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9 Attorneys for Plaintiff
 SONY COMPUTER ENTERTAINMENT AMERICA LLC

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11 UNITED STATES DISTRICT COURT
 12 FOR THE DISTRICT OF CALIFORNIA
 13 SAN FRANCISCO DIVISION

14 SONY COMPUTER ENTERTAINMENT
 AMERICA LLC, a Delaware limited
 15 liability company,

16 Plaintiff,

17 v.

18 GEORGE HOTZ; HECTOR MARTIN
 CANTERO; SVEN PETER; and DOES
 19 1 through 100,

20 Defendants.

CASE NO. 11-cv-000167 SI

**DECLARATION OF JAMES G.
 GILLILAND, JR. IN SUPPORT OF
 PLAINTIFF'S EX PARTE MOTION
 FOR TEMPORARY RESTRAINING
 ORDER**

Judge: Hon. Susan Illston

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23 I, James G. Gilliland, Jr., declare as follows:

24 1. I am an attorney licensed to practice law in the State of California and
 25 before this Court. I am a partner at the law firm of Kilpatrick Townsend and Stockton
 26 LLP, counsel of record for plaintiff Sony Computer Entertainment America LLC ("SCEA")
 27 Inc. in this action. Except as indicated below, I have personal knowledge of the facts
 28 stated herein and, if called as a witness, I could and would testify competently thereto.



1 2. Attached hereto as Exhibit A is a true and correct copy of a screen shot
2 showing the Playstation® Network (“PSN”) account in the name of George Hotz, Online
3 ID “Geo1Hotz”. The account may show some specious information because when a
4 PSN user assents to the license agreement the user can enter any address, phone
5 number, or birthday he wishes. Also, I am informed that SCEA’s records show that this
6 account is active and related to at least seven other accounts, using the following Online
7 IDs and email addresses:

8 koma1tose (pbrdiablo@yahoo.com)
9 freedomapocalypse (lacobra99e@aol.com)
10 snapple18 (mjt1704@yahoo.com)
11 elijapi (babooski28@yahoo.com)
12 uKinfuriator (pookie87@yahoo.com)
13 gamecaveman (Jonesjack33@rocketmail.com)
14 nyricansoldier (nyricansoldier@yahoo.com)

15 3. Attached hereto as Exhibit B is a true and correct copy of Defendant
16 George Hotz’s “geohot Across America” Blog, published at <geohotaa.blogspot.com>.
17 The blog shows that Hotz moved to California in April of 2008 to work at Google’s
18 headquarters in Mountain View, California. He remained in California until October 17,
19 2008.

20 4. Attached hereto as Exhibit C is a true and correct copy of printouts from the
21 twitter.com account of co-defendant “Bushing.” Bushing has posted several comments
22 indicating that he resides in or around San Francisco, California, including the following:

23 @TheFunkisHere sorry, was visiting .au but **live in the only true**
24 **"bay area" - silicon valley** :) Saturday, August 14, 2010
25 10:13:38 PM via Twittrific in reply to TheFunkisHere

26 **had a great time meeting the @hak5 crew at their birthday**
27 **party near SF** with @dualcoremusic on the mic - ok, enough fun,
28 back to #DSi hax Saturday, August 14, 2010 10:18:55 PM via
 Twittrific



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@SquidMan72 how close will you be to the bay area?
Thursday, August 12, 2010 5:59:36 PM via Twitterrific in reply to trap0xf

5. Attached hereto as Exhibit D is a true and correct copy of Defendant Bushing's "Kickstarter" page, found at <<http://www.kickstarter.com/profile/bushing>>. This page indicates that Bushing lives in San Francisco, California. Kickstarter is an online project fundraising site, where a user can create an account to receive donations and contributions from other individuals who are interested in his or her project. On his page, Bushing started such a fund for his OpenVizla project, which he described as a technology project based out of San Francisco. As of December 22, 2010, Bushing had raised over \$80,000 for this San Francisco-based project.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 14th day of January, 2011 at San Francisco, California.

/s/James G. Gilliland, Jr.
JAMES G. GILLILAND, JR.

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