UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

THE MAGNAVOX COMPANY AND
SANDERS ASSOCIATES, INC.,

Plaintiffs-Appellees,

v.

ACTIVISION, INC.

Defendant-Appellant.

THE MAGNAVOX COMPANY AND
SANDERS ASSOCIATES, INC.

Plaintiffs-Appellants,

v.

ACTIVISION, INC.

Defendant-Appellee.

MAGNAVOX' MOTION TO WITHDRAW MOTION TO CONSOLIDATE

The Magnavox Company and Sanders Associates, Inc.

(hereinafter "Magnavox") hereby move the Court for leave to
withdraw MAGNAVOX' MOTION TO CONSOLIDATE APPEAL AND CROSS APPEAL
served and filed on June 25, 1986.

This motion to withdraw is being filed by Magnavox because, after serving and filing the motion for consolidation, Magnavox' counsel was contacted by Activision's counsel indicating a desire for a more comprehensive stipulated motion. In the belief that the more comprehensive stipulated motion was in the best interests of all parties and would simplify and enhance the efficiency of the proceedings, the parties have

entered into a STIPULATED MOTION TO CONSOLIDATE CASES, DESIGNATE APPELLANT AND SUGGEST BRIEFING SCHEDULE which is being filed simultaneously herewith.

In view of the comprehensive stipulated motion being filed simultaneously herewith, the original Motion of Magnavox will become redundant and moot.

Respectfully submitted,

Theodore W. Anderson Attorney of Record for The Magnavox Company and Sanders Associates, Inc.

OF COUNSEL:

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CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that a copy of the foregoing MAGNAVOX' MOTION TO WITHDRAW MOTION TO CONSOLIDATE was served on the following attorney of record named below in the manner indicated, this 30th day of June, 1986, in an envelope addressed to:

Federal Express:

Martin R. Glick, Esq. HOWARD, RICE, NEMOROVSKI, CANADY, ROBERTSON & FALK A Professional Corporation Three Embaracadero Center

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