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8	rbricker@kilpatricktownsend.com	
9	Attorneys for Plaintiff SONY COMPUTER ENTERTAINMENT AMERICA	LLC
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12	FOR THE NORTHERN DISTI	
13		CASE NO. CV11-0167 SI
14	SONY COMPUTER ENTERTAINMENT AMERICA LLC, a Delaware limited liability	DECLARATION OF RYAN BRICKER OF
15 16	company, Plaintiff,	PROVIDING ACTUAL NOTICE OF FILING EX PARTE MOTION FOR TEMPORARY
10	V.	RESTRAINING ORDER AND ORDER TO SHOW CAUSE RE PRELIMINARY
18	GEORGE HOTZ; HECTOR MARTIN	INJUNCTION: ORDER OF IMPOUNDMENT TO DEFENDANT
19	CANTERO; SVEN PETER; and DOES 1 through 100,	GEORGE HOTZ
20	Defendants.	Date: January 12, 2011 Time: 9:00 a.m., or as soon as can be
21		heard Courtroom: Courtroom 10, 19 th Fl.
22		Judge: Hon. Susan Illston
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26]
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28		OF FILING EX PARTE MOTION FOR TEMPORARY

CASE NO. CV11-0167 SI

I, Ryan Bricker, declare:

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1. I am an associate at Kilpatrick Townsend & Stockton LLP, counsel of record for Sony Computer Entertainment America LLC ("SCEA") in the above-captioned matter. I have personal knowledge of the facts stated in this declaration, unless otherwise indicated, and could and would testify competently thereto.

At 4:20pm PST on January 11, 2011, I gave Defendant George Hotz actual
notice of this Motion by delivering copies of the *Ex Parte* Motion for Temporary Restraining
Order and Order to Show Cause Re: Preliminary Injunction, Order of Impoundment, and
Proposed Order filed by SCEA to Hotz via email at the following email addresses:
<u>geohot@gmail.com</u> and <u>dudeitsabaloon@gmail.com</u>. True and correct copies of those
emails, the attached cover letter, and the exchange server receipts confirming delivery are
attached hereto as <u>Exhibit A</u>.

At or around 5:00pm PST on January 11, 2011, I contacted George Hotz via 3. 13 telephone, explaining that SCEA had filed a lawsuit against him and moved for a temporary 14 restraining order. During that conversation, I explained that SCEA has asked the Court to 15 decide the Motion at 9:00am PST on January 12, 2011, or at its earliest convenience. I 16 provided to Hotz the telephone number for the District Court for the Northern District of 17 California. Hotz confirmed that, during our call, he was located at 183 Boulevard, Glen Rock, 18 New Jersey 07452, and that the telephone number I used to contact him corresponded to 19 that address. Hotz also confirmed that he had received and opened my emails referenced in 20 ¶2 and attached hereto. 21

At or around 5:30pm PST on January 11, 2011, I contacted George Hotz via
 telephone to ask whether he would agree to stipulate to SCEA's Temporary Restraining
 Order. I explained that, if he were to stipulate to the Order, he would be bound by the
 Proposed Order that he and I had discussed earlier, and further that he must not delete,
 destroy, or otherwise remove any materials, electronic or otherwise, that are related to this
 litigation.

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1	I declare under penalty of perjury on this date under the laws of the United States in				
2	San Francisco, California that the foregoing is true and correct.				
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4	DATED: January 11, 2011	<u>/s/ Ryan Bricker</u> Ryan Bricker			
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20	28 DECLARATION OF RYAN BRICKER OF PROVIDING ACTUAL NOTICE OF FILING EX PARTE MOTION FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE RE PRELIMINARY INJUNCTION; ORDER OF IMPOUNDMENT TO DEFENDANT GEORGE HOTZ				

CASE NO. CV11-0167 SI