Defendant Nintendo of America, Inc. at the United States Treasury Bill rate; and

It is further ORDERED that Plaintiff Anascape, Ltd.'s Motion for (2) Post Judgment Interest is GRANTED and Defendant Nintendo of America, Inc. shall pay post judgment interest as provided by 28 U.S.C. § 1961; and

It is further ORDERED that Plaintiff Anascape, Ltd.'s Motion for (3) Costs is DENIED.