

EXHIBIT 4

invalidity contentions should be understood as any acquiescence in, admission to or adoption of any particular claim construction, and NOA reserves the right to argue claim constructions that may differ from what may be indicated in NOA's invalidity contentions.

In addition, NOA's invalidity contentions take into consideration the degree to which the '791, '205, '415, 700 and '525 patents can rely on asserted priority dates for their claims, as asserted in the patents themselves and/or in Anascape's Infringement Contentions. Further, and notwithstanding NOA's invalidity contentions regarding compliance with 35 U.S.C. § 112, NOA's invalidity contentions regarding the prior art also take into consideration an understanding of the patents necessary for those patents to comply with 35 U.S.C. § 112. Where, in the following claim charts, a feature of a prior art reference is not specifically identified as corresponding to a claimed limitation, that lack of specific identification is not intended as, and should not be regarded as, any admission or concession by NOA that such prior art reference does not embody the claimed limitation.

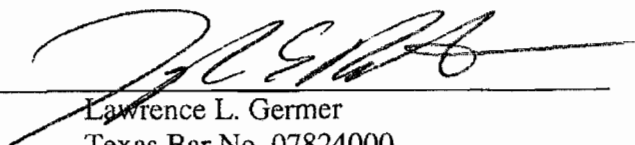
Attached as Exhibits 1-3, respectively, are copies of NOA's requests for *inter partes* reexamination of the '791, 205 and '415 patents (excluding cited exhibits thereto), which are hereby incorporated by reference. Attached as Exhibits 4-8, respectively, are copies of the requests for reexamination (with select exhibits thereto) of the '791, 205, '415, '700 and '525 patents filed by Defendant Microsoft Corporation ("Microsoft"), which are hereby incorporated by reference. Further, NOA hereby incorporates by reference the invalidity contentions (including any and all exhibits) of Microsoft as if the contents of Microsoft's invalidity contentions were set forth herein. NOA similarly hereby incorporates by reference the contents of Microsoft's document production pursuant to P.R. 3-4 as if the contents of Microsoft's document production were included in NOA's document production pursuant to P.R. 3-4.

In addition, claim 16 is invalid based on the phrase "said resilient dome cap is structured to provide a tactile feedback to a human hand."

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Respectfully submitted,

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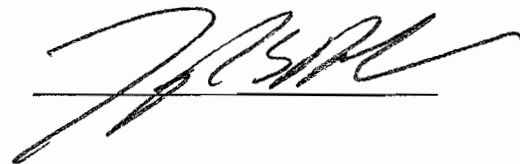
Attorneys for Defendant
Nintendo of America Inc.

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing document has been served to the following counsel of record in the manner indicated this 12th day of February, 2007:

Via Federal Express

Sam Baxter
McKool Smith, P.C.
505 East Travis, Suite 105
Marshall, Texas 75670

A handwritten signature in black ink, appearing to read 'S. Baxter', is written over a horizontal line.