SOUTHERN DISTRICT OF NEW YORK	
In re:	
MYPLAY DIRECT, INC.,	Chapter 11 Case Case No. 16-12457
Debtorx	

INDEX OF DOCUMENTS FILED WITH CHAPTER 11 PETITION

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Exhibit A

SOUTHERN DISTRICT OF NEW YORK	_
In re:	•
MYPLAY DIRECT, INC., Tax I.D. No. 27-0608434,	Chapter 11 Case Case No. 16-12457
Debtor.	x

DECLARATION OF JEREMY BERNSTEIN PURSUANT TO LOCAL BANKRUPTCY RULE 1007-2

STATE OF NEW YORK)	
)	SS
COUNTY OF NEW YORK)	

Jeremy Bernstein, being duly sworn, deposes and states the following under penalty of perjury, subject to 18 U.S.C. § 1001:

- 1. I am the Interim Chief Financial Officer of MyPlay Direct, Inc. ("MyPlay" or the "Debtor") and have held that position since May 20, 2016. In that capacity, I have knowledge of, and experience with, the business and financial affairs of the Debtor.
- 2. I submit this declaration ("<u>Declaration</u>") pursuant to Rule 1007-2 of the Local Bankruptcy Rules for the Southern District of New York (the "<u>Local Bankruptcy Rules</u>") to assist the Court and other parties in interest in understanding the Debtor's circumstances and the events leading to the Debtor's filing of a petition under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>"). The Debtor filed its chapter 11 petition on August 25, 2016 (the "<u>Petition Date</u>").
- 3. Except as otherwise indicated, all facts set forth in this Declaration are based upon my personal knowledge, my discussions with the Debtor's financial and legal advisors and shareholders, my review of relevant documents, information provided to me by employees of the

Debtor, or my opinion based upon my experience, knowledge and information concerning the Debtor. If called upon to testify, I would testify to the facts set forth in this Declaration.

PRELIMINARY STATEMENT

4. Part I of this Declaration provides a general overview of the Debtor's organizational and corporate structure and a description of the business. Part II describes the circumstances giving rise to the commencement of the chapter 11 case and the Debtor's goals in this case. Finally, Part III outlines the information required by Local Bankruptcy Rule 1007-4.

I. Organizational, Corporate and Debt Structure and Description of Business

(a) Background

- 5. MyPlay is a Delaware corporation that was created in 2009 as a wholly-owned subsidiary of SONY DADC New Media Solutions Inc. ("SONY"). The company began as an internal services unit providing end-to-end digital marketing and commerce services within Sony Music Entertainment and in the fall of 2012 forward began servicing third parties as a direct to consumer e-commerce business with multiple online stores focusing on media, music and entertainment. From this point on, MyPlay sold SONY products, SONY excess inventory, and owned third party products, and entered into license agreements with third parties to design, manufacture and sell products relating to particular musical artists and television shows.

 (MyPlay has never had its own manufacturing facilities; the manufacturing was outsourced to third parties.) The products and inventory were then offered online to fans of the musical artists and television shows. On occasion, e-mail lists of fans were provided to MyPlay by SONY or others, and the online marketing would be supplemented by direct e-mail marketing.
- 6. In late 2012, SONY entered into a sub-sublease with The Limited Stores (the "Limited") for executive office and design space at 400 Lafayette Street in New York City. The

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Limited itself was a subtenant, as its affiliate, Limited Brands, Inc. had entered into a lease dated March 19, 2007 with landlord Sand Associates for the second and third floors at 400 Lafayette Street and then, pursuant to a sublease dated August 3, 2007, Limited Brands, Inc. subleased all of that space to the Limited.

- 7. The SONY sub-sublease, which was dated December 5, 2012, was solely for the second floor space at 400 Lafayette Street (the "Premises"), not for the second *and* third floor space leased by the Limited, and pursuant to a Sub-Sublease Assignment and Assumption Agreement dated February 10, 2015, SONY assigned the sub-sublease to MyPlay. (I will hereinafter refer to the sub-sublease as the "MyPlay Lease".) The assumption and assignment to MyPlay was consented to in writing by both the Limited and Sand Associates, the ultimate landlord, and provides, among other things, that MyPlay indemnifies SONY for any claims, liabilities and damages relating to MyPlay's failure to perform its obligations as tenant under the MyPlay Lease from the effective date of the assignment forward.
- 8. The base rent under the MyPlay Lease is currently \$946,156.10 per year. Pursuant to the MyPlay Lease, MyPlay is also obligated to pay additional rent, including direct payments to utility companies for gas and electric service, and payments to the Limited for MyPlay's proportional share of real estate taxes, the costs of water and sprinkler service, and the salary of a lobby attendant. The total annual cost to MyPlay under the MyPlay Lease is in excess of \$1,150,000, and is by far MyPlay's single largest recurring expense.
- 9. In late 2015, SONY negotiated the sale of its ownership interest in MyPlay to MyPlay Acquisition LLC, a Delaware limited liability company that was and is owned by CN Partners II, LLC (90%) and SONY (10%). The stock sale occurred on February 1, 2016.

(b) The Current Structure and Operation of the Business

- 10. As a result of SONY's sale of its interest in MyPlay to MyPlay Acquisition LLC, in which SONY has only a 10% interest, the Debtor no longer sells SONY's excess inventory. It generally continues to perform under its license agreements, and where license agreements have expired pursuant to their terms, to sell off remaining inventory with the knowledge and cooperation of the licensors. At present, MyPlay's business is predominantly the sale of such inventory, and the marketing and sale of vinyl records.
- 11. In an effort to reduce its overhead, MyPlay has moved from an in-house e-commerce platform that costed the company more than \$200,000 per month, to "Shopify," an e-commerce platform that permits the Debtor to maintain its "Popmarket" website for less than \$1,000 per month. Online orders are processed for MyPlay by Shopify and are then relayed through an e-commerce logistics automation solution called Hub Logix to MyPlay's warehousing and fulfillment provider, Alliance Entertainment, a company that provides storage and distribution services to retailers in the music and entertainment industries. In addition to warehousing MyPlay's inventory and fulfilling MyPlay's orders, Alliance Entertainment also maintains its own media product inventory, which, due to MyPlay's custom integration, MyPlay has the ability to sell through Popmarket. MyPlay utilizes this integration to sell products it does not have in stock, broadening its assortment and helping to fulfill orders of sold out products.
- 12. MyPlay has eleven employees, who work from both the premises that are subject to the MyPlay lease and from the premises at 33 Irving Place in New York City. To the best of my knowledge, the Debtor has no secured debt, but for the claim of its warehouser, which claim is the subject of one of the Debtor's "first day" motions. It is current in its payment obligations to both of its landlords, and is also generally current in the payment of taxes, which it pays when

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due. Some pre-petition taxes may be unpaid, either in the ordinary course of the accrual/billing cycle, or as a result of the bankruptcy filing. Though the Debtor is not seeking "first day" authority to pay pre-petition taxes, it may do so in the course of the Chapter 11 case, as it becomes necessary or appropriate.

II. Events Leading To Chapter 11 and Chapter 11 Goals

(a) Recent Changes to the Business

- 13. In the past six months, the Debtor has taken steps to decrease its overhead, such as transitioning to a significantly less expensive e-commerce platform, as I've discussed above, reducing the number of employees from over 50 employees to eleven key employees, and where possible, eliminating costly software solutions. (By way of example of the last item, MyPlay is moving from NetSuite to Quickbooks.) In addition, MyPlay has allowed many of its license agreements to expire pursuant to their terms, as the licenses were on terms that were highly unfavorable to the Debtor. The Debtor's operational changes have enabled it to move from losses of \$500,000 per month to losses of \$100,000 per month, exclusive of the impact of the MyPlay Lease.
- 14. MyPlay has some outstanding obligations and unpaid bills in connection with its licenses and products, and certain highly unfavorable license agreements, which it hopes to address in this Chapter 11 case. However, the critical problem that exacerbated MyPlay's financial and business difficulties and made the filing of a bankruptcy case a necessity is the MyPlay Lease obligation of more than \$97,000.00 per month, and the behavior of MyPlay's landlord with respect to that obligation.

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(b) The MyPlay Lease Situation

- 15. In February 2016, MyPlay engaged a real estate broker to market the Premises, with the goal of identifying a replacement tenant acceptable to the Limited and Sand Associates. However, despite MyPlay's success in identifying parties interested in subleasing the Premises, the Limited made it very clear to MyPlay and MyPlay's real estate broker that Sand Associates, the prime landlord, would not consent to any replacement tenant unless the replacement tenant was a large profitable company *and* prepared to sign a new, long-term lease agreement. ¹ The Limited's representatives also eventually directed MyPlay's real estate broker to stop marketing the MyPlay Lease. ² These positions taken by the Sand Associates and the Limited effectively crippled MyPlay's efforts to identify a replacement tenant and assign or sublease the existing MyPlay Lease.
- 16. Despite these many challenges, MyPlay continued to try to address the lease problem outside of bankruptcy, and again approached the Limited in the hope of reaching an agreement about a consensual termination of the MyPlay Lease. MyPlay raised the possibility of negotiating the payment of a material amount of money and the return of the Premises to the Limited, a structure to which the Limited initially indicated it was amenable. Significant payment offers were then made by MyPlay, and rejected out of hand by the Limited.
- 17. It eventually became clear that the Limited's idea of "negotiating" about an early termination of the MyPlay Sublease was simply to demand that MyPlay pay the Limited the full amount due through the expiration date of the MyPlay Lease an amount that the Limited put at

¹ MyPlay has no privity with Sand Associates and has had no direct communications with Sand Associates.

² On May 19, 2016, the Limited sent a letter to MyPlay requesting access to the Premises so that the Limited could inspect and show the space. Currently, real estate brokers representing the Limited are the brokers on record on commercial real estate listing websites for the MyPlay space.

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more than \$2.2 million -- and return the Premises to the Limited. Nonetheless, the parties, including the Limited, MyPlay and SONY, continued to communicate about the possibility of a negotiated resolution of the situation, until the receipt by MyPlay and SONY of a letter dated June 10, 2016 from the Limited. The letter was titled "Notice of Default," and alleged that:

(i) the assignment of the MyPlay Lease from SONY to MyPlay (to which the Limited and Sand Associates had consented in writing) had been rendered invalid by SONY's sale of MyPlay;

(ii) SONY was in violation of the use clause and had abandoned the Premises; and (iii) rent and additional rent were due for April through June.

- 18. MyPlay, while taken completely by surprise by the Limited's actions, continued to act in good faith, and (despite being told by the Limited that MyPlay was not the tenant under the MyPlay Lease) immediately tendered payment of the rent and additional rent, including the late charges, interest and attorneys' fees asserted by the Limited. The Limited responded with a letter dated June 15, 2016 titled "Notice of Continuing Default" and addressed to MyPlay, in which the Limited: (i), acknowledged receipt of the payment of \$321,172.32 the full amount demanded by the Limited in its letter of a few days earlier; (ii) reiterated the Limited's allegation that the consensual assignment from SONY to MyPlay was invalid and a breach of the lease³; and (iii) reiterated the Limited's allegation that SONY had abandoned the Premises and therefore ceased to use the Premises as executive offices and a design studio.
- 19. MyPlay responded to the Limited by letter dated June 24, 2016, noting that there were no payment defaults under the MyPlay Lease and making it clear that the Premises had not been abandoned but rather continued to be used as MyPlay's executive offices and meeting space, as specifically authorized by the MyPlay Lease. SONY also sent a letter dated June 24th,

³ The Limited included with its June 15th letter a copy of a letter dated March 2, 2016 from Sand Associates to the Limited about SONY's sale of MyPlay.

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a copy of which it provided to MyPlay, responding to the Limited's allegation that the assignment was invalid, and noting that there was nothing in the assignment or lease-related documents which conditioned the consent of the Limited and/or Sand Associates to the assignment upon SONY continuing to own MyPlay.

- 20. The next communication from the Limited was a letter dated July 11, 2016 to SONY, a copy of which was sent to the Debtor, asserting a new claim for attorneys' fees (the previous demand for attorneys' fees having been satisfied by MyPlay's payment), but not disclosing the amount of such fees. The July 11th letter also repeated the allegation that the assignment was invalid, but provided no evidence that the landlords' consent to the assignment was conditioned upon SONY continuing to own MyPlay, and repeated the allegation that SONY had abandoned the Premises.
- 21. Three days' later, the Limited sent a "Notice of Additional Default" to both SONY and MyPlay. The new default alleged related to a notice of mechanic's lien dated June 30, 2016, which was apparently sent by the lienholder to Sand Associates and to SONY, but not to MyPlay. The July 14th letter also asserted that the new amount owed in attorneys' fees and expenses was \$19,990.19.
- 22. MyPlay paid the amount asserted under the lien -- \$4,592.76 -- promptly after it became aware of the lien filing. The mechanic's lien has been terminated, and MyPlay has provided the Limited with a copy of the lien termination. The Debtor also advised the Limited in writing that (i) MyPlay contests both the validity and the reasonableness of the new demand for attorneys' fees, and requests sufficient detail to evaluate the demand, and (ii) MyPlay is not in default of any of the monetary or the non-monetary provisions of the MyPlay Lease, and that it is

troubled by the flurry of letters from the Limited, which suggest that the Limited is searching for defaults where none exist. ⁴

23. Despite the significant challenges posed by the efforts of the Limited to de-rail the process,⁵ MyPlay's efforts to find a new tenant for the MyPlay Lease have proven successful. MyPlay has identified a party that wants to assume the MyPlay Lease and move into the Premises as quickly as possible. This would relieve MyPlay of an extremely burdensome obligation and allow it to focus on the restructuring of its business.

(c) Chapter 11 Goals

- 24. MyPlay intends to move to assume and assign the MyPlay Lease immediately after the Petition Date. If it is able to assign the MyPlay Lease, it will be able to focus its attention and energy on the longer term issue of determining the best course for the business. MyPlay's preference would be to complete a true restructuring and negotiate a plan of reorganization with creditors, and to that end, the Debtor is already in discussions with potential sources of debtor-in-possession financing, and exit financing.
- 25. As of the Petition Date, the focus of the Debtor's operations is its vinyl records business, which has been optimized for the sale of existing owned inventory, the pre-release of new vinyl records and high-margin print-on-demand products. The Debtor has also been working diligently to maximize the value of its relationships in the digital media world to explore new, low-cost forms of data-driven and video marketing in order to strategically improve

⁴ The Debtor has asked the Limited on multiple occasions to confirm that the Limited is not in default of its obligations under the lease documents to either its affiliate, Limited Brands, Inc. or to Sand Associates, but has gotten no response to that seemingly straightforward question.

⁵ During the early stages of the negotiations, the Limited repeatedly indicated that it was Sand Associates, the prime landlord, who was the impediment to MyPlay's efforts to find a replacement tenant to take over the MyPlay Lease. The Limited's subsequent conduct places that in doubt, but any question about who wishes to de-rail the transfer of the MyPlay Lease will be definitively answered by the Limited's actions in this Chapter 11 case.

its product offerings and net profits. MyPlay is hopeful that if the financial drain of the MyPlay Lease can be eliminated, the business may be able to generate positive cash flow by the fourth quarter of 2016. But whatever happens, the Debtor intends to do its best to stabilize its operations, and maximize value for the benefit of its estate and creditors.

III. INFORMATION REQUIRED BY LOCAL BANKRUPTCY RULE 1007-4

- 26. It is my understanding that Local Rule 1007-4 requires certain information related to the Debtor, which is set forth below.
- 27. This case was not originally commenced under any other chapter of the Bankruptcy Code.
 - 28. No committee of creditors has been formed in the case to date.
- 29. The Debtor is not a small business debtor within the meaning of section 101(51D) of the Bankruptcy Code.
- 30. As of the Petition Date, the Debtor's existing management consists of myself, and Steffen Harleib, the Debtor's President.
 - 31. The Debtor does not have any publicly held securities.
- 32. None of the Debtor's property is in the possession or custody of any custodian, public officer, mortgagee, pledgee, assignee of rents, or secured creditor (but for the Debtor's warehouse discussed *supra*), or agent for any such entity. Almost all of the Debtor's assets are located within the United States, but I note that some of the Debtor's online customers place orders from the United Kingdom or other parts of Europe. The Debtor's pre-petition bank accounts are all domestic (First Republic Bank in California), though some accounts hold funds in foreign currencies.

- 33. As discussed above, the Debtor is a party to a nonresidential real property lease for premises 400 Lafayette Street, 2nd floor, New York, NY 10003 pursuant to a Sub-Sublease Assignment and Assumption Agreement dated February 10, 2015 between SONY and the Debtor, a sub-sublease agreement between the Limited and SONY dated December 5, 2012, and related documents. SONY is located at 550 Madison Avenue, New York, NY 10022 and the Limited is located at 7775 Walton Parkway, New Albany, Ohio 43054. The Debtor also leases space at 33 Irving Place, New York, NY 10003 pursuant to a membership agreement for community office space dated May 3, 2016 with 33 Irving Tenant LLC d/b/a WeWork. WeWork is also located at 33 Irving Place, New York, NY 10003.
- 34. The Debtor's books and records are primarily located online and stored through the NetSuite online service provider (contact person: jeremy@popmarket.com). Certain other business records are located at its premises on Irving Place and its premises on Lafayette Street.
- 35. To the best of my knowledge, there are no secured claims against the Debtor, but for the claim of the Debtor's warehouse, discussed *supra*.
- 36. **Schedule 1**, annexed hereto, lists the 20 largest unsecured claims against the Debtor as of the Petition Date, exclusive of claims of insiders, and for each, the name of the claimant, address, telephone number, contact person, amount of the claims and whether the claim is contingent, unliquidated, disputed or partially secured.
- 37. **Schedule 2, annexed** hereto, is a summary of the Debtor's assets and liabilities as of the Petition Date.
- 38. **Schedule 3,** annexed hereto, is a list of the nonresidential real property leases to which the Debtor is a party.

- 39. **Schedule 4**, annexed hereto, lists the nature and present status of every action or proceeding, pending or threatened against the Debtor or its property, where a judgment against the Debtor or seizure of its property may be imminent, including case number, court, and the name and address of the counter-party and its counsel, if any.
- 40. It is estimated that the Debtor's salaries for its employees (exclusive of officers and directors) for the thirty (30) day period following the Petition Date will total approximately \$49,836.76.
- 41. It is estimated that salaries for the Debtor's officers and directors for the thirty (30) day period following the Petition Date will total approximately \$23,076.92.
- 41. **Schedule 5**, annexed hereto, is a summary of the Debtor's estimated cash receipts and cash disbursements for the thirty (30) day period following the Petition Date.
- 42. The Debtor will submit the following motions on or shortly after the Petition Date:
 - (a) Debtor's Motion of the Debtor for an Order Authorizing Payment of Pre-Petition Accrued Employee Wages, Salaries, Expenses and Related Taxes and Payment of Employee Benefits;
 - (b) Debtor's Motion for an Order Pursuant to Section 105(a) of the Bankruptcy Code Authorizing (I) Use of Existing Business Forms and Records; (II) Limited Maintenance of Existing Corporate Bank Accounts; and (III) Maintenance of Cash Management System;
 - (c) Debtor's Motion for an Order Authorizing the Debtor to Pay, in the Ordinary Course of Business, the Prepetition Secured Claims of Its Warehouser;
 - (d) Motion for an Order (I) Authorizing the Debtor to Obtain Post-Petition Secured Financing; (II) Modifying the Automatic Stay; and (III) Scheduling a Final Hearing;
 - (e) Debtor's Application for Entry of an Order Authorizing the Retention of Halperin Battaglia Benzija, LLP as Bankruptcy Counsel to the Debtor, Nunc Pro Tunc to the Petition Date; and
 - (f) Debtor's Motion for the Entry of an Order, Pursuant to Section 365 of the Bankruptcy Code Authorizing it to Assume and Assign a Certain Non-Residential

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Real Property Lease, (premises located at 400 Lafayette Street, New York, NY

10003).

43. Notwithstanding anything to the contrary contained in this Declaration or any

schedule annexed hereto, nothing in this Declaration or any schedule is intended to be, or should

be construed as, an admission with respect to (a) the liability for the amount of, the enforceability

of or the validity of any claim, (b) the existence, validity, enforceability, or perfection of any

lien, mortgage, charge, pledge or other grant of security for any claim or (c) the proper

characterization of any transaction or financing as a sale or financing.

44. The Debtor reserves the right to amend or supplement any of the attached

schedules in the event additional information is obtained by the Debtor.

Dated: New York, New York August 25, 2016

MYPLAY DIRECT, INC.

Debtor and Debtor-in-Possession

By: /s/ Jeremy Bernstein

Name: Jeremy Bernstein

Title: Interim Chief Financial Officer

I, Jeremy Bernstein, am the Interim Chief Financial Officer of MyPlay Direct, Inc. I hereby under the penalty of perjury that the foregoing statements are true and correct to the best of

my knowledge, information and belief.

/s/ Jeremy Bernstein

Schedule 1

Fill in this information to identify the case	:	
Debtor name MyPlay Direct, Inc.		
United States Bankruptcy Court for the:	SOUTHERN DISTRICT OF NEW YORK	☐ Check if this is an
Case number (if known):		amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	for example, trade is contingent, lebts, bank loans, unliquidated, or	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
UMGD 3905 Vincennes	John Kahlow					\$514,685.95
Road, Suite 400 Indianapolis, IN 46268	john.kahlow@umu sic.com					
Sony Music Entertainment PO Box 28571	Neil Carfora neil.carfora@sony		Contingent Disputed			\$399,020.56
New York, NY 10087 AETN 235 E 45th Street	Jill Tully		Disputed			\$375,000.00
Attn: Pres or Gen Counsel New York, NY 10017	jill.tully@aenetwor ks.com					
Amazon Web Services LLC (ACH) PO BOX 84023 Seattle, WA 98124-8423	Vinoda Mukku aws-receivables-su pport@email.amaz on.com					\$248,578.94
ADOBE SYSTEMS INCORPORATED 75 Remittance Drive Suite 1025 Chicago, IL 60675	Ginger Craft gcraft@adobe.com					\$237,510.00
SONY DADC UK LTD Southwater Busin Pk,WorthingRd Southwater, West Sussex RH13	lan Harper ian.harper@sonyda dc.com		Contingent Disputed			\$133,627.56
Hinduja Global Solutions 4355 Weaver Parkway, Suite 310 Warrenville, IL 60555	Gopal K. Gumadavalli gopal.gumadavalli @teamhgs.com					\$76,645.16

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Debtor MyPlay Direct, Inc.

Case number (if known)

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
Mountain State Software 1884 Kabletown Rd Charles Town, WV	Pete Kolocuris petek@ms3-inc.co m		Disputed			\$76,065.00	
25414 SONY MUSIC ENT INT'L Am Ölbach 19 33334 Gütersloh, Germany	Andreas Druecker andreas.druecker@ bertelsmann.de		Contingent Disputed			\$72,491.68	
PROVIDENT DISTRIBUTION LLC 741 Cool Springs Blvd. Franklin, TN 37067	Lori Lott lori.lott@pmgsony music.com					\$62,298.49	
Alliance Entertainment 1401 NW 136th Ave, Ste 100 Fort Lauderdale, FL 33323	Beth Singer beth.singer@aent.c om					\$57,402.73	
Stream20 5201 Great America Pkwy Suite 320 Santa Clara, CA 95054	Jie Feng jie.feng@stream20. co.uk					\$55,873.43	
2 Entertain Television Center 101 Wood Lane, London W12 7FA	Eliska Brizgalova eliska.brizgalova@ sonydadc.com					\$55,279.39	
EDR & Associates, Inc 5 Partridge Lane Guilford, CT 06437-1328	Eileen Reader edr@edrinc.net					\$46,108.50	
WEA Special Markets 32253 Collection Center Dr. Chicago, IL 60693	Uma Patil uma.patil@wmg.co m					\$45,640.73	
AMC 5000 N. Parkway Calabasas,#210 Attn: Pres or Gen Counsel Calabasas, CA 91302	Russell Binder russell@strikerent. com					\$41,006.32	

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Debtor	MyPlay Direct, Inc.	Case number (if known)	
	Name		

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact Nature of claim (for example, trade debts, bank loans, professional services,		Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
Sony Pictures Television 10202 W. Washington Blvd. Jack Cohn Bldg. Ste 3167 Culver City, CA 90232	Christopher Lucero christopher_lucero @spe.sony.com		Contingent Disputed			\$38,472.57	
Jakprints Inc 3133 Chester Ave. Cleveland, OH 44114	Julie McClain jumcclain@jakprint s.com					\$29,637.26	
RED Music-SonyMusicEn tertainmt P.O. Box 28571 Attn: Pres. or Gen. Counsel New York, NY 10087	Neil Carfora neil.carfora@sony music.com		Contingent Disputed			\$29,027.21	
MERIDIAN INTERNATL VAT CONSULT Level 8, Westgate House Westgate, London W5 1YY UK	Sonata Zelionyte@ Sonata.Zelionyte@ meridianglobalserv ices.com					\$28,792.00	

Schedule 2

Balance Sheet as of 8/25/2016

Cash Balance	\$24,796
Receivables	\$308,000
Inventory Return	\$86,973
Inventory	\$881,433
Total Assets	\$1,301,202
Lease Obligation	(\$1,600,000)
A&E Payables	(\$375,000)
UMG Payables	(\$516,303)
Other Payables	(\$2,294,113)
Total Liabilities	(\$4,136,749)
NET BALANCE	(\$2,835,547)

Schedule 3

Nonresidential Real Property Leases

Location Address	Landlord Name & Address
400 Lafayette Street, 2 nd Floor New York, NY 10003	Debtor is subtenant (by assignment from SONY DADC US Inc.) to: Limited Stores, LLC PO Box 182674 Columbus, OH 43218-2674 - With notice copy to – Limited Stores Lease Services 52 Westerville Square Shopping Center PMB #275 Westerville, OH 43081 Prime Landlord: Sand Associates 400 Lafayette Street New York, NY 10003
33 Irving Place, 3 rd Floor New York, NY 10003	33 Irving Tenant LLC b/d/a WeWork 33 Irving Place New York, NY 10003 WeWork Membership Agreement (community office space agreement)

Schedule 4 Pending Litigation

Case Name	Case Number	Court	Plaintiff's Counsel
None.			

Schedule 5

Pg

August 24, 2016

Week:	1	2	3	4
	8/26/16	9/2/16	9/9/16	9/16/16
SUMMARY				
Collections	\$42,909	\$52,500	\$55,125	\$57,881
Operating Expenses				
Cost of Sales	(\$11,798)	(\$9,870)	(\$11,438)	(\$12,010)
Payroll & Benefits	\$0	(\$54,000)	\$0	(\$38,000)
Rent	\$0	(\$111,000)	\$0	\$0
Platform	\$0	(\$27,000)	\$0	\$0
Insurance	\$0	(\$9,000)	\$0	\$0
Warehousing	\$0	(\$6,000)	\$0	\$0
Legal	\$0	\$0	\$0	(\$1,000)
Consultants	(\$16,000)	(\$10,500)	\$0	(\$18,000)
Office Supplies & Misc.	\$0	(\$1,000)	\$0	(\$1,000)
Total Operating Expenses	(\$27,798)	(\$228,370)	(\$11,438)	(\$70,010)

Exhibit B

RESOLUTIONS ADOPTED BY THE SOLE MEMBER OF THE BOARD OF DIRECTORS OF MYPLAY DIRECT, INC.

The undersigned, being the sole director of MyPlay Direct, Inc., a Delaware corporation (the "Company"), hereby consents to the adoption of the following resolutions taking or authorizing the actions specified:

RESOLVED, that the filing by the Company of a petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York is hereby authorized; it is

FURTHER RESOLVED, that the Company be and it hereby is authorized to execute a petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York; it is

FURTHER RESOLVED, that any officer of the Company be, and (s)he hereby is, authorized and directed to execute and file as officer of the Company a petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York; it is

FURTHER RESOLVED, that any officer of the Company be, and (s)he hereby is, authorized and directed, on behalf of the Company, to execute and deliver all necessary documents so that the Company may enter into a debtor-in-possession financing facility and/or a cash collateral facility; it is

FURTHER RESOLVED, that any officer of the Company be, and (s)he hereby is, authorized and directed, on behalf of the Company, to retain the law firm of Halperin Battaglia Benzija, LLP, as bankruptcy counsel to the Company, to render legal services to, and to represent, the Company in connection with such proceeding and other related matters in connection therewith, on such terms as such officer shall approve; it is

FURTHER RESOLVED, that any officer of the Company be, and (s)he hereby is, authorized and directed, on behalf of the Company, to retain other professional persons, advisors and consultants to the Company, including but not limited to financial advisors, to render services to the Company in connection with such proceeding, general operation of the business, and other related matters in connection therewith, on such terms as such officer shall approve; it is

FURTHER RESOLVED, that all acts lawfully done or actions lawfully taken by any officer or officers of the Company in connection with the reorganization of the Company or any matter related thereto, or by virtue of these resolutions are hereby in all respects ratified, confirmed and approved."

Dated: August 23, 2016

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Exhibit C

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United States Bankruptcy Court Southern District of New York

In re MyPlay Direct, Inc.			Case No.		
	Debto	or(s)	Chapter	11	
Ll	IST OF EQUITY SECU	RITY HOLDERS			
Following is the list of the Debtor's equity securit	ty holders which is prepared in	accordance with rule 10	07(a)(3) for	filing in this Chapter 11 Case	
Name and last known address or place obusiness of holder	of Security Class Nu	mber of Securities	K	ind of Interest	
MyPlay Acquisition LLC 900 Third Avenue, 19th Floor c/o Columbus Nova New York, NY 10002	100% owner				
DECLARATION UNDER PENALTY					
I, the Interim Chief Financial Offic perjury that I have read the foregoing Li information and belief.	-			2 -	
Date August 25, 2016	Signature	/s/ Jeremy Bernstein	1		
		Jeremy Bernstein			

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

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Exhibit D

United States Bankruptcy Court Southern District of New York

In re MyPlay Direct, Inc.		Case No.				
	Debtor(s)	Chapter	11			
CORI	PORATE OWNERSHIP STATEMENT	(RULE 7007.1)				
recusal, the undersigned counsel fo (are) corporation(s), other than the	aptcy Procedure 7007.1 and to enable the J r MyPlay Direct, Inc. in the above caption debtor or a governmental unit, that directly interests, or states that there are no entitie	oned action, certify or indirectly ow	fies that the following is a $vn(s)$ 10% or more of any			
■ None [Check if applicable]						
August 25, 2016	/s/ Alan D. Halperin					
Date	Alan D. Halperin					
	Signature of Attorney or Litig	Signature of Attorney or Litigant				
		Counsel for MyPlay Direct, Inc.				
	Halperin Battaglia Benzija, LLI	P				
	40 Wall Street 37th Floor					
	New York, NY 10005					
	(212) 765-9100 Fax:(212) 765-0	964				

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Exhibit E

2 ENTERTAIN TELEVISION CENTER 101 WOOD LANE, LONDON W12 7FA

33 IRVING TENANT LLC D/B/A WEWORK 33 IRVING PLACE NEW YORK, NY 10003

A CROWDED COOP 14253 169TH DR SE SUITE #147 MONROE, WA 98272

A&E TELEVISION NETWORKS, LLC 235 E 45TH STREET NEW YORK, NY 10017

ABBY SHOT CLOTHIERS LIMITED 75 BARBOUR DRIVE MOUNT PEARL, NL A1N 2X3

ABLE BUILDING SERVICES LLC 280 MADISON AVE, SUITE 710 NEW YORK, NY 10016

ACROSS THE PUDDLE 349 SPYGLASS DR RIO VISTA, CA 94571

ADOBE SYSTEMS INCORPORATED 75 REMITTANCE DRIVE SUITE 1025 CHICAGO, IL 60675

ADOBE SYSTEMS, INC. 550 E TIMPANOGOS CIR OREM, UT 84097

AEC DIRECT, LLC 1401 NW 136TH AVE, STE 100 ATTN: GEORGE CAMPAGNA, CFO FORT LAUDERDALE, FL 33323 AETN
235 E 45TH STREET
ATTN: PRES OR GEN COUNSEL
NEW YORK, NY 10017

AFGO MECHANICAL SERVICES 36-14 32ND STREET LONG ISLAND CITY, NY 11106

AIR MTM

AKAMAI TECHNOLOGIES, INC. PO BOX 26590 NEW YORK, NY 10087

ALERT LOGIC
75 REMITTANCE DRIVE SUITE 6693
CHICAGO, IL 60675

ALLIANCE ENTERTAINMENT 1401 NW 136TH AVE, STE 100 FORT LAUDERDALE, FL 33323

AMAZON WEB SERVICES LLC (ACH) PO BOX 84023 SEATTLE, WA 98124-8423

AMC 5000 N. PARKWAY CALABASAS,#210 ATTN: PRES OR GEN COUNSEL CALABASAS, CA 91302

AMC FILM HOLDINGS LLC 11 PENN PLAZA NEW YORK, NY 10011

AMERICAN CLASSICS APPAREL, INC 339 COUNTY ROAD 591 HANCEVILLE, AL 35077

ARTIST SERIES GUITAR, INC. 1415 REVERE DR FULLERTON, CA 92831 AT&T
PO BOX 1809
ATTN: PRES OR GEN COUNSEL
PARAMUS, NJ 07653

ATTASK, INC. 3301 THANKSGIVING WAY #100, ATTN: PRESIDENT OR LEGAL LEHI, UT 84043

AUTOMATIC DATA PROCESSING LTD. SYWARD PL, PYRCROFT RD. CHERTSEY, SURREY KT169JT

AXIS ENTERPRISES, INC. 8 WEST 38TH STREET, 3RD FL. NEW YORK, NY 10018

AXIS PROMOTIONS 8 W 38TH ST., 3RD FL. NEW YORK, NY 10018

AZUKI SYSTEMS, INC. 43 NAGOG PARK ACTON, MA 01720

BANDPAGE 334 BRANNAN STREET ATTN: PRES OR GEN COUNSEL DALY CITY, CA 94017

BANDPAGE, INC. 334 BRANNAN STREET SAN FRANCISCO, CA 94107

BEARDO 139 GRAND RIVER ST. N. PARIS ATTN: PRES OR GEN COUNSEL ONTARIO N3L1Z5

BELGIUM VAT AUTHORITY LEVEL 8, WESTGATE HOUSE LONDON W5 1YY BERKSHIRE HALTHAWAY GUARD INS. P.O. BOX A-H ATTN: PRES OR GEN COUNSEL WILKES BARRE, PA 18703

BIOWORLD EUR MOLENWERF 23 1911DB UITGEEST, NETHERLANDS

BRIGHTCOVE, INC. 290 CONGRESS ST., 4TH FL. ATTN: PRESIDENT OR LEGAL BOSTON, MA 02210

BROADVIEW NETWORKS P.O BOX 9242 UNIONDALE, NY 11555

CARLISLE CO. PO BOX 9878 ROSEVILLE, CA 95678

CDW ELECTRONICS

CHANGES 88-36 77 AVENUE RIDGEWOOD, NY 11385

CITICORP CREDIT SERVICES, INC. ONE COURT STREET ATTN: PRESIDENT OR LEGAL LONG ISLAND CITY, NY 11120

CLOUDABILITY
718 SW ALDER ST., SUITE 300
PORTLAND, OR 97205

COLUMBIA TRISTAR MARKETING GRP 10202 WEST WASHINGTON BLVD CULVER CITY, CA 90232

CONVERGYS INTERNATIONAL EUROPE KABELWEG 43 1014 BA AMSTERDAM NETHERLANDS COOK & BECKER
DAMRAK 68-5A
1012LM AMSTERDAM NETHERLANDS

CORBIS ENTERTAINMENT 250 HUDSON ST NEW YORK, NY 10013

CROWN MEDIA UNITED STATES, LLC 12700 VENTURA BLVD ATTN: CHAD HARRIS STUDIO CITY, CA 91604

CTI TEKSOURCE PO BOX 75343 CHICAGO, IL 60675-5343

CYBER SOURCE CORPORATION PO BOX 742842 LOS ANGELES, CA 90074

DARK HORSE COMICS 10956 SE MAIN STREET PORTLAND, OR 97222

DAS HORN LLC P.O. BOX 36-20320 NEW YORK, NY 10129

DEMON MUSIC GROUP LIMITED 101 WOOD LANE BBC WW LTD TV CENTRE LONDON W12 7FA

E-NOR 3000 SCOTT BLVD., STE 216 SANTA CLARA, CA 95054

E-NOR, INC. 3000 SCOTT BLVD., SUITE #216 SANTA CLARA, CA 95054

E-NOR, INC. 3000 SCOTT BLVD., SUITE #216 SANTA CLARA, CA 95054 EASTRIDGE WORKFORCE SOLUTIONS SECURE TALENT INC P.O BOX 843208 LOS ANGELES, CA 90084

EDR & ASSOCIATES, INC 5 PARTRIDGE LANE GUILFORD, CT 06437-1328

EIDE BAILLY 5929 FASHION POINT DR. STE 300 OGDEN, UT 84403

EIDE BAILLY LLP 5929 FASHION PT DR., STE. 300 OGDEN, UT 84403

ENTERTAINMENT ONE
P.O BOX 5962
ATTN: PRES OR GEN COUNSEL
NEW YORK, NY 10087

ERIC SEILER, ESQ. (RE: SONY) FRIEDMAN KAPLAN SEILER ET AL. 7 TIMES SQUARE NEW YORK, NY 10036

ESSENTIAL ARTIST SERVICES P.O. BOX 415000 NASHVILLE, TN 37241

EVERYTHING LEGWEAR 2211 HAWKS LANDING FAYETTEVILLE, AR 72704

FEDEX
P.O BOX 371461
ATTN: PRES OR GEN COUNSEL
PITTSBURGH, PA 15250

FIRST UNUM LIFE INSURANCE CO.

FRAGOMEN, DEL REY, BERNSEN 75 REMITTANCE DR. SUITE 6072 CHICAGO, IL 60675

FREEWHEEL MEDIA, INC.

FRIEDMAN KAPLAN SEILER ET AL. RE: SONY CORP OF AMERICA 1 GATEWAY CENTER NEWARK, NJ 07102-5311

FUNKO P.O. BOX 677876 DALLAS, TX 75267

GERMANY VAT AUTHORITY LEVEL 8, WESTGATE HOUSE LONDON W5 1YY

GLOBAL COLLECT SERVICES BV PLANETENWEG 43-59, 2132 HM HOOFDDORP NETHERLANDS

GOLD LABEL GOODS, LLC 3060 EL CERRITOPLAZA, #342 EL CERRITO, CA 94530

GOOGLE 1600 ANPHITHEATRE PKWY MOUNTAIN VIEW, CA 94043

GRAEME MCCOLM 1.15 OXO TOWER WHARF, BARGE HOUSE, LONDON SEI 9PH

HACHETTE BOOK GROUP PO BOX 8828 JFK STATION BOSTON, MA 02114

HINDUJA GLOBAL SOLUTIONS 4355 WEAVER PARKWAY, SUITE 310 WARRENVILLE, IL 60555 HYBRID APPAREL 10711 WALKER STREET CYPRESS, CA 90630

INSIGHT EDITIONS L.P. 800 A STREET, SUITE B SAN RAFAEL, CA 94901

IPSOFT 17 STATE ST, 14TH FL NEW YORK, NY 10004

IRELAND VAT AUTHORITY LEVEL 8, WESTGATE HOUSE LONDON W5 1YY

ITV STUDIOS, INC. 609 GREENWICH STREET, 9TH FL NEW YORK, NY 10014

JAKPRINTS INC 3133 CHESTER AVE. CLEVELAND, OH 44114

JAZZ AT LINCOLN CENTER 3 COLUMBUS CIRCLE, 12TH FL. NEW YORK, NY 10019

JAZZ AT LINCOLN CENTER 3 COLUMBUS CIRCLE, 12 FL NEW YORK, NY 10019

JFROG, INC. 3945 FREEDOM CIRCLE ATTN: PRESIDENT OR LEGAL SANTA CLARA, CA 95054

JJS ENTERPRISES LLC 9457 LAKE WASHINGTON BLVD NE ATTN: PRES OR GEN COUNSEL BELLEVUE, WA 98004

JUAN PATINO
415 WEST 52ND ST. SUITE #2A
NEW YORK, NY 10019

JUST FUNKY LLC 201 E LIBERTY STREET 2ND FLOOR WOOSTER, OH 44691

KING.COM LTD - ARAGON BUS. CTR LV 4, DRAGONARA RD. ST JULIANS STJ3140 MALTA

KONTRABAND LTD.
STUDIO D, UNIT 4 , THANE WORKS LONDON, N7 7NU

KRAUTER & COMPANY 1350 AVE OF THE AMERICAS 18TH FLOOR NEW YORK, NY 10019

LEGENDARY PICTURES PRODUCTIONS 2900 W ALAMEDA AVE, STE 1500 ATTN: D. FRIEDMAN OR LEGAL BURBANK, CA 91505

LIMITED STORES LEASE SERVICES 52 WESTERVILLE SQ. SHOPPINGCTR PMB #275 WESTERVILLE, OH 43081

LIMITED STORES, LLC PO BOX 182674 ATTN: LEGAL COLUMBUS, OH 43218-2674

LIMITED STORES, LLC PO BOX 182674 ATTN: LEGAL COLUMBUS, OH 43218-2674

LIONS GATE ENTERTAINMENT INC. 2700 COLORADO AVE. ATTN: D FRIEDMAN OR LEGAL SANTA MONICA, CA 90404

LUIZ FELIPE PEREIRA 2901 S.SEPULVEDA BLVD. APT 240 LOS ANGELES, CA 90064 MARKMONITOR, INC. P.O. BOX 71398 CHICAGO, IL 60694-1398

MBLOX 1100 ABERNATHY RD 500 NORTHPARK TOWNCTR, STE1200 ATLANTA, GA 30328

MBLOX INC. 1100 ABERNATHY ROAD, SUITE1200 500 NORTHPARK TOWNCENTER ATLANTA, GA 30328

MCFARLANE TOYS 1711 W GREENTREE DR., STE 212 TEMPE, AZ 85284

MERIDIAN INTERNATL VAT CONSULT LEVEL 8, WESTGATE HOUSE WESTGATE, LONDON W5 1YY UK

MERIDIAN INTL VAT CONSULTING LEVEL 8, WESTGATE HOUSE WESTGATE, LONDON W5 1YY

MGM

MGM CONSUMER PRODUCTS 245 N. BEVERLY DRIVE ATTN: FINANCE OR LEGAL BEVERLY HILLS, CA 90210

MGM CONSUMER PRODUCTS 245 N. BEVERLY DRIVE ATTN: FINANCE OR LEGAL BEVERLY HILLS, CA 90210

MICHAEL R. YELLIN, ESQ COLE SCHOTZ P.C., CT PLAZA N. 25 MAIN ST, BOX 800 HACKENSACK, NJ 07602-0800 MIMIMI PRODUCTIONS UG BERG-AM-LAIM-STRAßE 64 81673 MÜNCHEN GERMANY

MORPHOGENIC CORPORATION PO BOX 110498 ATTN: ALEX AGRANOV BROOKLYN, NY 11211

MOUNTAIN STATE SOFTWARE 1884 KABLETOWN RD CHARLES TOWN, WV 25414

MPS (MACMILLIAN PUBLISHERS) 16365 JAMES MADISON HIGHWAY GORDONSVILLE, VA 22942

MS3 1884 KABLETOWN RD CHARLES TOWN, WV 25414

MSG HOLDINGS, L.P. 2 PENNSYLVANIA PLAZA, 14TH FL NEW YORK, NY 10121

MSG HOLDINGS, L.P. 2 PENNSYLVANIA PLAZA, 14TH FL NEW YORK, NY 10121

MSL GROUP 2001 THE EMBARCADERO SAN FRANCISCO, CA 94133

MSLGROUP AMERICAS, INC. 2001 THE EMBARCADERO SAN FRANCISCO, CA 94133

MULESOFT, INC. 77 GEARY STREET, SUITE 400 ATTN: PRESIDENT OR LEGAL SAN FRANCISCO, CA 94108 NATL ENTERTAINMENT COLLECTIBLE 603 SWEETLAND AVE.
ATTN: PRES OR GEN COUNSEL HILLSIDE, NJ 07205

NETHERLANDS VAT AUTHORITY LEVEL 8, WESTGATE HOUSE WESTGATE, LONDON W5 1YY

NETSUITE INC. 2955 CAMPUS DRIVE, SUITE 100 ATTN: GENERAL COUNSEL SAN MATEO, CA 94403

NEUSTAR, INC. 21575 RIDGETOP CIRCLE STERLING, VA 20166

NOREX, INC. 5505 COTTONWOOD LANE PRIOR LAKE, MN 55372

NORTH AMERICAN BEAR CO. 120 W 35TH ST. CHICAGO, IL 60609

NORTHPOINT SOLUTIONS LLC 130 WEST 42ND STREET ATTN: JEFFREY PENNER OR LEGAL NEW YORK, NY 10036

OLD MODERN HANDICRAFTS 19449 E WALNUT DR. ROWLAND HEIGHTS, CA 91748

PEANUTS WORLDWIDE LLC 1450 BROADWAY ATTN; ASSOC GENERAL COUNSEL NEW YORK, NY 10018

PHILLIPS, ERLEWINE, GIVEN ETAL 39 MESA STREET, SUITE 201 SAN FRANCISCO, CA 94129 POLYPHONIC PRODUCTIONS, LLC 37-17 84TH STREET, #31 ATTN: GENERAL COUNSEL JACKSON HEIGHTS, NY 11372

POW! ENTERTAINMENT, INC. 9440 SANTA MONICA BLVD SUITE 620 BEVERLY HILLS, CA 90210

PROPELLER INDUSTRIES 50 FRANCISCO STREET, STE 130 ATTN: GENERAL COUNSEL SAN FRANCISCO, CA 94133

PROVIDENT DISTRIBUTION LLC 741 COOL SPRINGS BLVD. FRANKLIN, TN 37067

PYRAMID AMERICA 1 HAVEN AVENUE ATTN: PRES OR GEN COUNSEL MOUNT VERNON, NY 10553

RACKSPACE P.O BOX 730759 ATTN: PRES OR GEN COUNSEL DALLAS, TX 75373

RAKUTEN MARKETING LLC P. O. BOX 415613 BOSTON, MA 02241-5613

RAKUTEN MEDIAFORGE P. O. BOX 415613 BOSTON, MA 02241-5613

RED MUSIC-SONYMUSICENTERTAINMT P.O. BOX 28571 ATTN: PRES. OR GEN. COUNSEL NEW YORK, NY 10087

RETURN PATH, INC. 3 PARK AVENUE, 41ST STREET ATTN: PRES OR GEN COUNSEL NEW YORK, NY 10016 RIGHT SCALE 402 E GUTIERREZ ST SANTA BARBARA, CA 93101

ROBLOX 60 EAST 3RD ST #301 ATTN: PRES OR GEN COUNSEL SAN MATEO, CA 94401

ROCKLOVE JEWELRY PO BOX 10500 STATEN ISLAND, NY 10301

SENDGRID, INC. 1401 WALNUT STREET, STE 500 ATTN: PRES OR GEN COUNSEL BOULDER, CO 80302

SHAWN GREGG LLC 1655 FLATBUSH AVE, B1401 ATTN: SHAWN GREGG BROOKLYN, NY 11210

SHI P.O. BOX 952121 DALLAS, TX 75395-2121

SHOUT FACTORY 2034 ARMACOST AVE FIRST FLOOR LOS ANGELES, CA 90025

SMARTLING 1375 BROADWAY 14 FLOOR NEW YORK, NY 10018

SMARTLING, INC. 1375 BROADWAY, 14TH FL. NEW YORK, NY 10018

SNEAK ATTACK MEDIA 118 E 28TH STREET, #301 ATTN: M. WANDNER NEW YORK, NY 10016 SONY COMPUTER ENT EUROPE LTD 10 GREAT MARLBOROUGH STREET LONDON, W1F 7LP

SONY CORPORATION OF AMERICA 25 MADISON AVE., 26TH FL. ATTN: D. PRZYGODA, P. KIM NEW YORK, NY 10010

SONY CORPORATION OF AMERICA REAL ESTATE DEPT. (ATTN: VP) 550 MADISON AVE. NEW YORK, NY 10022

SONY CORPORATION OF AMERICA 550 MADISON AVE. ATTN: LEGAL DEPARTMENT NEW YORK, NY 10022

SONY DADC

SONY DADC UK LTD SOUTHWATER BUSIN PK, WORTHINGRD SOUTHWATER, WEST SUSSEX RH13

SONY GLOBAL TREASURY 15TH FL., AVIVA TOWER ST. HELENS, 1 UNDERSHAFT LONDON EC3A 8NP

SONY MUSIC P.O. BOX 28571 ATTN: PRES OR GEN COUNSEL NEW YORK, NY 10087

SONY MUSIC ENT INT'L AM ÖLBACH 19 33334 GÜTERSLOH, GERMANY

SONY MUSIC ENTERTAINMENT PO BOX 28571 NEW YORK, NY 10087 SONY MUSIC ENTERTAINMENT P.O BOX 28571 NEW YORK, NY 10087

SONY PICTURES CONSUMER PRODS. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES CONSUMER PRODS. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES CONSUMER PRODS. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES CONSUMER PRODS. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES CONSUMER PRODS. 10202 W. WASHINGTON BLVD ATTN: SVP GLOBAL CONS PRODS CULVER CITY, CA 90232

SONY PICTURES CONSUMER PRODS. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES HOME ENTERTAINMT PO BOX 120001 DEPT 0648 DALLAS, TX 75312

SONY PICTURES TELEVISION 10202 W. WASHINGTON BLVD. JACK COHN BLDG. STE 3167 CULVER CITY, CA 90232

SONY PICTURES TELEVISION INC. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SONY PICTURES TELEVISION INC. 10202 W WASHINGTON BLVD ATTN: PRES OR GEN COUNSEL CULVER CITY, CA 90232

SPAIN VAT AUTHORITY LEVEL 8, WESTGATE HOUSE LONDON W5 1YY

SPUN CANDY LTD 49 BEDFORD STREET LONDON WC2E 9HA

STAPLES
DEPT NY P.O BOX 415256
ATTN: PRES OR GEN COUNSEL
BOSTON, MA 02241

STAR*GIFTS.COM REDLAND ROAD, BRISTOL BS6 6YE UNITED KINGDOM

STARZ

STREAM20 5201 GREAT AMERICA PKWY SUITE 320 SANTA CLARA, CA 95054

STREAM:20, LLC 5201 GREAT AMERICA PKWY SUITE 320 SANTA CLARA, CA 95054

TERVIS
P.O BOX 742714
ATLANTA, GA 30374

THE JIM HENSON COMPANY, INC. 1416 N LABREA AVE ATTN: PRES OR GEN COUNSEL LOS ANGELES, CA 90028

THE JIM HENSON COMPANY, INC. 1416 N LABREA AVE ATTN: PRES OR GEN COUNSEL LOS ANGELES, CA 90028

THE LIMITED 7775 WALTON PKWY, STE 400 NEW ALBANY, OH 43054

THE OFFICIAL UK CHARTS COMPANY RIVERSIDE BLDG, COUNTY HALL WESTMINSTER BRIDGE RD, LONDON SE1 7JA

THE OFFICIAL UK CHARTS COMPANY RIVERSIDE BLDG, COUNTY HALL WESTMINSTER BRIDGE RD, LONDON SE1 7JA

THE ORCHARD
23 E 4TH STREET 3RD FLOOR
NEW YORK, NY 10003

THE WEINSTEIN COMPANY LLC 9100 WILSHIRE BLVD, STE 700W ATTN: PRES OR GEN COUNSEL BEVERLY HILLS, CA 90212

THREEZERO (HONG KONG) LIMITED FLAT A 3/F, 169 WAI YIP ST. KWUN TONG, KLN ,HONG KONG

TICKETMASTER UK LIMITED 2ND FL REGENT ARCADE HOUSE 19-25 ARGYLL ST., LONDON W1F 7TS

TIME WARNER CABLE 41-61 KISSENA BLVD FLUSHING, NY 11355

TIME WARNER CABLE BUS. CLASS A 41-61 KISSENA BLVD FLUSHING, NY 11355

TRENDS INTERNATIONAL P.O. BOX 347285 ATTN: PRES OR GEN COUNSEL PITTSBURGH, PA 15251

UMGD 3905 VINCENNES ROAD, SUITE 400 INDIANAPOLIS, IN 46268

UNITED HEALTHCARE DEPT. CH 10151 PALATINE, IL 60055

UNIVERSAL STUDIOS LICENSING 401 COMMERCE STREET NASHVILLE, TN 37219

UPS 28013 NETWORK PLACE CHICAGO, IL 60673-1280

VANDOR 25888 NETWORK PLACE CHICAGO, IL 60673

VANILLA FORUMS 388 SAINT-JACQUES, STE 800 MONTREAL QC H2Y 1S1 CANADA

VIZ MEDIA, LLC 1355 MARKET STREET, STE 200 ATTN: PRES OR GEN COUNSEL SAN FRANCISCO, CA 94103

WALKERS SHORTBREAD 170 COMMERCE DRIVE ATTN: PRES OR GEN COUNSEL HAUPPAUGE, NY 11788 WB MASON 59 CENTRE ST. BROCKTON, MA 02301

WCTH SEASON 2 PRODUCTIONS LLC 10635 SANTA MONICA BLVD, #180 ATTN: PRES OR GEN COUNSEL LOS ANGELES, CA 90025

WE TV LLC 11 PENN PLAZA ATTN: PRES OR GEN COUNSEL NEW YORK, NY 10001

WEA SPECIAL MARKETS 32253 COLLECTION CENTER DR. CHICAGO, IL 60693

WILD BLUE INDUSTRIES 245 8TH AVENUE #344 NEW YORK, NY 10011

WINDSTREAM
P.O BOX 9001013
LOUISVILLE, KY 40290

WPT ENTERPRISES, INC. 1920 MAIN STREET, #1150 ATTN: PRES OR GEN COUNSEL LAGUNA BEACH, CA 92651

XPO LOGISTICS P.O. BOX 2693 NEW YORK, NY 10108

YIELDIFY 1412 BROADWAY 22ND FLOOR ZEUS ENT. INC YIELDIFY @ GRIND NEW YORK, NY 10018

United States Bankruptcy Court Southern District of New York

In re	MyPlay Direct, Inc.		Case No.	
		Debtor(s)	Chapter	11
	VERIFICAT	TON OF CREDITOR	MATRIX	
I the Int	erim Chief Financial Officer of the corporati	on named as the debtor in this ass	a harahu yarifu t	that the attached list of
i, the int	erini Cinei Financiai Officei of the corporati	on named as the debtor in this cas	se, hereby verify	mai me attached fist of
creditors is true and correct to the best of my knowledge.				
Datas	August 25, 2046	lal Jaramy Barnatain		
Date:	August 25, 2016	/s/ Jeremy Bernstein Jeremy Bernstein/Interim Chie	of Financial Office	<u></u>
		Signer/Title		