Dear Sir

SHELL NINTENDO PROMOTION

Thank you for your letter of 9 February addressed to Mr Varney who has passed your letter to me and instructed me to write to you further regarding the matter, therefore, in the circumstances, perhaps it would be sensible for you to direct all future correspondence to me at the above address.

My client company maintains that it has not breached any confidentiality obligation owed to you in relation to the Nintendo promotion and that the draft statement of claim which was prepared does not reveal a basis for a claim against the company.

However you refer to an advice you have obtained from Counsel regarding the matter and perhaps you would be kind enough to let me have a copy of the advice.

As a separate matter I have also been passed a copy of your letter to Mr Lazenby dated 22 February in which in addition to the matter of the Nintendo promotion you have also raised a claim of some form of proprietary interest in a previous promotion "Make Money".

I believe that the situation here is clear in that in respect of the 1984 Promotion you may have rights in the design and artwork used in the 1984 game but no proprietary rights in the concept itself which of course predated the 1984 promotion.

However, if you feel that you have some other proprietary interest perhaps you would let me know exactly what you feel this may be and also let me have copies of the correspondence, documentation and the contractual agreement which was referred to in your letter.
Again perhaps you would be kind enough to direct future correspondence to me rather than Mr Lazenby.

I look forward to hearing from you.

Yours faithfully

A Williams
Legal Division