Filed 07/29/2008

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Royalty Payment Bond

<u>yment Bond</u>	
Bond No.	6590292

IN THE United States District	COURT OF The Eastern District of Texas Lufkin Division		
COUNTY OF Angelina	STATE OFTexas		
ANASCAPE, LTD., Plaintiff vs.)))) CIVIL ACTION NO. <u>9:06-CV-158-RC</u>)		
NINTENDO OF AMERICA INC., Defendant			

KNOW ALL MEN BY THESE PRESENTS, That we, NINTENDO OF AMERICA INC. as Principal, and Safeco Insurance Company of America a Washington corporation, as Surety are held and firmly bound unto ANASCAPE, LTD. In the amount of Ten Million Three Hundred and Sixty-Six Thousand Nine Hundred and Fifty-Six and 60/100

Dollars (\$10,366,956.60) for the payment of which, well and truly to be made, we bind ourselves, our successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the said Principal has petitioned THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT for an appeal to said court of an action previously decided in THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS, LUFKIN DIVISION, wherein the said Principal is Defendant, and being numbered 9:06-CV-158-RC on the docket thereof.

WHEREAS, the Plaintiff has requested a separate bond as security for potential additional royalty payments which may be adjudged due and owing by the court to the Defendant during the appeal period.

WHEREAS, on Wednesday, July 23, 2008, a Judgment and decree was entered in the above cause number in favor of Plaintiff and against the Defendant, a copy of which said Judgment is attached hereto and by this reference made a part hereof.

NOW THEREFORE, the condition of this obligation is such that if the said Principal shall pay all royalties adjudged due and owing by the court during said appeal proceeding, then this obligation shall be null and void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that this bond is subject to the following conditions:

- 1. The maximum liability of the Surety shall in no event exceed the aggregate penal sum of the bond.
- 2. The liability of the Surety for this obligation shall only extend to payment of royalties adjudged due and owing by the court from the date of the original judgment dated 7-23-08 until completion of the appellate proceedings.
- 3. The bond shall not be liable for any costs or disbursements incurred because of the appeal.
- 4. The liability of the Surety will not extend beyond resolution of the appellate proceedings referenced above.
- 5. This paragraph shall take precedence should a conflict arise with another section of this bond.

IN WITNESS WHEREOF, NINTENDO OF AMERICA INC.	, as Principal and Safeco Insurance Company
of America, as Surety, have hereunto set our hands this day of	f_July2005
ATTEST MITTNESS NINTENDO OF AMER	
By: Full (M By: ME	Pikicipei
Safeco Incurance Corr	pany of America
By: Jam. D	Macci lim
	Attomey-in-Fact
V .	

işe 9:06-cv-00158-RC	Document 388-3 *SEALED*	Filed 07/29/2008 Page 2
Safeco	POWER OF ATTORNEY	Safeco Insurance Company of America General Insurance Company of America Safeco Plaza Seattle, WA 98185
KNOW ALL BY THESE PRESEN	TS: No	13257
Washington corporation, does eac		SURANCE COMPANY OF AMERICA, each AROL A. KING; MELISSA KIRSHY; GARY LAFOUR;
	and attested these presents	A and GENERAL INSURANCE COMPANY
Alexhanis Dalupha		Niholajewski
STEPHANIE DALEY-WATSON,	ECRETARY TIM MIKOLA CERTIFICATE	JEWSKI, SENIOR VICE-PRESIDENT, SURET
Extrac	t from the By-Laws of SAFECO INSURANCE Co and of GENERAL INSURANCE COMPANY C	
President appointed for that purpo attorneys-in-fact or under other ap other documents of similar charac such appointment, the signatures undertaking of the company, the	se by the officer in charge of surety operations, propriate titles with authority to execute on be ter issued by the company in the course of its b may be affixed by facsimile. On any instrum	ce President, the Secretary, and any Assistant N, shall each have authority to appoint individuals shalf of the company fidelity and surety bonds a pusiness On any instrument making or evidence nent conferring such authority or on any bond ed or affixed or in any other manner reproduce instrument or undertaking."
	ution of the Board of Directors of SAFECO INSUN INERAL INSURANCE COMPANY OF AMERIC.	
"On any certificate executed by th ⁽ⁱ⁾ The provisions of Artic	e Secretary or an assistant secretary of the Corr le V, Section 13 of the By-Laws, and	npany setting out,

- (ii) A copy of the power-of-attorney appointment, executed pursuant thereto, and
- (iii) Certifying that said power-of-attomey appointment is in full force and effect,

the signature of the certifying officer may be by facsimile, and the seal of the Company may be a facsimile thereof."

I, Stephanie Daley-Watson , Secretary of SAFECO INSURANCE COMPANY OF AMERICA and of GENERAL INSURANCE COMPANY OF AMERICA, do hereby certify that the foregoing extracts of the By-Laws and of a Resolution of the Board of Directors of these corporations, and of a Power of Attorney issued pursuant thereto, are true and correct, and that both the By-Laws, the Resolution and the Power of Attorney are still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of said corporation

2000 day of this COMPANI ECOM PORA CORPORAT phanie Doller STEPHANIE DALEY-WATSON, SECRETARY OF WASHIN Safeco® and the Safeco logo are registered trademarks of Safeco Corporation.

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State of Texas Surety Bond Claim Notice

In accordance with Section 2253.021(f) of the Texas Government Code and Section 53.202(6) of the Texas Property Code, any notice of claim to the named surety under this bond(s) should be sent to:

SAFECO Surety Adams Building 4634 154th PL NE Redmond, WA 98052

Mailing Address: SAFECO Surety PO Box 34754 Seattle, WA 98124

Phone: (425) 376-6535 Fax: (425) 376-6533