18-11358-mew Doc 1 Filed 05/03/18 Entered 05/03/18 21:37:12 Main Document Pg 1 of 13

| Fill | in this information to ident | tify your case: | | | |
|-----------|--|--|------------------------------------|---|---|
| | ited States Bankruptcy Court | | | | |
| | OUTHERN DISTRICT OF NEW | | | | |
| | se number (if known) | Chap | ter <u>11</u> | ☐ Check if this an | |
| <u>Of</u> | ficial Form 201 | | • | amended filing | |
| lf m | ore space is needed, attach | on for Non-Individuals a separate sheet to this form. On the top of at the document, Instructions for Bankruptcy Form | ny additional pages, write the | debtor's name and case number (if kno | |
| 1. | Debtor's name | Relativity Media, LLC | | | |
| 2. | All other names debtor used in the last 8 years include any assumed names, trade names and doing business as names | DBA Relativity DBA Relativity Media | | | |
| 3. | Debtor's federal Employer Identification Number (EIN) | 25-1910844 | | | |
| 4. | Debtor's address | Principal place of business | Mailing addres business | s, if different from principal place of | |
| | | 9242 Beverly Boulevard, Suite 300 Beverly Hills, CA 90210 | | | |
| | | Number, Street, City, State & ZIP Code | P.O. Box, Numb | er, Street, City, State & ZIP Code | |
| | | Los Angeles County | Location of pri place of busine | ncipal assets, if different from principa ss | I |
| | | | Number, Street, | City, State & ZIP Code | |
| 5. | Debtor's website (URL) | | | | |
| 6. | Type of debtor | ■ Corporation (including Limited Liability Com | | Partnership (LLP)) | |
| | | ☐ Partnership (excluding LLP) | | | |
| | | ☐ Other. Specify: | | | |

18-11358-mew Doc 1 Filed 05/03/18 Entered 05/03/18 21:37:12 Main Document Pg 2 of 13

| Debt | or | Relativity Media, LLC | | | | | | Case number | (if known) | | |
|------|---|--|--|--|----------|--|-------------|---------------------|--|--|------|
| | | Name | | | | | | | | | |
| 7. | Des | scribe debtor's business | A. Chec | ck one: | | | | | | | |
| | | | ☐ Hea | Ith Care B | Busines | ss (as defined in 11 U.S | S.C. § 10 | 1(27A)) | | | |
| | | | ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) | | | | | | | | |
| | | | | • | | in 11 U.S.C. § 101(44) | • | | | | |
| | | | | , | | ned in 11 U.S.C. § 101 | | | | | |
| | | | ☐ Commodity Broker (as defined in 11 U.S.C. § 101(6)) | | | | | | | | |
| | | • | _ | _ | | efined in 11 U.S.C. § 78 | 31(3)) | • | • | | |
| | | | ■ Non | e of the a | bove | ************************************** | | 220 | | | |
| | | | B. Chec | ck all that a | apply | Charlet and annual charles | | жинининына к | Service Servic | | B411 |
| | | | B. Check all that apply ☐ Tax-exempt entity (as described in 26 U.S.C. §501) | | | | | | | | |
| | | | ☐ Inve | stment co | mpany | y, including hedge fund | or poole | d investment veh | icle (as defined in 15 L | J.S.C. §80a-3) | |
| | | | ☐ Inve | estment ad | lvisor (| as defined in 15 U.S.C | . §80b-2 | (a)(11)) | | - , | |
| | | | | | | 2015 | | | | | |
| | | | C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. | | | | | | | | |
| | | | | | | | | | _ | | |
| | | | | | | | | | | | _ |
| 8. | Under which chapter of the Bankruptcy Code is the debtor filing? | | Check o | | | | | | | | |
| | | | ☐ Cha | | | | | | | | |
| | | | ☐ Chapter 9 | | | | | | | | |
| | ■ Chapter 11. Check all that apply: | | | | | | | | | | |
| | | | Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,566,050 (amount subject to adjustment on 4/01/19 and every 3 years after that). | | | | | | | | |
| | | | | The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow | | | | | | | |
| | | | | statement, and federal income tax return or if all of these documents do not exist procedure in 11 U.S.C. § 1116(1)(B). | | | | | lo not exist, follow the | | |
| | | | | | | A plan is being filed w | _ | | | | |
| | | | | | | Acceptances of the pl | | | on from one or more c | asses of creditors, in | |
| | | | | | | accordance with 11 U | | | | , | |
| | | | | | | | | | | IQ) with the Securities and change Act of 1934. File the | |
| | | | | | | attachment to Volunta | ary Petitio | on for Non-Individ | uals Filing for Bankrup | tcy under Chapter 11 | |
| | | | | | - | (Official Form 201A) | | | | | |
| | | | | | | The debtor is a shell of | company | as defined in the | Securities Exchange | Act of 1934 Rule 12b-2. | |
| | | | ☐ Cha | pter 12 | | | | | | | |
| | | | | dor to | | | | | and the second s | | |
| 9. | | re prior bankruptcy | □ No. | | | | | | | | |
| | cases filed by or against the debtor within the last 8 | | Yes. | | | | | | | | |
| | yea | ırs? | | | | | | | | | |
| | | nore than 2 cases, attach a parate list. | | District | | thern District of York | When | 7/30/15 | Case number | 15-11990-mew | |
| | эср | arate iist. | | District | IAGAA | TOIK | When | | Case number | | |
| | | | | District | | | _ ********* | JANUA NA | Cade namber | | _ |
| 10. | | any bankruptcy cases | □ No | | | | | | | | |
| | pending or being filed by a business partner or an affiliate of the debtor? | | Yes. | | | | | | | | |
| | List | all cases. If more than 1, ich a separate list | | Debtor | See | Annex 1 attached h | nereto. | | Relationship | Affiliate | |
| | ٠. | | | District | | thern District of York | When | | Case number, if | known | |
| | | | | | | | | | | | |

18-11358-mew Doc 1 Filed 05/03/18 Entered 05/03/18 21:37:12 Main Document Pg 3 of 13

| Deb | Relativity Media, | LLC | | Case number (if known | ·) | | | | | |
|------|--|-------------------------|---|---|---|--|--|--|--|--|
| | Name | • | | | | | | | | |
| 11. | Why is the case filed in | Check all that a | Check all that apply: | | | | | | | |
| | this district? | | Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district. | | | | | | | |
| | | A bankru | ptcy case concerning de | btor's affiliate, general partner, or partners | hip is pending in this district. | | | | | |
| 12. | Does the debtor own or | | | U. Marriero | | | | | | |
| | have possession of any real property or personal property that needs immediate attention? | | er below for each prope | rty that needs immediate attention. Attach | additional sheets if needed. | | | | | |
| | | Why | does the property need | d immediate attention? (Check all that a | oply.) | | | | | |
| | | □ It | poses or is alleged to po | se a threat of imminent and identifiable ha | zard to public health or safety. | | | | | |
| | | W | What is the hazard? | | | | | | | |
| | | □ It | needs to be physically se | ecured or protected from the weather. | | | | | | |
| | | | | ds or assets that could quickly deteriorate meat, dairy, produce, or securities-related | or lose value without attention (for example, assets or other options). | | | | | |
| | · | | | | , , | | | | | |
| | | | re is the property? | - | | | | | | |
| | | | | Number, Street, City, State & ZIP Code | | | | | | |
| | | Is the | property insured? | • | | | | | | |
| | | □ No | | | | | | | | |
| | | □ Ye | es. Insurance agency | | | | | | | |
| | | | Contact name | | | | | | | |
| | | | Phone | | | | | | | |
| -25/ | Statistical and adm | ninistrative informa | ation | | | | | | | |
| 13. | Debtor's estimation of | . Check of | | | | | | | | |
| | available funds | Euno | ls will be available for dis | stribution to unsecured creditors. | | | | | | |
| | | _ | | enses are paid, no funds will be available to | a unacquired graditors | | | | | |
| | | LI Aitei | any auministrative expe | rises are paid, no funds will be available to | Janseculea creators. | | | | | |
| 14. | Estimated number of | □ 1-49 | | 1 .000-5.000 | 25,001-50,000 | | | | | |
| | creditors | □ 50-99 | | ☐ 5001-10,000 | □ 50,001-100,000 | | | | | |
| | | ☐ 100-199 ☐ 200-200 | | □ 10,001-25,000 | ☐ More than100,000 | | | | | |
| | | □ 200-999 | | | | | | | | |
| 15. | Estimated Assets \$0 - \$50,000 | | | ☐ \$1,000,001 - \$10 million | ☐ \$500,000,001 - \$1 billion | | | | | |
| | | □ \$50,001 - \$1 | | ☐ \$10,000,001 - \$50 million | ☐ \$1,000,000,001 - \$10 billion | | | | | |
| | | □ \$100,001 - \$ | 500,000 | ☐ \$50,000,001 - \$100 million | ☐ \$10,000,000,001 - \$50 billion | | | | | |
| | | □ \$500,001 - \$ | 1 million | ■ \$100,000,001 - \$500 million | ☐ More than \$50 billion | | | | | |
| 16. | Estimated liabilities | □ \$0 - \$50,000 | | □ \$1,000,001 - \$10 million | ■ \$500,000,001 - \$1 billion | | | | | |
| | | □ \$50,001 - \$ | | □ \$10,000,001 - \$50 million | ☐ \$1,000,000,001 - \$10 billion | | | | | |
| | | □ \$100,001 - \$ | | □ \$50,000,001 - \$100 million | □ \$10,000,000,001 - \$50 billion | | | | | |
| | | □ \$500,001 - \$ | or million | □ \$100,000,001 - \$500 million | ☐ More than \$50 billion | | | | | |

18-11358-mew Doc 1 Filed 05/03/18 Entered 05/03/18 21:37:12 Main Document Pg 4 of 13

| | | 1 9 1 0 | | | | | | | |
|--|--|---|-----------------------------------|--|--|--|--|--|--|
| Debtor | Relativity Media, L | LC | (| Case number (if known) | | | | | |
| | Request for Relief, D | eclaration, and Signatures | | | | | | | |
| WARNIN | IG Bankruptcy fraud is imprisonment for u | s a serious crime. Making a false statement in conr p to 20 years, or both. 18 U.S.C. §§ 152, 1341, 15 | nection with a lage 19, and 3571. | pankruptcy case can result in fines up to \$500,000 or | | | | | |
| Declaration and signature of authorized representative of debtor | | The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. I have been authorized to file this petition on behalf of the debtor. | | | | | | | |
| • | | I have examined the information in this petition and have a reasonable belief that the information is trued and correct. | | | | | | | |
| | | I declare under penalty of perjury that the foregoing | | | | | | | |
| | | Executed on 05/03/2018 MM/DD/YYYY | S | | | | | | |
| | X | L. h. | | Colin M. Adams | | | | | |
| | | Signature of authorized representative of debtor Chief Restructuring Officer / Authorite Title Representative | orized | Printed name | | | | | |
| 18. Sign | ature of attorney X | Signature of attorney for debtor | | Date 5/3/2-28 | | | | | |
| | | Carey D. Schreiber Printed name | | | | | | | |
| | | Winston & Strawn LLP Firm name | | | | | | | |
| | | 200 Park Avenue New York, NY 10166 Number, Street, City, State & ZIP Code | | | | | | | |
| | | Contact phone (212) 294-6700 En | nail address | cschreiber@winston.com | | | | | |
| | | | | | | | | | |

2824662 NY Bar number and State

ANNEX 1

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary 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 (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

| Entity Name | District | Case Number |
|------------------------------------|-------------------|------------------|
| 21 & Over Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| 3 DAYS TO KILL PRODUCTIONS, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| ARMORED CAR PRODUCTIONS, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Best of Me Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Black or White Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Blackbird Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Brick Mansions Acquisitions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Don Jon Acquisitions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| DR Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Furnace Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Malavita Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Movie Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Paranoia Acquisitions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Phantom Acquisitions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relative Motion Music, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relative Velocity Music, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Development, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Fashion, LLC | Bankruptcy - SDNY | 18-11291 |
| Relativity Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Foreign, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Holdings LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Jackson ,LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Media Distribution, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Media Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Media, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Music Group, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Production LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Relativity Rogue, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions I, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions II, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions III, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions IV, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions IX, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions V, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions VI, LLC | Bankruptcy - SDNY | Not Yet Assigned |

| Entity Name | District | Case Number |
|--|-------------------|------------------|
| RML Acquisitions VIII, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions X, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions XI, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitions XIII, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Acquisitons VII, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Desert Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Distribution Domestic, LLC | Bankruptcy - SDNY | 18-11292 |
| RML Distribution International, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Echo Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Film Development, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Hector Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML International Assets, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML November Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Oculus Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Romeo and Juliet Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML Turkeys Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RML WIB Films, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| RMLDD Financing, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Rogue Digital, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Rogue Games, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Roguelife LLC (dba Relativity Digital) | Bankruptcy - SDNY | Not Yet Assigned |
| Safe Haven Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |
| Snow White Productions, LLC | Bankruptcy - SDNY | Not Yet Assigned |

WRITTEN CONSENT OF THE MANAGER AND SOLE MEMBER OF

RELATIVITY MEDIA, LLC

May 3, 2018

The undersigned, being the manager (the "Manager") and the sole member (the "Member") of RELATIVITY MEDIA, LLC, a limited liability company organized under the laws of the State of California (the "Company"), **DO HEREBY CONSENT TO, APPROVE AND ADOPT** the following resolutions (the "Resolutions") pursuant to the Company's operating agreement and the California Revised Uniform Limited Liability Company Act, as set forth in the California Corporations Code:

WHEREAS, the Manager and Member has reviewed and considered the information presented by (and have consulted with) the Company's management and advisors regarding the liabilities, assets, and liquidity of the Company, the strategic alternatives available to the Company, and the impact of the foregoing on the businesses of the Company.

1. Commencement of Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that the Manager and Member, in their judgment, have determined that it is desirable and in the best interests of the Company, its creditors and other stakeholders that a petition be filed by the Company seeking relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

RESOLVED, that the Company shall be, and hereby is, authorized to (a) file a voluntary petition (a "<u>Petition</u>") for relief under chapter 11 of the Bankruptcy Code thereby commencing a chapter 11 bankruptcy case (the "<u>Chapter 11 Case</u>") in the United States Bankruptcy Court for the Southern District of New York or such other court as Colin M. Adams, as Chief Restructuring Officer and Successor Manager of the Company (the "<u>CRO and Successor Manager</u>") shall determine to be appropriate (the "<u>Bankruptcy Court</u>") and (b) perform any and all such acts as are reasonable, advisable, expedient, convenient, proper or necessary to effectuate the purpose and intent of the foregoing;

RESOLVED, that the CRO and Successor Manager is hereby authorized and directed to (i) cause to be filed the Petition on behalf of the Company, (ii) execute the Petition and the appropriate certifications and written consents and/or resolutions in support of the Petition and the Chapter 11 Case, and (iii) execute, acknowledge, deliver, verify, certify, and file, or cause to be filed, any required filings in the Chapter 11 Case on behalf of the Company, including, without limitation, those referenced in the preceding clauses (i) and (ii); and

RESOLVED, that the CRO and Successor Manager shall be, and hereby is, authorized to execute, acknowledge, deliver, verify, certify, and file, or cause to be filed in the Chapter 11 Case, all petitions, motions, applications, declarations, affidavits, pleadings and other documents and to perform any and all further acts that are necessary or desirable in the Chapter 11 Case.

2. Retention of Professionals and Claims and Noticing Firm

NOW, THEREFORE, BE IT RESOLVED, that the law firm Winston & Strawn LLP is retained by the Company as counsel to represent the Company in its Chapter 11 Case, subject to the approval of the Bankruptcy Court, for the purpose of assisting the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the rights of the Company, including filing any pleading, and in connection therewith;

RESOLVED, that M-III Partners, LP ("M-III") is retained by the Company to provide, Colin Adams as the CRO such other M-III personnel as the CRO shall determine is required to assist the CRO in providing services to the Company in a professional manner;

RESOLVED, that Prime Clerk LLC ("Prime Clerk") shall be, and hereby is, employed by the Company to provide consulting services to the Company regarding noticing, claims management and reconciliation, plan solicitation, balloting, disbursements, and any other services agreed to by the parties; and

RESOLVED, that the CRO and Successor Manager and any other officer of the Company shall be, and hereby are, authorized and directed to execute any appropriate engagement letters and agreements and such other documents necessary to retain Prime Clerk, the professionals specifically identified in this Section 2 (the "<u>Professionals</u>"), and other or additional financial advisors, investment bankers, accountants, auditors, advisors, legal counsel, and other professionals not specifically identified in this Section 2 ("<u>Other Professionals</u>") (and amendments thereto), and to cause the Company to pay appropriate retainers to such firms prior to the filing of the Chapter 11 Case or after to the extent appropriate and permitted in the Chapter 11 Case, and to cause to be filed appropriate applications or motions seeking authority to retain and pay for the services of such firms.

3. Postpetition Financing and Use of Cash Collateral

NOW, THEREFORE, BE IT RESOLVED, that the CRO and Successor Manager shall be, and hereby is, authorized to execute, on behalf of the Company, any debtor in possession financing documents the CRO determines to be in the best interests of the Company.

4. Asset Sale

NOW, THEREFORE, BE IT RESOLVED, that the CRO and Successor Manager shall be, and hereby is, authorized to sell the assets of the Company in any manner he deems appropriate as approved by the Bankruptcy Court, and if the Manager and Member subsequently determines that it is beneficial and appropriate, the Manager and Member may authorize the CRO to have prepared and filed, with the appropriate supporting documents, a chapter 11 plan of reorganization for the Company.

5. Omnibus Resolutions.

NOW, THEREFORE, BE IT RESOLVED, that in connection with the Chapter 11 Case, the CRO and Successor Manager shall be, and hereby is, authorized and empowered on behalf of and in the name of the Company, to negotiate, execute, deliver, and perform or cause the performance of any other notes, guarantees, security agreements, cash collateral and other agreements, consents, certificates, or instruments as such person considers necessary, appropriate, desirable or advisable to effectuate any other use of cash, borrowing or other financial arrangements approved by the Manager and Member, including but not limited to insurance premium financing, such determination to be evidenced by such execution or taking of such action;

RESOLVED, that the omission from these Resolutions of any agreement, document or other arrangement contemplated by any of the agreements, documents or instruments described in these Resolutions or any action to be taken in accordance with any requirement of any of the agreements, documents or instruments described in these Resolutions shall in no manner derogate from the authority of the CRO and Successor Manager or his designee or any other officer of the Company, to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate, carry out or further the transactions contemplated by, and the intent and purposes of, these Resolutions;

RESOLVED, that the CRO and Successor Manager and any other officer of the Company shall be, and hereby is, authorized to take any actions and to provide any notices to any financial institutions of the Company; and

RESOLVED, that any and all actions lawfully done for and on behalf and in the name of the Company by any officer, Professionals or Other Professionals engaged by the Company in connection with the Chapter 11 Case with respect to any transactions contemplated by these Resolutions before or after their adoption be, and they hereby are, ratified, authorized, approved, adopted and consented to in all respects for all purposes.

[signature page to follow]

IN WITNESS WHEREOF, I have hereunto set my hand as of the date appearing on the first page of this written consent and Resolutions.

MANAGER:

RELATIVITY HOLDINGS LLC

By:

Colin M. Adams

Title: Successor Manager and CRO,

Pursuant to Resolution of and Direction

by Manager and Sole Member

SOLE MEMBER:

RELATIVITY HOLDINGS LLC

By:

Colin M. Adams

Title: Successor Manager and CRO,

Pursuant to Resolution of and Direction

by Manager and Sole Member

| SOUTHERN DISTRICT OF NEW YORK | | | | | | | |
|-------------------------------|-------------|--|---|--|--|--|--|
| In re: | Chapter 11 | | | | | | |
| DELATIVITY MEDIA LLC | Case No. 18 | | ١ | | | | |

Debtor.

UNITED STATES BANKRUPTCY COURT

CORPORATE OWNERSHIP STATEMENT

In accordance with Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure and Rule 1007-3 of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York, Relativity Media, LLC hereby states as follows:

1. Relativity Holdings LLC owns 100% of the equity interests of Relativity Media, LLC.

Relativity Media, LLC does not directly or indirectly own 10% or more of any class of a corporation's publicly traded equity interests.

Relativity Media, LLC holds equity in the following entities at less than 100%:

- 1. Above Average Productions, Inc.
- 2. Baker Street Investors, LLC
- 3. Bev/Early, LLC
- 4. Habory Pictures, LLC
- 5. Major League Gaming, Inc.
- 6. Pure Brands, LLC
- 7. Relativity Education, LLC
- 8. Relativity EuropCorp Distribution, LLC
- 9. Relativity Fashion, LLC
- 10. Relativity Skyland Asia Ltd. (F/K/A Sky Land Entertainment Ltd.)

- 11. RML DD Licensing I, LLC
- 12. Select Music LLC
- 13. Shoutz, Inc.
- 14. Virgin Produced, LLC

DECLARATION UNDER PENALTY OF PERJURY

I, the undersigned authorized and designated signatory for the limited liability company named as the debtor in this chapter 11 case, declare under penalty of perjury that I have read the foregoing Corporate Ownership Statement and that it is true and correct to the best of my information and belief.

Name: Colin M. Adams

Title: Chief Restructuring Officer