

Exhibit 3

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

Anascape, Ltd.,

Plaintiff,

v.

Microsoft Corp., and
Nintendo of America, Inc.,

Defendants.

Civil Action No. 9:06-cv-158-RC

JURY TRIAL REQUESTED

PLAINTIFF'S FIRST SUPPLEMENTAL MANDATORY DISCLOSURES

Pursuant to FED. R. CIV. P. 26(a)(1), and the Court's Order Governing Proceedings, Anascape, Ltd., ("Anascape") hereby submits its first supplemental mandatory disclosures:

A. The correct names of the parties to this action.

To the best of Plaintiff's knowledge, the correct names of the parties are reflected in the current style of the case.

B. The name and, if known, address and telephone number of any potential parties to this action.

At this time, Plaintiff is not aware of any other potential parties to this action.

C. The name and, if known, the address and telephone number of persons having knowledge of facts relevant to the claim or defense of any party, a brief characterization of their connection to the case and a fair summary of the substance of the information known by such person.

Without waiving any privileges or objections that may be asserted to a specific discovery request or notice of deposition, and reserving the right to supplement this Disclosure, Anascape responds as follows:

1. Anascape:

- (a) Brad Armstrong
Contact information:
McKool Smith, P.C.

300 Crescent Court, Ste. 1500

Dallas, TX 75201
(214) 978-4235

Mr. Armstrong is the named inventor of the patents-in-suit, and is one of the co-founders of Anascape. Armstrong may have discoverable information regarding the Anascape's ownership of the patents-in-suit, the conception and reduction of practice of the patents-in-suit, the prosecution of the patents-in-suit, and Anascape's communication with the defendants regarding the patents-in-suit. Armstrong may also have discoverable information regarding the make up of the relevant controller markets, companies, and licensing practices.

(b) Kelly Tyler
Contact information:
McKool Smith, P.C.
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Dallas, TX 75201
(214) 978-4235

Mr. Tyler is one of the co-founders of Anascape. Tyler may have discoverable information regarding Anascape's ownership of the patents-in-suit, the prosecution of the patents-in-suit, and Anascape's communication with the defendants regarding the patents-in-suit. Tyler may also have discoverable information regarding the make up of the relevant controller markets, companies, and licensing practices.

(c) Brian Carlson
Contact information:
McKool Smith, P.C.
300 Crescent Court, Ste. 1500
Dallas, TX 75201
(214) 978-4235

Mr. Carlson is a limited partner of Anascape. Carlson may have discoverable information regarding the prosecution of the patents-in-suit.

(d) Steven Bowman
Contact information:
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300 Crescent Court, Ste. 1500
Dallas, TX 75201
(214) 978-4235

Mr. Bowman is a limited partner of Anascape. Bowman may have discoverable information regarding the ownership of the patents-in-suit.

2. **Microsoft Corp.:**

(a) Todd Holmdahl

Current address and telephone number unknown

Mr. Holmdahl may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

- (b) Stephen McGrath
Current address and telephone number unknown

Mr. McGrath may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

- (c) Robby Bach
Current address and telephone number unknown

Mr. Bach may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

- (d) Paul Lovell
Current address and telephone number unknown

Mr. Lovell may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

- (e) Stacy Quan
Current address and telephone number unknown

Ms. Quan may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

3. **Nintendo of America, Inc.:**

- (a) Howard Cheng
Current address and telephone number unknown

Mr. Cheng may have discoverable information regarding Nintendo's knowledge of the patents-in-suit.

4. **Third Parties:**

- (a) Bernie Fischbach
Current address and telephone number unknown

Mr. Fischbach is a copyright attorney and may have discoverable information regarding Microsoft's knowledge of the patents-in-suit.

- (b) Bernie Stolar
Current address and telephone number unknown

Mr. Stolar may have discoverable information regarding Anascape's attempts to license the patents-in-suit.

- (c) Bob Haya
Current address and telephone number unknown

Mr. Haya may have discoverable information regarding Armstrong's early meetings with certain companies, including Nintendo, Mitsumi, and Alps.

- (d) Joseph Yanny
1801 Century Park East, 23rd Floor
Los Angeles, California 90067
Telephone: 310-551-2966
Facsimile: 310-551-1949

Mr. Yanny is a patent attorney who may have discoverable information regarding negotiations between Sony and Anascape.

- (e) David Woycechowsky
Current address and telephone number unknown

Mr. Woycechowsky was a patent attorney with Luce, Forward, Hamilton & Scripps LLP who may have discoverable information regarding the prosecution of Armstrong's patent applications before the U.S. and foreign patent offices.

- (f) Edward Sikorski
Current address and telephone number unknown

Mr. Sikorski was a patent attorney with Luce, Forward, Hamilton & Scripps LLP who may have discoverable information regarding the prosecution of Armstrong's patent applications before the U.S. and foreign patent offices.

- (g) Peter Hahn
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Mr. Hahn is a patent attorney who may have discoverable information regarding the prosecution of Armstrong's patent applications before the U.S. and foreign patent offices.

- (h) David Waller
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Mr. Waller is a patent agent who may have discoverable information regarding the prosecution of Armstrong's patent applications before the U.S. and foreign patent offices.

- (i) Robert Weston
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Mr. Weston is a patent attorney who may have discoverable information regarding the prosecution of Armstrong's patent applications before the European, Japanese, and Australian patent offices.

- (j) Mandy Button
Current address and telephone number unknown

Ms. Button worked for Phillips & Leigh, and may have discoverable information regarding the prosecution of Armstrong's patent applications, including those before the European patent office.

- (k) Timothy Powell
Eric Potter Clarkson
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58 The Ropewalk
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England
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Mr. Powell was employed by Eric Potter Clarkson, and may have discoverable information regarding the prosecution of Armstrong's foreign patent applications.

- (l) David Pressman
Current address and telephone number unknown

Mr. Pressman is a patent attorney who may have discoverable information about Armstrong's licensing negotiations with Logitech.

- (m) Steve Kisserman
Current address and telephone number unknown

Mr. Kisserman worked with Mr. Pressman and may have discoverable information about Armstrong's licensing negotiations with Logitech.

- (n) John Goodrich
Current address and telephone number unknown

Mr. Goodrich was an attorney with Wilson, Sonsini, Goodrich & Rosati who may have discoverable information about Armstrong's dealings with KeyTronic.

- (o) Kimberly V. Perry
Current address and telephone number unknown

Ms. Perry was an attorney with Lerner David Littenberg Krumholz & Mentlik, LLP who may have discoverable information regarding Anascape's licensing negotiations with Sony.

- (p) Sachiko Inoue
Current address and telephone number unknown

Mr. Inoue worked for Sony and may have discoverable information regarding Anascape's licensing negotiations with Sony.

- (q) Nobuhiro Komata
Current address and telephone number unknown

Mr. Komata worked for Sony and may have discoverable information regarding Anascape's licensing negotiations with Sony.

- (r) Riley R. Russell, Esq.
Current address and telephone number unknown

Mr. Russell works for Sony and may have discoverable information regarding Anascape's licensing negotiations with Sony.

- (s) Sylvia Lynd
Phillips and Leigh
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Ms. Lynd works for Phillips and Leigh, and may have discoverable information regarding the prosecution of Armstrong's patent applications before the European, Japanese, and Australian patent offices.

- (t) Greg Gewirtz

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Westfield, NJ 07090-1497
Telephone: (908) 654-5000
Fax: (908) 654-7866

Mr. Gewirtz may have discoverable information regarding Anascape's licensing negotiations with Sony.

(u) Joe Littenberg
600 South Avenue West
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Telephone: (908) 654-5000
Fax: (908) 654-7866

Mr. Littenberg may have discoverable information regarding Anascape's licensing negotiations with Sony.

(v) Craig Adams
4540 Kinsey Drive
Tyler, TX 75703-1005
Phone: (903) 581-1196

Mr. Adams is an attorney who may have discoverable information regarding the corporate structure of Anascape.

(w) Jeff Kroll
Current address unknown
Phone: (750) 331-8549 / (916) 372-0679

Mr. Kroll may have discoverable information regarding the development of prototype game controllers that may have practiced the patents-in-suit.

5. Any person(s) identified by any other party to this action in connection with their Rule 26 Disclosures.

D. A copy of, or a description by category and location of, all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and that the disclosing party may use to support its claims or defenses, unless solely for impeachment.

To the extent that relevant, non-privileged documents exist, they have been provided to Defendants. Anascape may use certain prototype game controllers to support its claims. Those game controllers have been provided to McKool Smith and will be made available for inspection at a mutually agreeable place and time.

- E. A computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary material, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered.**

The full extent of damages caused by Defendants' conduct is unknown at this time, but Anascape will be entitled to no less than a reasonable royalty in this case. Anascape incorporates the expert reports, and the evidence, information and argument therein, of Walter Bratic and Mark Baldwin, and any testimony that they might provide in connection with this matter. Anascape intends to request pre and post judgment interest based on any damages award that may be granted in this case. Although Anascape seeks an injunction to prevent future infringement, Anascape reserves the right to seek other appropriate relief for future infringement if the Court denies Anascape's request for an injunction, including an ongoing royalty for future infringing products. Anascape reserves the right to supplement this disclosure, in light of future disclosures by Defendants, including any responsive expert reports or disclosures.

- F. For inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment.**

Anascape is not currently aware of any responsive insurance agreements but will supplement this Disclosure if it becomes aware of responsive insurance agreements.

DATED: February 21, 2008

Respectfully submitted,
McKOOL SMITH, P.C.

/s/ Anthony M. Garza

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**ATTORNEYS FOR PLAINTIFF
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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was served on all counsel via electronic mail on February 21, 2008.

/s/ Anthony M. Garza
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