

EXHIBIT A

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The Honorable Robert S. Lasnik

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13
UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

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15 NINTENDO OF AMERICA INC.,

16 NO. 2:21-cv-00519-RSL

17 Plaintiff,

18 v.
19 [PROPOSED]
20 FINAL JUDGMENT AND PERMANENT
INJUNCTION

21 GARY BOWSER,

22 Defendant.

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24 This matter came before the Court on the parties' Consent to Entry of Judgment and
Permanent Injunction, Dkt. No. 23. The Court enters judgment as follows:

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27 1. Plaintiff is hereby awarded judgment against Defendant in the amount of
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29 US\$10,000,000.00.

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31 2. Each party shall bear its own costs and attorneys' fees.

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34 In addition, pursuant to Sections 502 and 1203 of the Copyright Act (17 U.S.C. §§ 502,
35 1203), 28 U.S.C. § 1651(a), the All Writs Act, 28 U.S.C. § 1651, and this Court's inherent
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37 equitable powers, the Court orders as follows:

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39 1. A permanent injunction is entered against Defendant enjoining him and his agents,
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41 servants, employees, successors, assigns, and all those acting in privity or under his control from:

1 a. Offering to the public, advertising, promoting, selling, providing, testing,
 2 cloning, or otherwise trafficking in any circumvention devices, including but not limited
 3 to the SX Core, SX Lite, SX Pro, SX Gear, SX Tools, SX License Codes, and/or SX OS,
 4 including any features of SX OS, such as SX Installer, Gateway 3DS, Stargate 3DS,
 5 Classic2Magic, or N2 Elite (the “Circumvention Devices”), and any other circumvention
 6 devices or software that target Nintendo, Nintendo’s consoles, devices, or accessories
 7 (including near field communication devices/cards compatible with Nintendo consoles,
 8 such as amiibo), Nintendo’s technological protection measures, and/or Nintendo’s
 9 copyrighted works;

10 b. Directly or indirectly infringing, or causing, enabling, facilitating,
 11 encouraging, promoting, inducing, or participating in the infringement of, any of
 12 Nintendo’s copyrights, trademarks, or intellectual property, whether now in existence or
 13 hereafter created, including but not limited to the unauthorized reproduction, display,
 14 public performance, or distribution of any of Nintendo’s copyrighted video games or
 15 operating systems, which includes the emulation of Nintendo’s videogames;

16 c. Destroying, transferring, altering, moving, returning, concealing, or in any
 17 manner hiding any and all video game consoles, video games (or constituent elements
 18 thereof, such as video game files), video game emulators (and any digital files comprising
 19 the same), and any related packaging or promotional material in which Nintendo (including
 20 its parents, subsidiaries, and affiliates) owns or controls an exclusive right under United
 21 States law or pursuant to the laws of any other country or territory (“Nintendo’s Intellectual
 22 Property”) and which were used in connection with TEAM-XECUTER.COM,
 23 SX.XECUTER.COM, XECUTER.ROCKS, TEAM-XECUTER.ROCKS, and

1 MAXCONSOLE.COM or any successor websites, chatrooms, or other social media
 2 websites or apps (including, without limitation, groups or chats on Facebook, Discord,
 3 GBATemp, Reddit, Telegram, Skype, WeChat, WhatsApp, Signal, or their equivalent) (the
 4 “Websites”), and all documents and records relating or referring in any way to Nintendo’s
 5 Intellectual Property in connection with the Websites;

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 7 d. Committing any other violation of Nintendo’s intellectual property rights,
 8 worldwide, whether now existing or hereafter created; and

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 10 e. Effecting assignments or transfers, forming new entities or associations, or
 11 using any other device for the purpose of circumventing or otherwise avoiding the
 12 prohibitions set forth in subparagraphs (a)-(d).

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 14 2. The Court further enjoins Defendant and all third parties acting in active concert
 15 and participation with Defendant—including but not limited to any domain name registrars or
 16 registries holding or listing any of Defendant’s Websites—from supporting or facilitating access
 17 to any or all domain names, URLs, websites (including, without limitation, TEAM-
 18 XECUTER.COM, SX.XECUTER.COM, XECUTER.ROCKS, TEAM-XECUTER.ROCKS, and
 19 MAXCONSOLE.COM), including any successor websites, chatrooms, and other social media
 20 websites or apps (including, without limitation, groups or chats on Facebook, Discord, GBATemp,
 21 Reddit, Telegram, Skype, WeChat, WhatsApp, Signal, or their equivalent) through which
 22 Defendant trafficked in circumvention devices that threaten Plaintiff’s technological protection
 23 measures or which infringe Plaintiff’s rights under the Copyright Act.

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 25 3. Defendant is further prohibited from engaging in any other violation of the Digital
 26 Millennium Copyright Act or the Copyright Act, or any other federal or state law, as respects
 27 Nintendo.

1 4. The Court further orders that Defendant and his officers, agents, servants,
 2 employees, attorneys, and others acting in active concert or participation with Defendant—
 3 including but not limited to any domain name registrars or registries holding or listing any of
 4 Defendant's Websites:
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 6 a. surrender, and permanently cease to use, the domain names TEAM-
 7 XECUTER.COM, SX.XECUTER.COM, XECUTER.ROCKS, TEAM-
 8 XECUTER.ROCKS, and MAXCONSOLE.COM, any variant or successor thereof
 9 controlled by Defendant, and any other website or system that Defendant owns or controls,
 10 directly or indirectly, that involves or harms Nintendo's Intellectual Property; and
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 12 b. to the extent the domains are under Defendant's custody or control, or under
 13 the control of registrars or registries with notice of this Order, immediately transfer the
 14 domain names TEAM-XECUTER.COM, SX.XECUTER.COM, XECUTER.ROCKS,
 15 TEAM-XECUTER.ROCKS, and MAXCONSOLE.COM, any variant or successor thereof
 16 controlled by Defendant, and any other website or system that Defendant owns or controls,
 17 directly or indirectly, that involves Nintendo's Intellectual Property, to Plaintiff's control.
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 19 5. The Court further enjoins Defendant and all third parties acting in active concert
 20 and participation with Defendant—including but not limited to any domain name registrars or
 21 registries holding or listing any of Defendant's Websites—from supporting or facilitating access
 22 to any or all domain names, URLs, and websites (including, without limitation, TEAM-
 23 XECUTER.COM, SX.XECUTER.COM, XECUTER.ROCKS, TEAM-XECUTER.ROCKS, and
 24 MAXCONSOLE.COM), or any successor thereof, through which Defendant infringed Plaintiff's
 25 copyrights.
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1 6. The Court further orders, pursuant to 17 U.S.C. §§ 503 & 1203, upon Nintendo's
2 selection and to the extent controlled by Defendant, the seizure, impoundment, and/or destruction
3 of all Circumvention Devices, including all copies of SX OS, and all other electronic material or
4 physical devices within Defendant's custody, possession, or control—including any hard drives or
5 other electronic storage devices containing such material—that violate Nintendo's rights under the
6 DMCA or infringe copyrights owned or exclusively licensed by Nintendo.
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9 7. This permanent injunction constitutes a binding court order, and any violations of
10 this order by Defendant will subject him to the full scope of this Court's contempt authority,
11 including punitive, coercive, and monetary sanctions.
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13 8. This permanent injunction is binding against Defendant worldwide, without regard
14 to the territorial scope of the specific intellectual property rights asserted in the Complaint of the
15 above-captioned case, and may be enforced in any court of competent jurisdiction wherever
16 Defendant or his assets may be found.
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18 8. The Court shall maintain continuing jurisdiction over this action for the purpose of
19 enforcing this Final Judgment and Permanent Injunction. Plaintiff is not required to post any bond
20 or security in connection with the Final Judgment and Permanent Injunction, and Defendant has
21 permanently, irrevocably, and fully waived any right to request a bond or security.
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23 IT IS FURTHER ORDERED that Judgment be entered in this matter in accordance with
24 the terms set forth above, and that the clerk be, and hereby is, directed to close this matter.
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27 **IT IS SO ORDERED.**
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Hon. Robert S. Lasnik
U.S. District Judge