## NEUMAN, WILLIAMS, ANDERSON & OLSON

77 WEST WASHINGTON STREET

CHICAGO, ILLINOIS 60602

REST ACCOUNT OF THE OWNER ACCO COPY

## March 1, 1985

Algy Tamoshunas, Esquire North American Philips Corporation 580 White Plains Road Tarrytown, New York 10591

Re: Magnavox v. Activision

Dear Algy:

We have received a copy of the STIPULATION OF THE PARTIES RE POSTPONEMENT OF TRIAL DATE showing entry by Judge Legge. A copy is enclosed. As you will see, the trial has been reset to April 22, 1985 at 9:30 A.M.

Very truly yours,

James T. Williams

NEUMAN, WILLIAMS, ANDERSON & OLSON

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JTW/cmp

Enclosure

CC: Thomas A. Briody, Esq. - w/out encl. Louis Etlinger, Esq. - w/encl. Theodore W. Anderson, Esq. - w/out encl.

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W.	-						
	1 2 3	MARTIN R. GLICK H. JOSEPH ESCHER III MARLA J. MILLER HOWARD, RICE, NEMEROVSKI, CANADY, ROBERTSON & FALK					
	4	A Professional Corporation Three Embarcadero Center, 7th Floor San Francisco, California 94111 Telephone: 415/434-1600					
	6 7	Attorneys for Defendant and Counterclaimant ACTIVISION, INC.					
	8		4				
	9	UNITED STATES DISTRICT COURT					
	10	NORTHERN DISTRICT OF CALIFORNIA					
	11						
HOWARD RICE NEMEROVSKI CANADY ROBERTSON	13	THE MAGNAVOX COMPANY, a corpora- tion, and SANDERS ASSOCIATES, INC., a corporation,	) No. C 82 5270 CAL				
& FALK	14	Plaintiffs,					
и гноревнова согранию	15	vs.	) STIPULATION OF THE PARTIES				
	16	ACTIVISION, INC., a corporation,	RE POSTPONEMENT OF TRIAL DATE; ORDER				
	17	Defendant.					
	18 19	AND RELATED CROSS-ACTION.					
	20	The undersigned parties to this action, by and through					
	21						
	22						
	23	court settlement of the above-entitled lawsuit. The parties have					
	24	not yet drafted the final documents to memorialize this settlement,					
	25	which drafting and negotiating will require the concerted efforts					
	26	of the parties and their attorneys over the next several weeks.					

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STIPULATION OF THE PARTIES RE POSTPONEMENT OF TRIAL DATE; ORDER

In order to give the parties and their attorneys the 1 2. 2 time necessary to draft the final settlement documents, the parties з seek a postponement of the trial date now set for March 4, 1985. 4 The parties seek a postponement of one month, or the earliest 5 convenient trial date to the Court after April 8, 1985. The parties 6 have been informed by Judge Legge's deputy that May 6, 1985, at 7 9:30 a.m., may be the earliest trial date available and, while the 8 parties continue to prefer an earlier date, they consent to post-9 ponement until May 6, 1985 should that be the Court's order. 10 3. The Court may enter the Order attached hereto. 11 1983 14 Dated: MARTIN R. GLICK HOWARD H. JOSEPH ESCHER III 12 RICE MARLA J. MILLER NEMEROVSKI HOWARD, RICE, NEMEROVSKI, CANADY, 13 CANADY ROBERTSON & FALK ROBERTSON A Professional Corporation & FALK 14 A Professional Componetio 15 16 MARTIN R. GLICK . Attorneys for Activision, Inc. 17 198× MCCUTCHEN, DOYLE, BROWN & ENERSON Dated: 18 J. THOMAS ROSCH ROBERT L. EBE 19 DANIEL M. WALL 20 NEUMAN, WILLIAMS, ANDERSON & OLSON 21 THEODORE M. ANDERSON JAMES T. WILLIAMS 22 23 24 Attorneys for The Magnavox Company and 25 Sanders Associates, Inc. 26 -2-STIPULATION OF THE PARTIES RE POSTPONEMENT OF TRIAL DATE; ORDER

