IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

SFX ENTERTAINMENT, INC., et al.,¹

Chapter 11

Case No. 16-10238 (MFW)

Debtors.

(Jointly Administered)

SCHEDULES OF ASSETS AND LIABILITIES FOR SFX ENTERTAINMENT, INC. (CASE NO. 16-10238)

¹ The Debtors in these Chapter 11 Cases, along with the last four (4) digits of each Debtor's federal tax identification number, if applicable, are: 430R Acquisition LLC (7350); Beatport, LLC (1024); Core Productions LLC (3613); EZ Festivals, LLC (2693); Flavorus, Inc. (7119); ID&T/SFX Mysteryland LLC (6459); ID&T/SFX North America LLC (5154); ID&T/SFX Q-Dance LLC (6298); ID&T/SFX Sensation LLC (6460); ID&T/SFX TomorrowWorld LLC (7238); LETMA Acquisition LLC (0452); Made Event, LLC (1127); Michigan JJ Holdings LLC (n/a); SFX Acquisition, LLC (1063); SFX Brazil LLC (0047); SFX Canada Inc. (7070); SFX Development LLC (2102); SFX EDM Holdings Corporation (2460); SFX Entertainment, Inc. (0047); SFX Entertainment International, Inc. (2987); SFX Entertainment International II, Inc. (1998); SFX Intermediate Holdco II LLC (5954); SFX Managing Member Inc. (2428); SFX Marketing LLC (7734); SFX Platform & Sponsorship LLC (9234); SFX Technology Services, Inc. (0402); SFX/AB Live Event Canada, Inc. (6422); SFX/AB Live Event Intermediate Holdco LLC (8004); SFX/AB Live Event LLC (9703); SFX-94 LLC (5884); SFX-Disco Intermediate Holdco LLC (5441); SFX-Disco Operating LLC (4540); SFX-IDT N.A. Holding LLC (2428); SFX-Nightlife Operating LLC (4673); SFX-Perryscope LLC (4724); SFX-React Operating LLC (0584); Spring Awakening, LLC (6390); SFXE Netherlands Holdings Coöperatief U.A. (6812); SFXE Netherlands Holdings B.V. (6898). The Debtors' business address is 902 Broadway, 15th Floor, New York, NY 10010.



GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY AND DISCLAIMERS REGARDING DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

SFX Entertainment, Inc. (Case No. 16-10238 (MFW)) ("SFX" or the "Company") and 41 domestic and 2 foreign subsidiaries¹ (together with SFX, the "Debtors") submit their Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "Statements" and, together with the Schedules, the "Schedules and Statements") pursuant to section 521 of the Bankruptcy Code (as defined below) and Rule 1007 of the Federal Rules of Bankruptcy Procedure.

On February 1, 2016 (the "**Petition Date**"), the Debtors commenced their reorganization cases by filing voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**") with the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**"). Notwithstanding the joint administration of the Debtors' chapter 11 cases, each of the Debtors has filed its own Schedules and Statements.

The Debtors are authorized to operate their businesses as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Schedules and Statements were prepared by the Debtors' management with the assistance of their advisors. The Schedules and Statements are unaudited. While the Debtors' management and advisors have made reasonable efforts to ensure that the Schedules and Statements are accurate and complete based on information known to them at the time of preparation, after reasonable inquiries, inadvertent errors or omissions may exist and/or the subsequent receipt of information may result in material changes in financial or other data contained in the Schedules and Statements from time to time as may be necessary or appropriate and they will do so as information becomes available.

These Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, the Schedules and Statements, and should be referred to and reviewed in connection with any review of the Schedules and Statements. In the event that the Schedules and Statements differ from the Global Notes, the Global Notes shall control.

¹ The Debtors in these chapter 11 cases, along with the last four (4) digits of each Debtor's federal tax identification number, if applicable, are: 430R Acquisition LLC (7350); Beatport, LLC (1024); Core Productions LLC (3613); EZ Festivals, LLC (2693); Flavorus, Inc. (7119); ID&T/SFX Mysteryland LLC (6459); ID&T/SFX North America LLC (5154); ID&T/SFX Q-Dance LLC (6298); ID&T/SFX Sensation LLC (6460); ID&T/SFX TomorrowWorld LLC (7238); LETMA Acquisition LLC (0452); Made Event, LLC (1127); Michigan JJ Holdings LLC (n/a); SFX Acquisition, LLC (1063); SFX Brazil LLC (0047); SFX Canada Inc. (7070); SFX Development LLC (2102); SFX EDM Holdings Corporation (2460); SFX Entertainment, Inc. (0047); SFX Entertainment International, Inc. (2987); SFX Entertainment International II, Inc. (1998); SFX Intermediate Holdco II LLC (5954); SFX Managing Member Inc. (2428); SFX Marketing LLC (7734); SFX Platform & Sponsorship LLC (9234); SFX Technology Services, Inc. (0402); SFX/AB Live Event Canada, Inc. (6422); SFX/AB Live Event Intermediate Holdco LLC (8004); SFX/AB Live Event LLC (9703); SFX-94 LLC (5884); SFX-Disco Intermediate Holdco LLC (5441); SFX-Disco Operating LLC (5441); SFXE IP LLC (0047); SFX-EMC, Inc. (7765); SFX-Hudson LLC (0047); SFX-IDT N.A. Holding II LLC (4860); SFX-LIC Operating LLC (0950); SFX-IDT N.A. Holding LLC (2428); SFX-Nightlife Operating LLC (4673); SFX-Perryscope LLC (4724); SFX-React Operating LLC (0584); Spring Awakening, LLC (6390); SFXE Netherlands Holdings Coöperatief U.A. (6812); SFXE Netherlands Holdings B.V. (6898). The Debtors' business address is 902 Broadway, 15th Floor, New York, NY 10010.

General Notes

Reservation of Rights. The Debtors reserve the right to dispute, or to assert setoff or other defenses to, any claim reflected in the Schedules and Statements as to amount, liability or classification. The Debtors also reserve all rights with respect to the values, amounts or characterizations of the assets and liabilities listed in their Schedules and Statements, including to amend, modify, supply, correct, change or alter any part of the Schedules and Statement as and to the extent necessary as they deem appropriate.

Basis of Presentation. The Schedules and Statements do not purport to represent financial statements prepared in accordance with Generally Accepted Accounting Principles ("GAAP"), nor are they intended to reconcile to the financial statements previously distributed to lenders, major creditors or various equity holders on an intermittent basis.

The Schedules and Statements reflect the Debtors' reasonable efforts to report the separate assets and liabilities of each individual Debtor on an unconsolidated basis. For financial reporting purposes, SFX has historically prepared consolidated financial statements, which included financial information for all of its subsidiaries and which in the past have been audited annually. SFX does not prepare individual financial statements for its all of its subsidiaries and the Debtors do not maintain full, separate, stand-alone accounting records for each Debtor in their general ledger.

Given the limited availability of stand-alone accounting records, the Debtors have made reasonable efforts to attribute assets and liabilities to the rightful Debtor entity. In separating out information among the Debtors, the Debtors were required to make certain assumptions about the ownership of assets and responsibility for liabilities of certain Debtors because specific documentation identifying the particular Debtor that owned an asset or was responsible for a liability was not readily available in every instance. Accordingly, the Debtors reserve all rights with respect to the attribution of assets and liabilities and reserve the rights to amend the Schedules and Statements.

The Schedules and Statements have been signed by Michael Katzenstein, Interim Chief Executive Officer of SFX and Chief Restructuring Officer of the Debtors. In reviewing and signing the Schedules and Statements, Mr. Katzenstein has necessarily relied upon the efforts, statements and representations of the accounting and non-accounting personnel located at the Debtors' offices who report to, or work with, the SFX management team, either directly or indirectly. Mr. Katzenstein has not, and could not have, personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors.

Date of Valuations. Except as otherwise noted in the Schedules and Statements, all liabilities and assets are valued as of the Petition Date. The Schedules and Statements reflect the Debtors' best effort to allocate the assets, liabilities, receipts and expenses to the appropriate Debtor entity "as of" such dates. All values are stated in United States currency. In some instances, the Debtors have used estimates or prorated amounts where actual data as of the aforementioned dates was not available. The Debtors have made a reasonable effort to allocate liabilities between the pre- and post-petition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the Debtors may modify the allocation of liabilities between the pre- and post-petition periods and amend the Schedules and Statements accordingly.

The Debtors have not hired a third party to value their assets for purposes of completing the Schedules and Statements. The Company conducts its annual impairment testing in October. The last impairment test was conducted in October 2014. The October 2015 test has been deferred pending completion of the

Company's audit or fresh start accounting. Values may have decreased significantly since the October 2014 test.

Book Value. Except as otherwise noted, each asset and liability of each Debtor is shown on the basis of net book value of the asset or liability in accordance with such Debtor's accounting books and records as of the Petition Date. Therefore, unless otherwise noted, the Schedules are not based upon any estimate of the current market values of the Debtors' assets and liabilities, which may not correspond to net book values. It would be cost prohibitive, unduly burdensome and an inefficient use of estate resources to obtain current market valuations of the Debtors' property interests.

Where necessary, the Debtors have indicated that the value of assets is "unknown" or "undetermined". Amounts ultimately realized may vary materially from net book value. Accordingly, the Debtors reserve all rights to amend, supplement, or adjust the asset or liability values set forth in the Schedules and Statements.

The Debtors believe that certain of their assets, including (i) intangibles with indefinite life (principally trademarks and tradenames), and (ii) certain owned property, in each case, may have been significantly impaired by, among other things, the events leading to, and the commencement of, the Debtors' chapter 11 cases. The Debtors have not yet formally evaluated the appropriateness of the carrying values ascribed to their assets prior to the Petition Date, but expect that they will need to re-evaluate such values and take appropriate impairment charges, in accordance with GAAP, to accurately reflect the carrying values.

Causes of Action. The Debtors have made their best efforts to set forth known causes of action against third parties as assets in their Schedules and Statements. The Debtors reserve all of their rights with respect to causes of action they may have, whether disclosed or not disclosed, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such causes of action.

Litigation. Certain litigation actions (the "**Litigation Actions**") reflected as claims against a particular Debtor may relate to any of the other Debtors. The Debtors have made reasonable efforts to accurately record the Litigation Actions in the Schedules and Statements of the Debtor that is the party to the Litigation Action. The inclusion of any Litigation Action in these Schedules and Statements does not constitute an admission by the Debtors of liability, the validity of any Litigation Action or the amount of any potential claim that may result from any claims with respect to any Litigation Action and the amount and treatment of any potential claim resulting from any Litigation Action currently pending or that may arise in the future.

Claims Description. Any failure to designate a claim listed on a Debtor's Schedule as "disputed," "contingent," "or "unliquidated" does not constitute an admission by the Debtors that the claim is not "disputed," "contingent," or "unliquidated." The Debtors reserve the right to (i) object to or otherwise dispute or assert setoff rights, cross-claims, counterclaims or defenses to, any claim reflected on the Schedules as to amount, liability or classification or (ii) otherwise to designate subsequently any claim as "disputed," "contingent" or "unliquidated. Claim amounts that could not be readily quantified by the Debtors are scheduled as "unliquidated". The description of a claim amount as "unknown" is not intended to reflect upon the materiality of such amount.

Payment of Prepetition Claims Pursuant to Court Orders. The Bankruptcy Court has authorized the Debtors, among other matters, to (i) continue certain customer practices, (ii) pay prepetition wages, salaries, commissions, tips, employee benefits and other related obligations, (iii) pay certain priority claims in the ordinary course of business, (iv) pay certain prepetition sales, use and other taxes, (v) pay certain critical vendors, (vi) pay certain prepetition shipping charges and related possessory liens, and (vii) remit ticket and merchandise sales proceeds to third parties. Where the Schedules list creditors and set forth the Debtors' schedule amount attributable to such claims, such scheduled amounts reflect

balances owed as of the Petition Date as adjusted for any payments made on account of such claims following the commencement of these chapter 11 cases pursuant to the authority granted to the Debtors by the Bankruptcy Court. The Debtors reserve the right to update the Schedules and Statements to reflect further payments made pursuant to the above referenced authorizations.

Intercompany Transfers. The net payables balance of intercompany transactions between the Debtors as of 12/31/2015, if any, is set forth on Schedule E/F Part 2 as applicable. Intercompany net transfers for 2015 between Debtors are captured on SOFA 4. The listing in the Schedules or Statements by the Debtors of any obligation between a Debtor and another Debtor is a statement of what appears in the Debtors' books and records, and does not reflect any admission or determination of any Debtor regarding whether such amount should be allowed as a claim or how such obligations may be classified and/or characterized in a plan of reorganization or by the Bankruptcy Court.

Addresses of Employees. The Debtors have listed each of their employees' addresses as the Debtors' corporate address to protect the privacy of the Debtors' employees. Where necessary, the Debtors have served and will continue to serve all necessary notices, including notice of the claims bar date, to the actual address of each of the Debtors' employees.

Classification as Insider, Officer and/or Director. In the circumstance where the Schedules and Statements require information regarding insiders and/or officers and directors, the Debtors have attempted to include therein each of the Debtors' (a) directors and (b) employees that may be, or may have been during the relevant period, "officers," as such term is defined by applicable law. The listing of a party as an insider is not intended to be, nor should it be, construed as a legal characterization of such party as an insider and does not act as an admission of any fact, claim, right, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Employees have been included in this disclosure for informational purposes only and should not be deemed to be "insiders" in terms of control of the Debtors, management responsibilities or functions, decision-making or corporate authority and/or as otherwise defined by applicable law, including without limitation, federal securities laws, or with respect to any theories of liability or for any other purpose.

Specific Notes. These Notes are in addition to the specific notes set forth in the Schedules and Statements of the individual Debtor entities. The fact that the Debtors have prepared these Notes with respect to a particular Schedule or Statement and not as to others does not reflect and should not be interpreted as a decision by the Debtors to exclude the applicability of such Notes to any or all of the Debtors' remaining Schedules or Statements, as appropriate. Disclosure of information in one Schedule, one Statement or an exhibit or attachment to a Schedule or Statement, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statements, exhibit or attachment.

Specific Notes Regarding the Debtors' Schedules of Assets and Liabilities

1. Schedule A/B

a. **Part 1.** Unless otherwise noted, the amounts shown are based on closing account balances as of the Petition Date. The Debtors use a cash management system to streamline collection, transfer, and disbursement of funds generated by the Debtors' business operations. The cash management system is operated and maintained by SFX, as described in detail in the *Final Order (A) Authorizing the Maintenance of Bank Accounts and Continued Use of Existing Business Forms and Checks, (B) Authorizing the Continued Use of Cash Management System, (C) Waiving Certain Investment and Deposit Guidelines and (D) Granting Administrative Expense Status to Postpetition Intercompany Claims.*

Where a Debtor closed a bank account after the Petition Date (in a process that was started prior to the Petition Date), those accounts are listed on SOFA 18.

- b. Part 3. Intercompany receivables are not included within accounts receivable.
- c. **Part 4.** Each Debtor's Schedule A/B includes its ownership interests, if any, in any subsidiaries. In general, the value of such stock is dependent upon the calculated value of the underlying subsidiaries' equity and profits and losses over time. Since (i) investments in subsidiaries and intercompany balances are not maintained on a subsidiary-by-subsidiary basis in SFX's general ledger and (ii) the Debtors did not undertake a historical analysis to assign values to the subsidiary stock, the value of the subsidiary stock is listed as "unknown."
- d. Part 7. The Debtors maintain fixed asset registers at asset level detail, which are updated on a quarterly basis. However, due to the significant length of records at the asset level, Part 7 provides fixed asset values by asset category. In the Company financials, for all of the Debtors except those described below, office furniture and office fixtures are recorded together. Furniture and fixtures are included in Part 7 39. The Debtors do not have current appraisals or other valuations of their fixed assets. Accordingly, aggregate net book values by asset category are provided.

Net book value as of 12/31/2015 was used for all Debtors except Beatport LLC, for which values as of 1/31/2016 were available.

Certain of the Debtors maintain consolidated financials, with office furniture, office fixtures, computer equipment and leasehold improvements recorded together. The fixed assets for ID&T/SFX North America LLC, ID&T/SFX Mysteryland LLC, ID&T/SFX Q-Dance LLC, ID&T/SFX Sensation LLC and ID&T/SFX TomorrowWorld LLC are reported on a consolidated basis, and included in Part 7 of Schedule A/B for ID&T/SFX North America LLC.

- e. **Part 9.** The Debtors do not own any real property. Leased real property is listed and the value of the Debtors' interest in any real property is leasehold improvements.
- f. **Part 10.** The last impairment analysis done by the Debtors was completed as of 10/1/2014. Value of the intangible assets may have decreased significantly since that time.

The Debtors have not assigned value to, or identified the expiration date for, all of the trademarks, patents, copyrights and other intellectual property. The fair market value of such intellectual property is dependent on numerous variables and factors, and likely differs significantly from its net book value. The Debtors have not assigned value to the licenses identified in Schedule A/B Part 10. The fair market value of such permits and licenses is dependent on numerous variables and factors, and likely differs significantly from their net book value.

Certain of the Debtors maintain consolidated financials, with intangibles recorded together. The intangible assets for ID&T/SFX North America LLC, ID&T/SFX Mysteryland LLC, ID&T/SFX Q-Dance LLC, ID&T/SFX Sensation LLC and ID&T/SFX TomorrowWorld LLC are reported on a consolidated basis, and included in Part 10 of Schedule A/B for ID&T/SFX North America LLC.

g. **Part 11.** The Debtors have no interest in insurance policies or annuities. In the event a Debtor prepaid for insurance, that amount is included in Schedule A/B 8 Attachment.

The net operating losses ("**NOL**") for the consolidated tax group is listed on SOAL A/B Question 72 for SFX. The NOL is not listed on other members of the consolidated tax group.

2. Schedule D. Except as otherwise ordered by the Bankruptcy Court, the Debtors reserve their rights to dispute or challenge the validity, perfection or immunity from avoidance of any lien purported to be granted or perfected in any specific asset for the benefit of a secured creditor listed on a Debtor's Schedule D. Moreover, the Debtors reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including without limitation, any intercompany agreement) related to such creditor's claim.

The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens, if any. Nothing in the Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of such agreements.

Following the Petition Date, the DIP Lenders: (i) repaid the \$30 million First Lien debt that was held by Catalyst Fund Limited Partnership V, and (ii) were assigned the \$20 million foreign loan debt that was held by Catalyst Media Cooperatief UA. *See Final Order Pursuant to 11 U.S.C §§ 105, 361, 362, 364, 503 and 507 (I) Authorizing the Debtors to Obtain Senior Secured Priming Superpriority Postpetition Financing, (II) Authorizing Use of Cash Collateral, (III) Granting Liens and Providing Superpriority Administrative Expense Status, (IV) Granting Adequate Protection, (V) Modifying the Automatic Stay, and (VI) Granting Related Relief* [Docket No. 203].

3. Schedule E/F.

Unsecured Claims. The claims listed on Schedule E/F arose or were incurred on various dates. A determination of the date upon which each claim arose or was incurred would be unduly burdensome and cost prohibitive. Accordingly, not all such dates are included for each such claim.

Unsecured Priority Claims. Certain of the claims of state and local taxing authorities set forth in Schedule E/F, which the Debtors have designated as contingent, disputed and unliquidated, ultimately may be deemed to be secured claims pursuant to state or local laws. The Debtors reserve their right to dispute or challenge whether claims owing to various taxing authorities are entitled to priority, and the listing of any claim on Schedule E/F does not constitute an admission that such claim is entitled to priority treatment pursuant to section 507 of the Bankruptcy Code.

The Bankruptcy Court entered an order granting authority to, but not requiring, the Debtors to pay prepetition employee wages, salaries, benefits and other related obligations. The Debtors currently expect that most prepetition employee claims for wages, salaries, benefits and other related obligations either have been paid or will be paid in the ordinary course of business and therefore, the Schedules and Statements do not include such claims. Notwithstanding the foregoing, the Debtors reserve their rights to (i) evaluate whether to modify or terminate any employee plan or program and (ii) modify or terminate, with respect to discretionary obligations, or seek to modify or terminate any such plans or programs. In the event that any employee plan or program is modified or terminated, or sought to be modified or terminated, affected employees would receive by mail notice thereof, thereby allowing any such affected party to assert claims against the Debtors arising therefrom.

Unsecured Non-Priority Claims. The Debtors have used reasonable efforts to report all general unsecured claims against the Debtors on Schedule E/F based upon the Debtors' existing books and

records as of the Petition Date. The claims listed on Schedule E/F arose or were incurred on various dates. In certain instances, the date on which a claim arose is an open issue of fact. Although reasonable efforts have been made to identify the date of incurrence of each claim, determination of the date that each claim in Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive. Therefore, the Debtors do not list a date for each claim listed on Schedule E/F.

Schedule E/F does not include certain balances including deferred liabilities, accruals, or general reserves. Such amounts are, however, reflected on the Debtors' books and records as required in accordance with GAAP. Such accruals primarily represent general estimates of liabilities and do not represent specific claims as of the Petition Date. The Debtors have made reasonable efforts to include as contingent, unliquidated and/or disputed the claim of any party not included on the Debtors' open accounts payable that is associated with an account that has accrual or receipt not invoiced.

The claims of individual creditors may not reflect credits and/or allowances due from creditors to the applicable Debtor. The Debtors reserve all of their rights with respect to any such credits and/or allowances, including the right to assert objections and/or setoffs with respect to same.

The Bankruptcy Court has authorized the Debtors to pay, in their discretion, certain nonpriority unsecured claims pursuant to Bankruptcy Court orders. To the extent practicable, each Debtor's Schedule E/F is intended to reflect the balance as of the Petition Date, as adjusted by any subsequent payment or satisfaction. To the extent an unsecured claim has been paid or may be paid, it is possible such claim is not included on Schedule E/F. Certain Debtors may pay additional claims listed on Schedule E/F during these chapter 11 cases pursuant to existing and/or further orders of the Bankruptcy Court and the Debtors reserve all of their rights to update Schedule E/F to reflect such payments or to modify the claims register to account for the satisfaction of such claims.

Schedule E/F contains information regarding pending litigation involving the Debtors. In certain instances, the amount that is the subject of the litigation is uncertain or undetermined. The dollar amount of potential claims associated with any such pending litigation is listed as "undetermined" and marked as contingent, unliquidated, and disputed in the Schedules and Statements. The inclusion of any litigation in Schedule E/F or otherwise does not constitute an admission of liability alleged in such litigation.

In addition, although the Debtors have made reasonable efforts to attribute the Schedule E/F debt to the rightful Debtor entity, in certain instances, the Schedule E/F debt in fact, may properly be against another Debtor entity. Accordingly, the Debtors reserve all of their rights with respect to the attribution of the liabilities and reserve the right to amend the Schedules and Statements.

To the extent they are known, Schedule E/F represents the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption or the assumption and assignment of an executory contract or unexpired lease. Additionally, Schedule E/F does not include potential rejection damage claims, if any, of the counterparties to executory contracts and unexpired leases that may be rejected.

4. Schedule G. The businesses of the Debtors are complex and, while every reasonable effort has been made to ensure the accuracy of Schedule G, inadvertent errors or omissions may have occurred. The Debtors hereby reserve all of their rights to (i) dispute the validity, status or enforceability of any contract, agreement or lease set forth in Schedule G and (ii) amend or supplement such Schedule as necessary. Furthermore, the Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on these Schedules, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument.

Due to confidentiality provisions, certain contracts related to artists or clients may not be publicly disclosed. Those contracts have not been included on Schedule G for the Debtors. Because most of these contracts are short term and have been or will soon be fully performed, Schedule G does not include artist contracts in existence as of the Petition Date. Additionally, employment contracts are not set forth on Schedule G.

The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease. The contracts, agreements and leases listed on Schedule G may have expired or may have been modified, amended or supplemented from time to time by various amendments, restatements, waivers, estoppel certificates, letter or other documents, instruments or agreements that may not be listed therein. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not set forth on Schedule G. Certain of the executory agreements that are oral in nature have been scheduled to the best of the Debtors' knowledge. Additionally, the Debtors may be parties to various other agreements concerning real property, such as easements, rights of way, subordination, non-disturbance, supplemental agreements, amendments/letter agreements, if any, are not set forth in Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings.

Specific Notes With Respect to the Debtors' Statements of Financial Affairs

- 1. **SOFA 1.** The revenue amounts shown in response to this question are net of returns and allowances as reported on the Debtors' federal income tax returns. As the Debtors do not maintain stand-alone financial statements for each Debtor and file consolidated tax returns, consolidated revenue for SFX and its subsidiaries is attributed to each subsidiary to the extent able.
- 2. **SOFA 3.** These payments do not include all remitted third party ticket proceeds, including those made to other subsidiaries of SFX or non-insider employee reimbursements. Payments to insiders are listed as required in SOFA 4 and/or SOFA 30. Out of an abundance of caution, the SOFA 3 includes payments to creditors who were paid less than \$6,225 in the aggregate over the relevant time period.
- 3. **SOFA 4.** The Debtors reserve all rights to dispute whether someone identified in response to SOFA 4 is in fact an "insider" as defined in section 101(31) of the Bankruptcy Code. For more information regarding each Debtor's officers and directors, see SOFA 28 and SOFA 29. The payroll-related amounts shown in response to this question for any salary, bonus or additional compensation, and/or severance payments are gross amounts that do not include certain reductions, including employee tax or benefit withholdings. Employer paid benefits and payroll taxes are not included. Amounts shown in response to this question for any travel and business-related expense reimbursements include expenses reimbursed directly to the applicable Insider. Pursuant to the Debtors' cash management system, payments made to various parties are often made from a single Debtor on behalf of one or more Debtor entities. The Debtors have only listed the Debtor entity that disbursed the payment. The amounts listed in SOFA 4 reflect the Debtors' disbursements netted against any check level detail. Thus, to the extent a disbursement was made to pay for multiple invoices, only one entry has been listed. Third party ticketing or merchandise sales proceeds that were remitted are not included in payments listed in SOFA 4.
- 4. **SOFA 6**. The Debtors routinely incur setoffs resulting from ordinary course of business transactions with their vendors. Such setoffs are consistent with the ordinary course practices in the Debtors'

industry. Additionally, it would be overly burdensome and costly for the Debtors to list all such normal setoffs. Therefore, SOFA 6 excludes such setoffs.

- 5. **SOFA 7.** The actions described in response to SOFA 7 are the responsive proceedings or pending proceedings of which the Debtors are actually aware.
- 6. **SOFA 11**. Although the services of any entity who provided a Debtor with consultation concerning debt counseling or restructuring services, relief under the Bankruptcy Code or preparation of a petition in bankruptcy within one year immediately preceding the Petition Date were provided for the benefit of all the Debtors, the payments for such services were made by SFX, SFXE Netherlands Holdings Coöperatief U.A., and Beatport LLC, and are, therefore, listed on SFX, SFXE Netherlands Holdings Coöperatief U.A., and Beatport LLC's responses to SOFA 11.
- 7. **SOFA 13**. Payments issued on deferred purchase obligations arising out of transactions that closed within the two years prior to the Petition Date are included in SOFA 13 and SOFA 4 (for payments issued within 1 year of the Petition Date). Payments issued within 1 year of the Petition Date on deferred payment obligations arising out of transactions that closed more than two years prior to the Petition Date are disclosed in SOFA 4.
- 8. **SOFA 21.** Certain of the Debtors were in possession of ticket or merchandise sale proceeds owed to other parties at the time of the Petition Date. Where a contractual confidentiality provision precludes inclusion of a client's name, the owner is listed as "Client."
- 9. **SOFA 26.** Ernst & Young LLP was engaged to provide tax and audit services for FY 2014 to SFX and its subsidiaries. BDO USA LLP was engaged to provide tax and audit services for FY 2015 to SFX and its subsidiaries. Separate books for each Debtor entity were not prepared or audited by any party. Cornick, Garber & Sandler LLP and Marcum, within two years before the Petition Date, provided tax services to certain of the Debtors.

SOFA 26(d). From time to time, the Debtors provided financial statements in the ordinary course of business to certain parties for business, statutory, credit, financing and other reasons. Recipients have included regulatory agencies, financial institutions, investment banks, customers, vendors, debtholders and their legal and financial advisors, certain of which have been listed in SOFA 26(d). Additionally, financial statements have been provided to other parties as requested. Rather than provide an extensive list of financial statement recipients (a process that would prove onerous for the Debtors), the Debtors offer this Global Note.

10. **SOFA 30**. Certain payroll-related payments include amounts that were paid to "insiders" as defined in section 101(31) of the Bankruptcy Code. The payroll-related amounts shown in response to this question for any salary, bonus or additional compensation, and/or severance payments are gross amounts that do not include certain reductions, including employee tax or benefit withholdings. Pursuant to the Debtors' cash management system, payments made to various parties are often made from a single Debtor on behalf of one or more Debtor entities. The Debtors have only listed the Debtor entity that disbursed the payment. The amounts listed in SOFA 30 reflect the Debtors' disbursements netted against any check level detail. Thus, to the extent a disbursement was made to pay for multiple invoices, only one entry has been listed.

Information related to periodic payments related to Board of Director participation, as well as compensation related to regular legal services are included in SOFA 30.

END OF GLOBAL NOTES **SCHEDULES AND STATEMENTS BEGIN ON THE FOLLOWING PAGE**

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 11 of 71

Fill in this information to identify the case: Debtor Name: In re : SFX Entertainment, Inc. United States Bankruptcy Court for the: District Of Delaware Case number (if known): 16-10238 (MFW)	Check if this is an amended filing
Official Form 206Sum	
Summary of Assets and Liabilities for Non-Individuals	12/15
Part 1: Summary of Assets	
1. Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
1a. Real property:	
Copy line 88 from <i>Schedule A/B</i>	\$ 8,802,398.00
1b. Total personal property:	[]
Copy line 91A from Schedule A/B	\$ 213,050,002.82
1c. Total of all property:	
Copy line 92 from Schedule A/B	\$ 221,852,400.82
Part 2: Summary of Liabilities	
2. Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	[]
Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
3a. Total claim amounts of priority unsecured claims:	
Copy the total claims from Part 1 from line 5a of Schedule E/F	\$ 40,390.24
3b. Total amount of claims of nonpriority amount of unsecured claims:	
Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	+ \$ 126,308,507.01
4. Total liabilities	[]
Lines 2 + 3a + 3b	\$ 451,348,897.25

Fill in this information to identify the case:

Debtor Name: In re : SFX Entertainment, Inc.

United States Bankruptcy Court for the: District Of Delaware

Case number (if known): 16-10238 (MFW)

Check if this is an amended filing

Official Form 206A/B

Schedule A/B: Assets - Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on Schedule G: *Executory Contracts and Unexpired Leases* (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

Part 1:	Cash and cash equivalents			
1. Does t	the debtor have any cash or cash equ	valents?		
	o. Go to Part 2.			
☑ Ye	es. Fill in the information below.			
All ca	sh or cash equivalents owned or co	ontrolled by the debto	r	Current value of debtor's interest
2. Cash	on hand			
	2.1 None			\$
3. Check	king, savings, money market, or financ	ial brokerage accounts	; (Identify all)	
Name	of institution (bank or brokerage firm)	Type of account	Last 4 digits of account number	
	3.1 JPMC	Checking	5817	\$ 465,317.82
4. Other	cash equivalents (Identify all)			
	4.1 None			\$\$
5. Total c Add lin	of Part 1 les 2 through 4 (including amounts on	any additional sheets).	Copy the total to line 80.	\$ 465,317.82

Debtor:

Part 2: Deposits and prepayments

6. Does the debtor have any deposits or prepayments?

- □ No. Go to Part 3.
- \checkmark Yes. Fill in the information below.

	Current value of debtor's interest
7. Deposits, including security deposits and utility deposits	
Description, including name of holder of deposit	
7.1 See Schedule A/B 7 Attachment	\$ 446,810.00
 Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent Description, including name of holder of prepayment 	
Description, including name of holder of prepayment 8.1 See Schedule A/B 8 Attachment	\$ 1,580,451.98
 Total of Part 2 Add lines 7 through 8. Copy the total to line 81. 	\$ 2,027,261.98

Add lines 7 through 8. Copy the total to line 81.

Debtor:

Part 3: Accounts receivable

10. Does the debtor have any accounts receivable?

- □ No. Go to Part 4.
- \boxdot Yes. Fill in the information below.

Current value of debtor's interest

11. Accounts receivable

		Description	face amount	doubtful or uncollectible accounts		
11a.	90 days old or less:	Accounts Receivable	\$1,167,979.00 -	\$0.00	= →	\$ 1,167,979.00
11b.	Over 90 days old:		\$	\$	_= →	\$
. Tota	of Part 3					\$ 1,167,979.00

12. Total of Part 3

Current value on lines 11a + 11b = line 12. Copy the total to line 82.

Official Form 206 A/B

Debtor	Case 16-10238-MFW Doc 3 SFX Entertainment, Inc.	882 Filed 04/13		71 6-10238
	Name			
Part 4:	Investments			
13. Does	the debtor own any investments?			
□ N	o. Go to Part 5.			
☑ Y	es. Fill in the information below.			
			Valuation method used for current value	Current value of debtor's interest
14. Mutu	al funds or publicly traded stocks not included in Part 1			
Name	of fund or stock:			
	14.1 None			\$
	publicly traded stock and interests in incorporated and unincorp ding any interest in an LLC, partnership, or joint venture	orated businesses,		
Name	of entity:	% of ownership:		
	15.1 See Schedule A/B 15 Attachment			\$ Unknown
	ernment bonds, corporate bonds, and other negotiable and non-r uments not included in Part 1	negotiable		
Desc	ibe:			
	16.1 None			\$
17. Tota	I of Part 4		I	
Add	lines 14 through 16. Copy the total to line 83.			\$ 0.00

Debtor:

Par	t 5: Inventory, excluding agriculture	assets			
18.	Does the debtor own any inventory (excluding a ☑ No. Go to Part 6. □ Yes. Fill in the information below.	griculture assets)?			
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
19.	Raw materials		\$		\$\$
20.	Work in progress		\$\$		\$
21.	Finished goods, including goods held for resale		\$		\$
22.	Other inventory or supplies		\$		\$
23.	Total of Part 5				
	Add lines 19 through 22. Copy the total to line 84.				\$ 0.00
24.	Is any of the property listed in Part 5 perishable ONO Ves	?			
25.	Has any of the property listed in Part 5 been put	rchased within 20 day	s before the bankruptcy was	filed?	
	□ No				
	□ Yes. Description Book	value <u></u>	Valuation method	Current v	/alue_\$

- 26. Has any of the property listed in Part 5 been appraised by a professional within the last year?
 - 🗆 No
 - □ Yes

Debtor:

Part 6: Farming and fishing-related assets (other than titled motor vehicles and land)

27. Does the debtor own or lease any farming and fishing-related assets (other than titled motor vehicles and land)?

☑ No. Go to Part 7.

☐ Yes. Fill in the information below.

	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
28.	Crops—either planted or harvested			
		\$		\$
29.	Farm animals Examples: Livestock, poultry, farm-raised fish			
		\$		\$
30.	Farm machinery and equipment (Other than titled motor vehicles)			
		\$		\$
31.	Farm and fishing supplies, chemicals, and feed			
		\$		\$
32.	Other farming and fishing-related property not already listed in Part 6			
		\$		\$
33.	Total of Part 6			\$ 0.00
	Add lines 28 through 32. Copy the total to line 85.			·
34.	Is the debtor a member of an agricultural cooperative? No Yes. Is any of the debtor's property stored at the cooperative? No Yes Yes			
35.	Has any of the property listed in Part 6 been purchased within 20 days	s before the bankruptcy w	as filed?	
	□ No			
	Yes. Description Book value \$	Valuation method	Cur	rent value <u>\$</u>
36.	Is a depreciation schedule available for any of the property listed in P	art 6?		
	□ No			
	□ Yes			
37.	Has any of the property listed in Part 6 been appraised by a profession	nal within the last year?		
	□ No			

Yes

Debtor:

Does the debtor own or lease any office furniture, fixture	; and collectibles		
 No. Go to Part 8. Yes. Fill in the information below. 			
General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
Office furniture			
39.1 Furniture and Fixtures	\$ 1,244,448.00	Net Book Value	\$ 1,244,448.00
Office fixtures			
40.1 See above	\$		\$
Office equipment, including all computer equipment an communication systems equipment and software	d		
41.1 Computer Equipment	\$ 332,398.00	Net Book Value	\$ 332,398.00
Collectibles <i>Examples:</i> Antiques and figurines; paintings,p artwork; books, pictures, or other art objects; china and crys or baseball card collections; other collections, memorabilia,	stal; stamp, coin,		
42.1 None	\$		\$\$
Total of Part 7. Add lines 39 through 42. Copy the total to line 86.			\$_1,576,846.00
Is a depreciation schedule available for any of the prop	erty listed in Part 7?		
□ No			
✓ Yes			

45. Has any of the property listed in Part 7 been appraised by a professional within the last year?

☑ No

□ Yes

Debtor:

Part 8: Machinery, equipment, and vehicles

46.	Does the debtor own or lease any machinery, equipment, or vehicles?			
	□ No. Go to Part 9.			
	☑ Yes. Fill in the information below.			
	General description	Net book value of debtor's interest	Valuation method used	Current value of
	Include year, make, model, and identification numbers (i.e., VIN, HIN, or N-number)	(Where available)	for current value	debtor's interest
47.	Automobiles, vans, trucks, motorcycles, trailers, and titled farm vehicles	5		
	47.1 2015 Trailer, VIN 53K852829FF01486	\$ Unknown	Net Book Value	\$ Unknown
	47.2 2015 Mercedes B/S550, VIN WDDUG8FB0FA116697	\$ 17,125.00	Net Book Value	\$ 17,125.00
48.	Watercraft, trailers, motors, and related accessories Examples: Boats, trailers, motors, floating homes, personal watercraft, and fishing vessels			
	48.1 None	\$		\$
49.	Aircraft and accessories			
	49.1 None	\$		\$
50.	Other machinery, fixtures, and equipment (excluding farm machinery an	d equipment)		
	50.1 Other fixed assets	\$ 336,668.00	Net Book Value	\$ 336,668.00
			-	
51.	Total of Part 8.			• • • • • • • • • •
	Add lines 47 through 50. Copy the total to line 87.			\$ 353,793.00
52	Is a depreciation schedule available for any of the property listed in Part	82		
52.	\square No			
	☑ Yes			
	_			

53. Has any of the property listed in Part 8 been appraised by a professional within the last year?

🗹 No

Yes

Debtor:

Part 9: Real property

- 54. Does the debtor own or lease any real property?
 - No. Go to Part 10.
 - \boxdot Yes. Fill in the information below.

55. Any building, other improved real estate, or land which the debtor owns or in which the debtor has an interest

Description and location of property Include street address or other description such as Assessor Parcel Number (APN), and type of property (for example, acreage, factory, warehouse, apartment or office building), if available.	Nature and extent of debtor's interest in property	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
Real Estate located at 902 Broadway, New 55.1 York, NY 10010	Lessee	\$ 8,802,398.00	Net Book Value	\$ 8,802,398.00

56. Total of Part 9.

Add the current value on lines 55.1 through 55.6 and entries from any additional sheets. Copy the total to line 88.

\$ 8,802,398.00

- 57. Is a depreciation schedule available for any of the property listed in Part 9?
 - ☑ No
 - □ Yes

58. Has any of the property listed in Part 9 been appraised by a professional within the last year?

- ☑ No
- □ Yes

Debtor:

art	t 10: Intangibles and intellectual property			
59.	Does the debtor have any interests in intangibles or intellectual property	?		
	□ No. Go to Part 11.			
	☑ Yes. Fill in the information below.			
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
60.	Patents, copyrights, trademarks, and trade secrets			
	60.1 None	\$		\$
61.	Internet domain names and websites 61.1 None	\$		\$
52.	Licenses, franchises, and royalties			
	62.1 None	\$		\$
63.	Customer lists, mailing lists, or other compilations			
	63.1 None	\$		\$
64.	Other intangibles, or intellectual property			
	64.1 None	\$		\$
65.	Goodwill			
	65.1 Goodwill	\$ 2,039,385.00	Net Book Value	\$ 2,039,385.00
66.	Total of Part 10. Add lines 60 through 65. Copy the total to line 89.			\$ 2,039,385.00

⊠ No

□ Yes

68. Is there an amortization or other similar schedule available for any of the property listed in Part 10?

🗹 No

□ Yes

69. Has any of the property listed in Part 10 been appraised by a professional within the last year?

☑ No

□ Yes

Debtor:

Part 11: All other assets

70. Does the debtor own any other assets that have not yet been reported on this form?

Include all interests in executory contracts and unexpired leases not previously reported on this form.

- $\hfill\square$ No. Go to Part 12.
- \boxdot Yes. Fill in the information below.

								Current value of debtor's interest
otes receivable								
scription (include name of obligor)		Total face amount	doubtful or	r uncollectible acco	ounts			
Promissory Note executed on 10/1, 71.1 (Sebastian Solano)	/15	\$150,000.00	- \$0.00		=	→	\$	150,000.00
71.2 SFX-Totem Operating Pty Ltd		\$34,297,436.25	- \$0.00		=	→	\$	34,297,436.25
71.3 SFXE Netherlands Holdings B.V.		\$8,216,075.00	- \$0.00		=	→	\$	8,216,075.00
71.4 SFXE Netherlands Holdings B.V.		\$4,482,000.00	- \$0.00		=	→	\$	4,482,000.00
71.5 SFXE Netherlands Holdings B.V.		\$5,284,250.00	- \$0.00		=	→	\$	5,284,250.00
71.6 SFXE Netherlands Holdings B.V.		\$13,288,578.00	- \$0.00		=	→	\$	13,288,578.00
escription (for example, federal, state, local) 72.1 NOL			Tax year	2014			\$	134,932,253.00
erecto in incurence relieire er encultier								
erests in insurance policies or annuities 73.1 <u>None</u> uses of action against third parties (whe s been filed)		ot a lawsuit		_			\$	
73.1 None nuses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III	ether or no	Breach of Subscription					\$	Undetermined
 73.1 None nuses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim 	ether or no	Breach of Subscription purchase preferred stor		-				Undetermined
73.1 None susses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested	ether or no	Breach of Subscription		 -			\$	
 73.1 None nuses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim 	ether or no LLC \$ LLC	Breach of Subscription purchase preferred stor	ck					Undetermined
 73.1 None auses of action against third parties (where side been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III 	LLC LLC	Breach of Subscription purchase preferred stor Undetermined Termination fee under r	ck	- - -			\$	
 73.1 None nuses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim 	LLC LLC	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement	ck				\$	
 73.1 None auses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement	ck				\$	Undetermined
 73.1 None auses of action against third parties (where side been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined	ck				\$	Undetermined
 73.1 None auses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC Nature of claim 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined Breach of agreement Undetermined	merger				\$	Undetermined
 73.1 None uses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC Nature of claim Amount requested 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined Breach of agreement	merger				\$	Undetermined
 73.1 None auses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC Nature of claim Amount requested 74.4 AJ Niland 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined Breach of agreement Undetermined Failure to perform on perform	merger				\$	Undetermined
 73.1 None ruses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC Nature of claim Amount requested 74.4 AJ Niland Nature of claim 	ether or no LLC \$ LLC \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined Breach of agreement Undetermined Failure to perform on per of indebtedness 300000.00	merger				\$	Undetermined
 73.1 None uses of action against third parties (whe s been filed) 74.1 Sillerman Investment Company III Nature of claim Amount requested 74.2 Sillerman Investment Company III Nature of claim Amount requested 74.3 Huka Productions, LLC Nature of claim Amount requested 74.4 AJ Niland Nature of claim Amount requested 	ether or no LLC \$ LLC \$ \$	Breach of Subscription purchase preferred stor Undetermined Termination fee under r agreement Undetermined Breach of agreement Undetermined Failure to perform on pe of indebtedness	merger ersonal guaranty				\$\$\$	Undetermined Undetermined

Case number (if known) 16-10238 Debtor: Name 75. Other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtor and rights to set off claims 75.1 viagogo AG Undetermined \$ Nature of claim Breach of Agreement Amount requested \$ Undetermined 75.2 902 Associates \$ 468,827.77 Failure to remit leaseholder Nature of claim reimbursements Amount requested \$ 468827.77 75.3 DraftDay Fantasy Sports, Inc. \$ Undetermined Amount owed under shared services Nature of claim contract and sales agreement Amount requested \$ Undetermined 75.4 Lewis Holding BV & Mountain BV \$ Undetermined Nature of claim Counterclaim Amount requested \$ Undetermined 76. Trusts, equitable or future interests in property 76.1 None \$ 77. Other property of any kind not already listed Examples: Season tickets, country club membership 77.1 None \$ 78. Total of Part 11. 205,419,420.02 \$ Add lines 71 through 77. Copy the total to line 90. 79. Has any of the property listed in Part 11 been appraised by a professional within the last year?

☑ No□ Yes

Part 12: Summary

Debtor:

In Part 12 copy all of the totals from the earlier parts of the form.

Current value of
real property
_
_
_
_
_
_
\$ 8,802,398.00
_
_
+ 91b. \$ 8,802,398.00

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 25 of 71

In re: SFX Entertainment, Inc.

Case No. 16-10238

Schedule A/B 7

Deposits, including security deposits and utility deposits

			Current value of
	Description	Name of holder of deposit	debtor's interest
Deposit		902 Associates	\$446,810.00
		TOTAL:	\$446,810.00

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 26 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule A/B 8

Prepayments

Description	Name of holder of prepayment	Current value of debtor's interest
Audit work	Acctg -BDO	\$75,000.00
Epiq	Retainer for Professional Services	\$4,600.00
FTI Consulting, Inc.	Retainer for Professional Services	\$260,699.78
Greenberg Traurig LLP	Retainer for Professional Services	\$162,479.20
Kurtzman Carson Consultants	Retainer for Professional Services	\$50,000.00
Legal Fee Retainer	Blum McCann	\$5,000.00
Moelis & Company	Retainer for Professional Services	\$40,000.00
Retainer for RSA	Sillerman-Fried Frank fees	\$150,000.00
Various Insurance	Aon	\$832,673.00
	TOTAL:	\$1,580,451.98

In re: SFX Entertainment, Inc.

Case No. 16-10238

Schedule A/B 15

Non-publicly traded stock and interests

		Valuation method	Current value
	% of	used for current	of debtor's
Name of entity	ownership	value	interest
Core Productions LLC	99.9		Unknown
Michigan JJ Holdings LLC	100		Unknown
SFX Brazil LLC	100		Unknown
SFX Development LLC	99.9		Unknown
SFX EDM Holdings Corporation	100		Unknown
SFX Entertainment International II, Inc.	100		Unknown
SFX Entertainment International, Inc.	100		Unknown
SFX Entretenimento do Brasil Participações Ltda	100		Unknown
SFX Intermediate Holdco II LLC	100		Unknown
SFX Managing Member Inc.	100		Unknown
SFX Technology Services, Inc.	100		Unknown
SFX/AB Live Event LLC	100		Unknown
SFXE IP LLC	100		Unknown
SFX-EMC, Inc.	100		Unknown
SFX-Perryscope LLC	100		Unknown
SFX-Totem Operating Pty Ltd	100		Unknown
smartDIGITAL Holdings, Inc.	11.3		Unknown
		TOTAL:	Unknown

Fill in th	is in	formation to identify the case:						
Debtor Nar Inc.	ne: In	re : SFX Entertainment,						
	tes Ba	nkruptcy Court for the: District Of Delaware				_		
		known): 16-10238 (MFW)						k if this is an nded filing
Case nume					1		amer	ided ining
Officia	al F	Form 206D						
Sche	dul	e D: Creditors Who Ha	IVE	e Claims	Secured by Prope	erty		12/15
Be as co	mple	te and accurate as possible.						
1. Do an	y cree	ditors have claims secured by debtor's pro	oper	ty?				
🗆 No	o. Che	ck this box and submit page 1 of this form to	the c	court with debtor	's other schedules. Debtor has nothir	ng else to report o	n this for	rm.
⊠ Ye	es. Fill	in all of the information below.						
Part 1:	List	Creditors Who Have Secured Claims						
		phabetical order all creditors who have se claim, list the creditor separately for each clai		d claims. If a cr	reditor has more than one	<i>Column A</i> Amount of c Do not deduc value of colla	t the	Column B Value of collateral that supports this claim
2.1	Cre	ditor's name	De	escribe debtor'	s property that is subject to a lien			
	Cata	alyst Fund Limited Partnership V	A	l assets of the D	ebtor	\$_30,000,000.0	0	\$ Unknown
		itor's Name ditor's mailing address	D	escribe the lien				
	Notic	e Name	_ Fi	rst Lien				
		Bay Street Suite 4700	_					
	Stree	а . Вох 792	le	the creditor an	incider or related party?			
		Wellington Tower, Brookfield Place	_	No	insider or related party?			
	Toro	•						
	City	Site ZIP Code		100				
	Can	ada						
	Cour	•			able on this claim?			
	Cre	ditor's email address, if known		No Nos Fill aut 6	Sahadula II. Cadabtara/Official Forma	20611)		
	Dat	e debt was incurred 2/14	_ 🗹	res. Fill out a	Schedule H: Codebtors(Official Form	2000).		
	l ae	t 4 digits of account	– As	of the petition	filing date, the claim is:			
		nber		eck all that appl				
	Do	multiple creditors have an interest in the						
		ne property?		•				
				Disputed				
	\square	No						
	Ŀ	Yes. Have you already specified the relative priority?						
		No. Specify each creditor, including this creditor, and its relative priority.						
		Indenture, Catalyst has 1st Lien						
		Yes. The relative priority of creditors is specified on lines						

3. Total of the dollar amounts from Part 1, Column A, including the amounts from the Additional Page, if any.

\$ 30,000,000.00

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 29 of 71

r:	SFX Entertainment, Inc.						Case number (if kno	wn): 16-1023	16-10238		
	Name Creditor's name U.S. Bank National Association (as agent)						_				
2 C					De	scribe debtor's property that is	s subject to a lien				
ι					All	assets of the Debtor	\$ 29	5,000,000.00	\$ Unknown		
С	Creditor's	Name									
C	Credito	r's mailing a	ddress								
		Corporate Tru	ust			scribe the lien					
	lotice Na				Sec	cond Lien					
		aSalle St.			_						
	Street										
_1	10th Floor		_ Is t	he creditor an insider or relate	d party?						
Ν	/K-IL-S	LTR			\checkmark	No					
C	Chicago) IL		60603		Yes					
C	City	Sta	ate	ZIP Code	-						
	Country	puntry			_ Is a	anyone else liable on this claim	1?				
	•	reditor's email address, if known				No					
			,		2	Yes. Fill out Schedule H: Code	htors(Official Form 206H)				
6	Date de	bt was incu	rred 2	/14	-						
			-		- ^ •	of the petition filing date, the c	laim is:				
	_ast 4 c 1umber	ligits of acco	ount		Che	eck all that apply.	iaiii 13.				
						Contingent					
		tiple creditor	rs have a	n interest in the		Unliquidated					
3	same p	openy				Disputed					
[h									
E	☑ Ye	es. Have you lative priority		pecified the							
	 No. Specify each creditor, including this creditor, and its relative priority. 										
		Indenture,	Catalyst h	has 1st Lien							
		Vos Tho r	elative prid	ority of creditors is	_						

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

Name and address			On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity
Brown Rudnick LLP			Line 2.1	
Name				
Attn: Ed Weisfelner				
Notice Name			_	
7 Times Square				
Street			_	
New York	NY	10036	_	
City	State	ZIP Code	_	
Country				
Stroock & Stroock & Lavan LLP			Line 2.2	
Name				
Attn: Jonathan D. Canfield				
Notice Name			—	
180 Maiden Lane				
Street			_	
NEW YORK	NY	10038-4982	_	
City	State	ZIP Code	_	
Country			_	

Fill in this information to identify the case:

Debtor Name: In re : SFX Entertainment, Inc.

United States Bankruptcy Court for the: District Of Delaware

Case number (if known): 16-10238 (MFW)

Check if this is an amended filing

Official Form 206E/F

Schedule E/F: Creditors Who Have Unsecured Claims

12/15

Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY unsecured claims and Part 2 for creditors with NONPRIORITY unsecured claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B) and on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G). Number the entries in Parts 1 and 2 in the boxes on the left. If more space is needed for Part 1 or Part 2, fill out and attach the Additional Page of that Part included in this form.

Part 1: List All Creditors wit	n PRIORITY Unsecured Claims
--------------------------------	-----------------------------

- 1. Do any creditors have priority unsecured claims? (See 11 U.S.C. § 507).
 - □ No. Go to Part 2.
 - ☑ Yes. Go to Line 2.

2. List in alphabetical order all creditors who have unsecured claims that are entitled to priority in whole or in part. If the debtor has more than 3 creditors with priority unsecured claims, fill out and attach the Additional Page of Part 1.

		Total claim	Priority amount
Priority creditor's name and mailing address	As of the petition filing date, the claim is:	\$ 40,390.24	\$ 40,390.24
See Schedule E/F Part 1 Attachment	Check all that apply.		
Creditor Name	Contingent		
	Unliquidated		
Creditor's Notice name	□ Disputed		
Address	Basis for the claim:		
City State ZIP Code			
Country	_		
Date or dates debt was incurred			
Last 4 digits of account number	Is the claim subject to offset? □ No		
Specify Code subsection of PRIORITY unsecured	□ Yes		
claim: 11 U.S.C. § 507(a) ()			

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 32 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule E/F, Part 1 Creditors Who Have PRIORITY Unsecured Claims

Line	Priority Creditor's Name	Creditor Notice Name	Address 1	Address 2	City	State	Zip	Country	Date incurred	Account number (last 4 digits)	Specify Code subsection: 11 § U.S.C. 507(a)()	Basis for claim	Subject to offset (Y/N)	Contingent	Unliquidated	Disputed Total cla	im Priority amount
		Corporate Tax Section	PO Box 327430	71441000 2	Montgomery	AL	36132-7430		mounou	angito/	507(a)(8)	Tax Claim		x		x \$	0.00 \$0.00
	RIZONA DEPT OF REVENUE.		P.O. Box 29010		Phoenix	AZ	85038-9010				507(a)(8)	Tax Claim				\$1:	3.25 \$13.25
2.3 Ca	alifornia Franchise Board		PO Box 942857		Sacramento	CA	94257-0531				507(a)(8)	Tax Claim		х	x	x \$1	0.00 \$0.00
		Department of Finance	Att: Beth Drew, Tax														
		Sales/Use Tax Division	Specialist	PO Box 791	Boulder	CO	80306				507(a)(8)	Tax Claim		х	x		0.00 \$0.00
	ty of Kansas City, Missouri		Revenue Division	PO Box 843322	Kansas City	MI	64184-3322				507(a)(8)	Tax Claim		х	x ?		0.00 \$0.00
2.6 Ci	ty Of Philadelphia		1515 Arch St	#15	Philadelphia	PA	19102		1/1/2016		507(a)(8)	Tax Claim		_	+	\$9,568	3.35 \$9,568.35
		Department of Revenue	P.O. Box 124		Philadelphia	PA	19105				507(a)(8)	Tax Claim		x	x		0.00 \$0.00
	ty of Scottsdale		PO Box 1600	DO D 00010	Scottsdale	AZ	85252-1600				507(a)(8)	Tax Claim		х			0.00 \$0.00
	ty of Tempe	Callestiana	Tax & License Division PO Box 27320	PO Box 29618	Phoenix Tucson	AZ AZ	85038-9618 85726		1/1/2016		507(a)(8) 507(a)(8)	Tax Claim Tax Claim		х	x ;		0.00 \$0.00 0.00 \$50.00
2.10 01		Collections Division of Assessments and	PO B0x 27320		Tucson	AZ	00720		1/1/2016		507(a)(6)	Tax Claim		-	++	300	.00 \$50.00
2.11 CI		Licenses	601 Lakeside Ave, Roon 122		Cleveland	он	44114				507(a)(8)	Tax Claim		.	v	v ¢	0.00 \$0.00
2.11 C	plorado Department of Revenue	210011000			Denver	CO	80261-0006				507(a)(8)	Tax Claim		x	x		0.00 \$0.00
<u> </u>		New York City Department oF												1	t f	-	
2.13 Cr		Finance	P.O. Box 3931		New York	NY	10008-3931				507(a)(8)	Tax Claim		х	x	x \$1	0.00 \$0.00
	ommonwealth of Pennsylvania		PO Box 280709		Harrisburg	PA	17128				507(a)(8)	Tax Claim		х	x		0.00 \$0.00
	orporate Income Tax		915 SW Harrison St		Topeka	KS	66612-1588				507(a)(8)	Tax Claim		х			0.00 \$0.00
2.16 Cr	orporate Tax		PO Box 666		Trenton	NJ	08646-0666				507(a)(8)	Tax Claim		х	x	x \$(0.00 \$0.00
		Delaware Division of			0.01/50						505()(0)						
	elaware Secretary of State	Corporations	401 Federal Street -Suite 4 PO Box 1500		DOVER Richmond	DE VA	19901				507(a)(8)	Tax Claim		x	x)		0.00 \$0.00 0.00 \$0.00
	epartment of Taxation strict of Columbia Office of Tax and		PO Box 1500		Richmond	VA	23218-1500				507(a)(8)	Tax Claim		x	X	<u>< \$</u>	1.00 \$0.00
2.19 Re			PO Box 37559		Washington	DC	20013				507(a)(8)	Tax Claim		L,	~	~ ¢	0.00 \$0.00
	orida Department of Revenue		5050 W Tennessee Street		Tallahassee	FL	32399-0135		1/1/2016		507(a)(8)	Tax Claim		r -	ŕŕ	\$7.76	
	anchise Tax Board		P O Box 2952 MS A-340		Sacramento	CA	95812-2952		1/ 1/2010		507(a)(8)	Tax Claim				\$193	
2.22 G	eorgia Department of Revenue		PO Box 740239		Atlanta	GA	30374-0239				507(a)(8)	Tax Claim		х	x		0.00 \$0.00
		Colelctor of Revenue	1200 Market St. Room 410		St. Louis	MO	64184-3322				507(a)(8)	Tax Claim		х			0.00 \$0.00
	inois Department of Revenue		PO Box 19008		Springfield	IL	62794-9008				507(a)(8)	Tax Claim		х			0.00 \$0.00
	diana Department of Revenue		PO Box 7087		Indianapolis	IN	46207-7231				507(a)(8)	Tax Claim		х			0.00 \$0.00
	ternal Revenue Service				Ogden	Utah	84201				507(a)(8)	Tax Claim		х			0.00 \$0.00
	wa Department of Revenue		PO Box 10468		Des Moines	IA	50306-0468				507(a)(8)	Tax Claim		х			0.00 \$0.00
	entucky Department of Revenue ouisiana Department Of Revenue		PO Box 3138		Frankfurt Baton Rouge	KY LA	40620 70821-3138		1/1/2016		507(a)(8) 507(a)(8)	Tax Claim Tax Claim		х	x)	x \$0 \$2,217	0.00 \$0.00 7.29 \$2,217.29
	aine Revenue Services		PO Box 1065		Augusta	ME	04332-1065		1/1/2016		507(a)(8)	Tax Claim Tax Claim		×	~		0.00 \$0.00
M	ASSACHUSETTS DEPT OF EVENUE.		PO BOX 7005		BOSTON	MA	02204				507(a)(8)	Tax Claim		Î	Ê		7.43 \$57.43
	ichigan Department of the Treasury		P.O. Box 30803		Lansing	MI	48909				507(a)(8)	Tax Claim		~	~		0.00 \$0.00
	innesota Revenue		Mail Stop 1250		St. Paul	MN	48909 55145-1250				507(a)(8)	Tax Claim Tax Claim		x	t x t		0.00 \$0.00
	ississippi Tax Commission		P.O. Box 960		Jackson	MS	39205				507(a)(8)	Tax Claim		x			0.00 \$0.00
	issouri Department of Revenue		Taxation Division	P.O. Box 840	Jefferson City	MO	65105-0840		1/1/2016		507(a)(8)	Tax Claim		<u> </u>		\$11,884	
2.36 Nr	ebraska Dept of Rev		PO Box 94818		Lincoln	NE	68509-4818		1/1/2016		507(a)(8)	Tax Claim				\$19	9.27 \$19.27
2.37 N	ew York City Department of Finance	General Corporation Tax	PO Box 3922		New York	NY	1008-3921				507(a)(8)	Tax Claim		x	x	x S'	.00 \$0.00
	ew York Department of Taxation	Contrat Corporation Tax	PO Box 15181		Albany	NY	12212-5181				507(a)(8)	Tax Claim		x	x		0.00 \$0.00
2.39 N	M Taxation and Revenue Department		P.O. Box 25128		Santa Fe	NM	87504-5128				507(a)(8)	Tax Claim		x	x	x \$'	0.00 \$0.00
240 N	orth Carolina Department of Revenue		PO BOX 25000		Raleigh	NC	27640-0700				507(a)(8)	Tax Claim		x	×		0.00 \$0.00
	ffice of Tax and Revenue		PO Box 96166		Washington	D.C.	20090-6166				507(a)(8)	Tax Claim	1	x	x		0.00 \$0.00
2.42 Of	hio Department of Taxation		P.O. Box 530		Columbus	OH	43216-0530		1/1/2016		507(a)(8)	Tax Claim	1		T I	\$6,042	
2.43 O	regon Department of Revenue		PO Box 14725		Salem	OR	97309-0470				507(a)(8)	Tax Claim		х	x	x \$1	0.00 \$0.00
1 1		Department of Finance -												1	T		
		Bureau of Revenue	PO Box 61840		New Orleans	LA	70161-1840				507(a)(8)	Tax Claim		х	x		0.00 \$0.00
	Division of Taxation		One Capital Hill		Providence	RI	02908-5811				507(a)(8)	Tax Claim		х			0.00 \$0.00
2.46 SC	CDOR		Corporate 2D Taxable		Columbia	SC	29214-0031				507(a)(8)	Tax Claim		х	X ?	<u>< \$</u> (0.00 \$0.00
0.47	inte Cometreller		Comptroller of Public	D.O. Day 140210	ALICTIN	TY	70744 0046				507(a)(C)	Ten Ol-1-					. 40
	ate Comptroller ate of Connecticut		Accounts PO Box 2974	P.O. Box 149348	AUSTIN Hartford	TX CT	78714-9348 06104-2974				507(a)(8) 507(a)(8)	Tax Claim Tax Claim		x	-	\$1,221	1.12 \$1,221.12 0.00 \$0.00
		Attn Bankruptcy Department	State Capitol	1900 Kanawha Blvd., East	Charleston	WV	25305				507(a)(8) 507(a)(8)	Tax Claim Tax Claim	1	^	<u>+</u> −+'		7.03 \$17.03
	ennessee Department of Revenue	an bankupicy bepartment	500 Deaderick Stree	1000 Ranawna Divu., Edst	Nashville		37242		1/1/2016		507(a)(8)	Tax Claim		+	\vdash	\$1,276	

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 33 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule E/F, Part 1 Creditors Who Have PRIORITY Unsecured Claims

Line	Priority Creditor's Name	Creditor Notice Name	Address 1	Address 2	City	State	Zip	Country	Date incurred	number (last 4	Specify Code subsection: 11 § U.S.C. 507(a)()		Subject to offset (Y/N)	Contingent Unliquidated	Disputed	Total claim	Priority amount
2.51	Texas Comptroller of Public Accounts		P.O. Box 149348		Austin	тх	78714-9348				507(a)(8)	Tax Claim		x x	x	\$0.00	\$0.00
2.52	The State of Delaware		Division of Corporations	PO Box 898	Dover	DE	19903				507(a)(8)	Tax Claim				\$25.00	\$25.00
2.53	UNITED STATES TREASURY		United States Treasury Internal Revenue Service		CINCINNATI	он	45999-0039				507(a)(8)	Tax Claim				\$34.50	\$34.50
2.54	Utah State Tax Commission	Attn Bankruptcy Section	210 North 1950 West		Salt Lake City	UT	84134				507(a)(8)	Tax Claim		х х	х	\$0.00	\$0.00
2.55	West Virginia State Tax Department		PO Box 1202		Charleston	WV	25324-1202				507(a)(8)	Tax Claim		х х	х	\$0.00	\$0.00
2.56	Wisconsin Department of Revenue		PO Box 930389		Milwaukee	WI	53293-0389				507(a)(8)	Tax Claim		х х	х	\$0.00	\$0.00
														тс	TAL:	\$40,390.24	\$40,390.24

Part 2: List All Creditors with NONPRIORITY Unsecured Claims

3. List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2.

				Amount of claim
Nonpriority	v creditor's name a	and mailing address	As of the petition filing date, the claim is:	\$ 126,308,507.01
See Schedule	e E/F Part 2 Attachme	ent	Check all that apply.	
Creditor Name			Contingent	
			Unliquidated	
Creditor's Notice	e name			
Address			Basis for the claim:	
City	State	ZIP Code		_
Country				
Date or date	es debt was incur	red	Is the claim subject to offset?	
Last 4 digit	s of account			
number				

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 35 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule E/F, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

														jent dated	2
Line	Nonpriority Creditor's Name	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	Date incurred	Account number (last 4 digits)	Basis for claim	Subject to offset (Y/N)	conting Inliqui	and signature of claim
	1099 Pro.		23901 Calabassas Road, Suite 2080			CALABASAS	CA	91302-4104			(Vendor			\$1,107.95
		Attn Alphie Toro Attn Michael Moorin	Newmark & Company Real Estate, Inc., d/b/a Newmark	125 Park Avenue		New York	NY	10017				Vendor			
3.2	902 Associates ACS Custom USA LLC	Atth Alphie Toro Atth Michael Moonin	520 W 25 St	125 Park Avenue		NEW YORK	NY	10017				Vendor			\$453,722.16 \$8,672.34
	Adelman Matz-SFXE.		1173A Second Ave, Ste 153			NEW YORK	NY	10065				Vendor			\$3,460.00
3.5	Adtech US, Inc		770 Broadway, 6 FL			NEW YORK	NY	10003				Vendor			\$10,780.39
3.6	Amazon Web Services-SFXE.		PO BOX 84023			SEATTLE	WA	98124-8423				Vendor			\$3,477.10
	AON/Albert G Ruben Insurance														
3.7	Service-SFXE Aramark Refreshment Services.		PO Box 849832 6800 Jericho Tpke	Suite 120W		LOS ANGELES SYOSSET	CA	90084-9832 11791				Vendor Vendor			\$2.00 \$256.94
3.0	Alamaik Refreshinent Services.		osoo Jericho Tpke	Sulle 120W		31033E1	IN I	11/91				vendor			\$230.94
3.9	Artists Alliance Australasia Pty Ltd as Trustee of the F Cotela Family Trust	David Vodicka, Esq.	Media Arts Pty Ltd.	633 Queensberry St.		North Melbourne	VIC	3051	Australia			Deferred Purchase Obligation		x x	\$1,800,036.00
3.10	Baker & Mckenzie LLP.	Mr. Amar Budarapu	2001 Ross Avenue Suite 2300			Dallas	тх	75201				Vendor			\$10,089.28
	Barclays	Wit. Amar Dudarapu	2 Churchill Place			Canary Wharf, London	England	73201	ПК	January 2016		Vendor			\$13,910,120.00
	BCM One.	Attn General Counsel	521 Fifth Avenue, 14th Floor			New York	NY	10175	0.11.	dandary 2010		Vendor			\$413.97
3.13	BDO		130 East Randolph	Suite 2800		Chicago	IL	60601		January 2016					\$91,000.00
	Beacon Hill Staffing Group, LLC		PO Box 846193			BOSTON	MA	02284-6193				Vendor			\$9,289.75
	Beggars Canyon Investments Pty Ltd	· [1	1		1	1		1				, I I
3.15	as Trustee of The Skywalker Family Trust	David Vodicka, Esq.	Media Arts Pty Ltd.	633 Queensberry St.	1	North Melbourne	VIC	3051	Australia		1	Deferred Purchase Obligation	1	XX	\$4,320,000.00
3.16	Blum & McCann		271 Madison Avenue	12th Floor	1	New York	NY	10016		1	1	Vendor	1		\$21,159.00
3.17	Bond & Pecaro.		1990 K Street N.W., Suite 400			WASHINGTON	DC	20036-3420				Vendor		++	\$50,343.95
3.18	Box Inc Broadridge.		4440 El Camino Real P.O. Box 416423	1	-	Los Altos BOSTON	CA	94022	1		1	Vendor Vendor	1	+ +	\$11,822.78 \$1,412.11
3.19	Brookbridge Consulting Services.		43 Warren St			NEW YORK	NY	02241-6423 10007				Vendor			\$2,195.00
3.21	Bruno Saavedra		88 Clifton Terrace			WEEHAWKEN	NJ	07086				Vendor			\$105.00
3.22	BUSINESS ENVIRONMENTS		7 ENTIN ROAD	SUITE 201		PARSIPPANY	NJ	07054				Vendor			\$2,727.49
3.23	Business wire inc.		DEPARTMENT 34182	P.O. BOX 39000		SAN FRANCISCO	CA	94139				Vendor			\$2,898.50
3.24			P.O.BOX 4307			CAROL STREAM	IL.	60197				Vendor			\$518.64
	CDW LLC.	Madhu Madhavan	200 N. Milwaukee Avenue			VERNON HILLS	NY	60061				Vendor		+	\$38,782.40
3.26	CohnReznick LLP.		1212 Avenue of the Americas 62157 COLLECTIONS			NEW YORK	NY	10036				Vendor			\$25,000.00
3.27	Concur Technologies-SFXE.		CENTER DRIVE			CHICAGO		60693				Vendor			\$11,035.48
3.28	Consolidated Edison Co (0010).		JAF STATION	P.O. Box 1702		New York	NY	10116				Vendor			\$2,106.60
	Consolidated Edison Co (0036).		JAF STATION	PO BOX 1702		NEW YORK	NY	10116				Vendor			\$168.20
	Consolidated Edison Co (0040).		Jaf Station	P.O.Box 1702		NEW YORK	NY	10116-1702				Vendor			\$1,995.66
	Consolidated Edison Co (0065). Continental Stock Transfer & Trust		Cooper Station	P.O. Box 138		NEW YORK	NY	10276-0138				Vendor			\$908.31
	Continental Stock Transfer & Trust Company.	Kevin Jennings	17 Battery Place	8th Flr		New York	NY	10004				Vendor			\$1,733.09
0.02	oonpary.	Rom oonings	Two Embarcadero Center, 20th	ourr a				10001				Vondor			
3.33	Cornerstone Research, Inc		Floor			SAN FRANCISCO	CA	94111-3922				Vendor			\$16,319.00
3.34	CSC (Acct# 7314583).		P.O.BOX 13397	ACCT# 7314583		PHILADELPHIA	PA	19101				Vendor			\$577.00
3.35 3.36	CSC (Acct# 7946548). Cullen and Dykman, LLP.		Corporation Services Company 100 Quentin Roosevelt Blvd	PO Box 13397		Philadelphia GARDEN CITY	PA NY	19101-3397 11530-4850				Vendor Vendor			\$6,409.62 \$23,508.82
3.30	CUSTOM COMMUNICATION		10 SOUTH RIVER ROAD,			GARDEN CITT	INT	11550*4650				vendor			\$23,308.82
	SERVICES.		UNIT#4			CRANBURY	NJ	08512				Vendor			\$450.00
3.38	Deloitte Touche Tohmatsu Auditores Independentes.		CNPJ 49.928.567/0001-11	Rua Henri Dunant, 1383			Sao Paulo		Brazil			Vendor			\$37,895.00
	Deyson Pty Ltd in its Capacity as Trustee of The Deyson Trust	David Vodiako, Esa	Madia Arta Dhul tri	622 Queenshorm St		North Molhourpo	VIC	3051	Australia			Deferred Purchase Obligation			\$1,800,036.00
3.38	Trustee of the Deyson Hust	David Vodicka, Esq.	Media Arts Pty Ltd.	633 Queensberry St.	1	North Melbourne	VIC	3031	rusti dild		1	Development of the contraction	1	+	\$1,800,036.00
3.40	DKC (Dan Klores Communications).		261 Fifth Avenue	2nd Floor		NEW YORK	NY	10016				Vendor			\$30,168.38
			1251 Avenue of the Americas,												
	DLA Piper LLP.	+	27th Floor	+	+	NEW YORK	NY	10020-1104	+			Vendor	+	+ $+$	\$17,603.48
3.42 3.43	DocuSign. Egnyte-SFXE.		1301 2nd Ave, Suite 2000 1350 W.Middlefield Road			SEATTLE MOUNTAIN VIEW	CA	98101 94043				Vendor Vendor	-	+	\$16,102.75 \$18,000.00
	Egnyte-SFXE. Eisner Amper LLP	Martin Knee	750 Third Ave.	1	1	New York	NY	94043 10017	1		1	Vendor	1	+	\$18,000.00 \$48,280.00
	Element Financial Corp.		PO Box 12438	1	1	NEWARK	NJ	07101-3538	1	1	1	Vendor	1		\$1,119.82
	•														
3.46	Empire Valuation Consultants, LLC.		350 Fifth Avenue	Suite 5513		New York	NY	10118				Vendor		+	\$22,300.00
0.47	Faturia Dabla Liagana - Ogenagia		Avda. Presidente Errazuriz No.				Castiana	7550215	Chile			Mandan			£0.405.00
3.47	Estudio Pablo Lineros y Compania FIDELITY INVESTMENTS.	1	2999, Of. 202 10 Tara Blvd	Suite 600	1	Nashua	Santiago	/ 000215	Crille			Vendor Vendor	1	+ +	\$2,425.00 \$4,275.00
3.49	Flash Courier Service.		P.O. Box 410			NEW YORK	NY	10276			1	Vendor	1		\$82.00
			1230 Ave of the Americas, Suite	1	1				1	1	1				
3.50	Gensler.	Joseph Lauro, AIA	1500			New York	NY	10020				Vendor		X	X \$12,881.71
3.51	Google	Nikesh Arora	1600 Amphitheatre Parkway	+		Mountain View	CA	94043				Vendor		+ +	\$35,031.08
	Gordon L Klein. Gorton IP		Address Redacted GPO Box 629	+		Sydney	NSW	02001	Australia			Vendor Vendor		+ +	\$14,662.50 \$250.00
	GRANITE		01 0 000 029	1		Gydney	NOW	02001	ruoudild			Vendor		++	φ250.00
3.54	TELECOMMUNICATIONS.		CLIENT ID #311	PO BOX 983119		BOSTON	MA	02298-3119				Vendor			\$507.28
3.55	GreatAmerica Financial Services.		PO Box 660831			DALLAS	TX	75266-0831				Vendor			\$1,300.85
0.55				Calle Sanchez Bustamante Esq.											
3.56	Guevara & Gutierrez SC. HireRight.		Torre Ketal, Piso 4, Oficina 2 PO Box 847891	Calle 15 Calacoto	1	DALLAS	La Paz TX	75284-7891	Bolivia		1	Vendor	+	+ $+$	\$1,710.00
3.57	milervight.	+	PO Box 847891 Torre IASA, piso 3, Av. Eugenio	+	1	DALLAS	1.4	/5284-7891	1		1	Vendor	+	+ +	\$245.70
3.58	Hoet Peleaz Castillo & Duque-SFXE.		Mendoza	1	1	1	Caracas	01060	Venezuela		1	Vendor	1		\$2.160.00
0.00	NOT COUL COSTILL & DUUDE OFAE.	+	11101100/20	1			Calabas	10,000					+		.100.20

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 36 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule E/F, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

											Account number		Outlinette			
Line														tingent quidatec		
	Nonpriority Creditor's Name	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	Date incurred	(last 4 digits)	Basis for claim	Subject to offset (Y/N)	Juli	Amount of claim	
					1		1		1	1					-	
					RE Paolo Moreno, Lawrence Vavra											
3.59	Hueston Hennigan	John C. Hueston	523 West 6th Street	Suite 400	and Gabriel Morence	LA	CA	90014				Vendor			\$1,400,000.	
3.60	ID&T BVBA		Michiel Beers	Leuvenstraat 3, 22		Antwerpen		2000	Belgium			Trade Creditor		X	X \$641,440.	
	ID&T/SFX North America LLC		902 Broadway	15th Floor Am Hohen Stein 8		New York Mulheim-Karlich	New York	10010	United States Amsterdam			Intercompany			\$29,871	
	i-Motion Industrial Carting.	Stephen Leone	HR B 6269 65 Emerson Place	Am Honen Stein 6		Brooklyn	NY	D-56218 11205	Amsterdam			Intercompany Vendor			\$5,395,516.	
3.64	INVeSHARE, Inc.		P.O. Box 568			Alpharetta	GA	30009				Vendor			\$105. \$233.	
3.65	IRON MOUNTAIN.		PO BOX 27128			NEW YORK	NY	10087				Vendor			\$233.	
3.66	ISSUER DIRECT CORPORATION		500 PERIMETER PARK DRIVE, SUIT	SUIT		MORRISVILLE	NC	27560				Vendor			\$200.	
3.67	Jan-Pro of Greater New York		51 Charles Street	0011		MINEOLA	NY	11501				Vendor			\$14,480.	
3.68	JCIR.	Joseph N. Jaffoni	116 East 16th Street			New York	NY	10003				Vendor			\$14,377.	
	Joe Rascoff		C/O RZO LLC	250 West 57th Street		New York	NY	10107				Severance		+	\$360,000.	
	King & Wood Mallesons LATD INC		Level 61 P.O. BOX 65	Governor Phillip Tower	1 Farrer Place	Sydney WENHAM	MA	02000 01984	Austrailia			Vendor Vendor			\$8,781.	
	Laura De Palma		Address Redacted			WEN AW	NIA.	01304				Deferred Purchase Obligation		XX	X \$5.000.000	
3.73	Leitzes & Co.		407 Broome St, Ste 4A			NEW YORK	NY	10013				Vendor			\$30,000.	
	Lewis Holding B.V.	Jeroen H. J. Preller, Esq.	NautaDutilh N.V.	P.O. Box 1110		Rotterdam	1.07	3000 BC	Netherlands			Deferred Purchase Obligation		ХХ	X \$11,682,500.	
3.75 3.76	Lightower Fiber Networks		PO Box 27135 40-14 TWENTY THIRD ST			New York LONG ISLAND CITY	NY	10087-7135 11101				Vendor	+	+ $+$ $+$	\$9,600.	
	LONDON TOWNCARS INC. Low Murchison Radnoff	1	1565 Carling Ave., Suite 400		1	Ottawa	ON	11101 K1Z8R1	Canada			Vendor Vendor	1	+ $+$ $+$	\$2,562.	
3.78	Loyens & Loeff.		B.O. Box 2888	3000 CW Rotterdam	Blaak 31	Rotterdam		3011 GA	The Netherlands			Vendor			\$5,853.	
3.79	Mackenzie Partners, Inc	Jeanne M. Carr	105 Madison Ave			New York	NY	10016				Vendor			\$8,000.	
3.80	Macro Vyuha, LLC		2170 Cove Lane			FORT LAUDERDALE	FL	33326-2337				Vendor		+ $+$ $+$ $+$	\$40,000.	
3.81	Mediant Communications Inc		P.O. Box 29976			NEW YORK	NY	10087				Vendor			\$1,336.	
3.82	MERRILL COMMUNICATONS LLC		CM-9638			SAINT PAUL	MN	55170				Vendor			\$19,588.	
3.83	Microsoft Corporation.		Dept. 551, Volume Licensing	6100 Neil Road, Suite 210		Reno	NV	89511-1137				Vendor			\$11,640.	
			Javier Barros Sierra 540 4to.													
3.84	Mijares, Angoitia, Cortes y Fuentes		Piso	Edificio Park Plaza 1			DF	01210	Mexico			Vendor		X X	\$6,093	
3.85	Mike Bindra Mountain B.V.	Jeroen H. J. Preller, Esq.	Address Redacted NautaDutilh N.V.	P.O. Box 1110		Rotterdam		3000 BC	Netherlands			Deferred Purchase Obligation Deferred Purchase Obligation		XX	X \$5,000,000. X \$11,682,500.	
0.00	NATIONAL CORPORATE	borborrn. o. ritolioi, Eog.		1.0. Box 110		Rotordam		0000 50	Not Ionalido			Belefred Farendee Obligation				
3.87	RESEARCH.		10 EAST 40TH ST, 10TH FLR			NEW YORK	NY	10016				Vendor			\$34,010.	
	Net@Work		575 Eighth Avenue	10th Floor		NEW YORK	NY	10018				Vendor		+ $+$ $+$	\$2,512.	
3.89	Netjets International NetSuite	Thomas Davis	P.O. BOX 933298 2955 Campus Drive	Suite 100		ATLANTA San Mateo	GA	31193-3298 94403-2511				Vendor Vendor			\$5,145. \$233,539.	
	Nightlife Holdings LLC	Mitchell C. Littman, Esq.	Littman Krooks LLP	655 Third Ave.	20th Floor	New York	NY	10017				Deferred Purchase Obligation			\$3,000,000.	
3.92	OneSource Water		8 Two Mile Road	Suite 102		Farmington	CT	06032				Vendor			\$179.	
	Paolo Moreno, Gabriel Moreno,															
3.93	Lawrence Vavra Paul R Smith	John C. Hueston, Esq.	Hueston Hennigan LLP Address Redacted	523 West 6th St.	Suite 400	Los Angeles	CA	90014				Settlement Vendor			\$14,000,000. \$4,368.	
	Paul Hastings LLP	Christine Dionne	75 East 55th St			New York	NY	10022		January 2016		Legal Fees & Vendor			\$1,958,105.	
3.96	Paylogic		HR B 6269	Am Hohen Stein 8		Mulheim-Karlich		D-56218	Amsterdam			Intercompany			\$293.	
	PC Mall		File 55327			LOS ANGELES	CA	90074-5327				Vendor			\$11,076.	
3.98	Perryscope		121 W 27th Street			New York	NY	10001		January 2016				+ $+$ $+$	\$139,348.	
	Peter John Raftopoulos in His Capacity as Trustee of the Raff															
3.99	Family Trust	David Vodicka, Esq.	Media Arts Pty Ltd.	633 Queensberry St.		North Melbourne	VIC	3051	Australia			Deferred Purchase Obligation		x x	\$1,800,036.	
			2101 East Coast Highway, Ste													
3.100	Phillips ADR Enterprises, PC	1	250			CORONA DEL MAR	CA	92625				Vendor			\$7,500.	
														+ $+$ $+$		
3.101	Pittaluga Abogados		Echevarriarza 3535. Suite 1601	Torre A/Torres del Puerto			Montevideo	11300	Uruquay			Vendor			\$521	
3.101 3.102	Pittaluga Abogados PURCHASE POWER		Echevarriarza 3535, Suite 1601 PO BOX 371874	Torre A/Torres del Puerto ACCT#800-9090-0774-1296		PITTSBURGH	Montevideo PA	11300 15250	Uruguay			Vendor Vendor			\$521. \$1,125.	
3.102	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.;		PO BOX 371874	ACCT#800-9090-0774-1296				15250	Uruguay			Vendor			\$1,125.	
3.102 3.103	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan	Harlan D. Kahn, Esq.	PO BOX 371874 Bronson & Kahn LLC	Torre A/Torres del Puerto ACCT#800-9090-0774-1296 150 North Wacker Drive	Suite 1400	Chicago	PA IL	15250	Uruguay			Vendor Deferred Purchase Obligation			\$1,125.	
3.102 3.103 3.104	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan Reed Smith	Harlan D. Kahn, Esq.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave,	ACCT#800-9090-0774-1296	Suite 1400	Chicago New York	PA IL NY	15250 60606 10022	Uruguay	January 2016		Vendor Deferred Purchase Obligation Legal Fees			\$1,125. \$5,829,000. \$140,000.	
3.102 3.103 3.104 3.105 3.106	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan Reed Smith ReedSmith (UK) ReedSmith LLP	Harlan D. Kahn, Esq.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Avenue	ACCT#800-9090-0774-1296 150 North Wacker Drive	Suite 1400	Chicago New York New York	PA IL	15250 60606 10022 10022		January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor			\$1,125. \$5,829,000. \$140,000. \$1,743. \$26,415.	
3.102 3.103 3.104 3.105 3.106	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan Reed Smith ReedSmith (UK)	Harlan D. Kahn, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave,	ACCT#800-9090-0774-1296	Suite 1400	Chicago New York	PA IL NY	15250 60606 10022	Uruguay United Kingdom	January 2016		Vendor Deferred Purchase Obligation Legal Fees			\$1,125. \$5,829,000. \$140,000.	
3.102 3.103 3.104 3.105 3.106 3.107	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan Reed Smith ReedSmith (UK) ReedSmith (LLP RLM Trialgraphix	Harlan D. Kahn, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Avenue The Broadqate Tower 413 S Washington St	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street	Suite 1400	Chicago New York New York London ALEXANDRIA	PA IL NY NY VA	15250 60606 10022 10022 EC2A 2RS 22314		January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor			\$1,125. \$5,829,000. \$140,000. \$1,743. \$26,415. \$7,250.	
3.102 3.103 3.104 3.105 3.106 3.107	PURCHASE POWER React Presents, Inc.: (Lubitix, Inc.; Lucas King; Jeffrey Callahan Reed Smith ReedSmith (LK) ReedSmith (LK) Remove the second second second second Romper Holdings Ltd.	Harfan D. Kahn, Esq.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Avenue The Broadgate Tower	ACCT#800-9090-0774-1296 150 North Wacker Drive	Suite 1400	Chicago New York New York London	PA IL NY NY	15250 60606 10022 10022 EC2A 2RS		January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor			\$1,125. \$5,829,000. \$140,000. \$1,743. \$26,415.	
3.102 3.103 3.104 3.105 3.106 3.107	PURCHASE POWER React Presents, Inc.; Clubtix, Inc.; Lucas King; Jeffrey Callahan Reed Smith ReedSmith (UK) ReedSmith (LLP RLM Trialgraphix	Harlan D. Kahn, Esq.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Avenue The Broadqate Tower 413 S Washington St	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street	Suite 1400	Chicago New York New York London ALEXANDRIA	PA IL NY NY VA	15250 60606 10022 10022 EC2A 2RS 22314		January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor			\$1,125. \$5,829,000. \$140,000. \$1,743. \$26,415. \$7,250.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109	PURCHASE POWER React Presents, Inc.; Clubik, Inc.; Lucas King, Jeffrey Calahan Reed Smith ReedSmith (UK) ReedSmith (ULP RLM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust	Harlan D. Kahn, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Avenue The Broadqate Tower 413 S Washington St	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne	PA IL NY NY VA	15250 60606 10022 EC2A 2RS 22314 10012 3051	United Kingdom Australia	January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor			\$1,125. \$5,829,000, \$140,000, \$1,743, \$26,415. \$7,250. \$5,241. \$1,080,000.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110	PURCHASE POWER React Presents. Inc.; Clubik, Inc.; Lucas King, Jeffrey Callahan Reed Smith Reed Smith LUP RedSmith LUP RMM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Truste of the Robot Samba Trust	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Avenue The Broadsate Tower 413 S Vashington St ATTN NORMAN PERRY Media Arts Pty Ltd. 902 Broadway	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4	Suite 1400	Chicago New York New York ALEXANDRIA ALEXANDRIA NEW YORK North Melbourne New York	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010	United Kingdom United Kingdom Australia United States	January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany			\$1.125. \$5.829.000. \$140.000. \$1.743. \$26.415. \$7.250. \$5.241. \$1.080.000. \$10.800.000. \$1.8933.845.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111	PURCHASE POWER React Presents, Inc.; Clubix, Inc.; Lucas King; Jeffrey Calahan Reed Smith ReedSmith (UK) ReedSmith LLP RLM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Patlorm & Sponsorship LLC	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Avenue The Broadqate Tower 413 S Washington SI ATTN NORMAN PERRY Media Arts Pty Ltd. 902 Broadway 400 North May Street	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago	PA IL NY NY VA VA VIC	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60642	United Kingdom Australia	January 2016		Vendor Defered Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Intercompany			\$1.125. \$5.829.000 \$140.000 \$1.743. \$26.415. \$7.250. \$5.241. \$1.080.000. \$18.933.845. \$2.232.133.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111 3.112	PURCHASE POWER React Presents. Inc.; Clubik, Inc.; Lucas King, Jeffrey Callahan Reed Smith. ReedSmith, ILP RedSmith, ILP RedSmith, ILP Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Truste of the Robot Santba Trust SFX Platform & Sponsorship LLC SFX-React Operating LLC SFX-React Operating LLC	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Ave, 199 Lexington Ave, 190 Lexington St ATTN NORMAN PERRY Media Arts Pty Ltd, 902 Broadway 400 North May Street 429 Stolato Center	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago Chicago Chicago	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60642 60677-4009	United Kingdom United Kingdom Australia United States	January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Vendor			\$1.125. \$5.829.000 \$140.000. \$1743 \$26.415. \$7.250. \$5.241. \$1.080.000. \$18.933.845. \$2.232.133. \$1.444.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111 3.112 3.113	PURCHASE POWER React Presents, Inc.; Clubix, Inc.; Lucas King; Jeffrey Calahan Reed Smith ReedSmith (UK) ReedSmith LLP RLM Tralgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Platform & Sponsorship LLC ShoreTel Sho	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Avenue The Broadpate Tower 413 S Washington S1 ATTN NORMAN PERRY Media Arts Phy Ltd. 902 Broadway 400 North May Street 4221 Solution Center 4221 Solution Center	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago CHICAGO CHICAGO	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60677-4009	United Kingdom United Kingdom Australia United States	January 2016		Vendor Defered Purchase Oblication Legal Fees Vendor Vendor Vendor Vendor Defered Purchase Oblication Intercompany Intercompany Vendor Vendor Vendor Vendor Vendor			\$1.125. \$5.829.000 \$140,000 \$1,743. \$26,415. \$7,250. \$5,241. \$1.080.000. \$18,933,845. \$2,232,133. \$1,444. \$1.6317.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111 3.112 3.113 3.114	PURCHASE POWER React Presents, Inc.; Clubik, Inc.; Lucas King, Jeffrey Calahan Reed Smith ReedSmith (UK) ReedSmith LLP RLM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Patlorm & Sponsorship LLC ShoreTel (Acct# 3845) ShoreTel (Acct# 3845)	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Avenue The Broadqate Tower 413 S Washington S1 ATTN NORMAN PERRY Media Arts Pty Ltd. 902 Broadway 400 North May Street 4292 Solution Center 4292 Solution Center 4292 Solution Center	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago CHICAGO CHICAGO CHICAGO CHICAGO	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60677-4009 60677-4009	United Kingdom United Kingdom Australia United States	January 2016		Vendor Defered Purchase Oblication Legal Fees Vendor Vendor Vendor Vendor Defered Purchase Oblication Intercompany Intercompany Vendor Vendor Vendor Vendor Vendor			\$1,125, \$5,829,000, \$1,743, \$2,64,15, \$7,250, \$5,241, \$1,080,000, \$18,933,845, \$2,222,133, \$1,444, \$1,6317, \$8,629, \$8,629, \$1,081,000, \$1,081,000,000, \$18,933,845, \$2,22,133, \$1,444, \$1,6317, \$8,629, \$8,629, \$1,745, \$8,629, \$1,745, \$8,629, \$1,745, \$1,933,845, \$1,745, \$1,933,845, \$1,637, \$1,645, \$1,645, \$1,745, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,930,945, \$1,933,845, \$1,933,845, \$1,933,845, \$1,933,845, \$1,935,845, \$1,933,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845, \$1,935,845,845,855,855,855,855,855,855,855,85	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111 3.112 3.113 3.114 3.115	PURCHASE POWER React Presents. Inc.; Clubik, Inc.; Lucas King, Jeffrey Callahan Reed Smith ReedSmith (UK) ReedSmith (UK) Remark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Platform & Sponsorship LLC SFX-React Operating LLC SFX-React Operating LLC ShoreTel (Acctt 3845) ShoreTel (Acctt 3845)	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Avenue 599 Lexington Avenue 599 Lexington Avenue 413 S Washington St ATTN NORMAN PERRY Media Arts Pty Ltd. 902 Broadway 400 North May Street 4221 Solution Center 4231 Solut	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO Tempe	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 10022 EC2A 2RS 22314 10012 3051 10010 60642 60677-4009 60677-4009 80677-4009 85281	United Kingdom United Kingdom Australia United States	January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Vendor Vendor Vendor Vendor Vendor Vendor Vendor Vendor			\$1,125. \$5,829,000 \$1/43, \$26,415. \$7,250. \$1,080,000. \$10,803,845. \$2,222,133. \$1,444. \$16,317. \$8,629. \$15,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,252. \$2,212. \$2,212. \$2,212. \$1,252. \$2,242. \$1,252. \$2,242. \$2,242. \$1,252. \$2,242. \$1,252. \$2,242. \$1,252. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,252. \$1,	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.110 3.111 3.112 3.112 3.113 3.114 3.115 3.116	PURCHASE POWER React Presents, Inc.; Clubik, Inc.; Lucas King, Jeffrey Calahan Reed Smith ReedSmith (UK) ReedSmith LLP RLM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SPX Patlorm & Sponsorship LLC ShoreTel (Acctat 3845) ShoreTel (Acctat 3845) ShoreTel (Acctat 3845) Solium Capital LLC	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Ave, 131 S Washington S1 ATTN NORMAN PERRY Media Arts Phy Ltd. 902 Broadway 400 North May Street 4221 Solution Center 4221 Solution Center 4221 Solution Center 222 S. Mill Avenue, Suite 24 PO BOX 75314	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO	PA IL NY VA VIC New York Illinois IL IL IL IL IL IL IL IL IL IL	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60677-4009 60677-4009 85281 60675-5314	United Kingdom United Kingdom Australia United States	January 2016		Vendor Defered Purchase Obligation Legal Fees Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Intercompany Vendor			\$1,125. \$5,829,000. \$1/43. \$26,415. \$7,250. \$5,241. \$1,080,000. \$18,933,845. \$2,222,133. \$1,444. \$16,317. \$8,629. \$15,241. \$1,25.	
3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.110 3.111 3.112 3.112 3.113 3.114 3.115 3.116	PURCHASE POWER React Presents. Inc.; Clubik, Inc.; Lucas King, Jeffrey Callahan Reed Smith ReedSmith (UK) ReedSmith (UK) Remark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Platform & Sponsorship LLC SFX-React Operating LLC SFX-React Operating LLC ShoreTel (Acctt 3845) ShoreTel (Acctt 3845)	David Vodicka, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Avenue 599 Lexington Avenue 599 Lexington Avenue 413 S Washington St ATTN NORMAN PERRY Media Arts Pty Ltd. 902 Broadway 400 North May Street 4221 Solution Center 4231 Solut	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St.	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago CHICAGO CHICAGO CHICAGO CHICAGO CHICAGO Tempe	PA IL NY NY VA VA VA VIC New York	15250 60606 10022 10022 EC2A 2RS 22314 10012 3051 10010 60642 60677-4009 60677-4009 80677-4009 85281	United Kingdom United Kingdom Australia United States	January 2016		Vendor Deferred Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Vendor Vendor Vendor Vendor Vendor Vendor Vendor Vendor			\$1,125. \$5,829,000 \$1/43, \$26,415. \$7,250. \$1,080,000. \$10,803,845. \$2,222,133. \$1,444. \$16,317. \$8,629. \$15,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,241. \$1,252. \$2,212. \$2,212. \$2,212. \$1,252. \$2,242. \$1,252. \$2,242. \$2,242. \$1,252. \$2,242. \$1,252. \$2,242. \$1,252. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,242. \$1,252. \$1,	
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3.102 3.103 3.104 3.105 3.106 3.107 3.108 3.109 3.110 3.111 3.112 3.113 3.114 3.115 3.116 3.117 3.118 3.119	PURCHASE POWER React Presents, Inc.; Clubik, Inc.; Lucas King; Jeffrey Calahan Reed Smith (UK) ReedSmith (UK) ReedSmith LLP RLM Trialgraphix Romper Holdings Ltd. Sellmark International Pty Ltd in its Capacity as Trustee of the Robot Samba Trust SFX Pattorm & Sponsorship LLC ShoreTel (Acctt 3845) ShoreTel (Acctt 3845) Solium Capital LLC Solorens Page Group LLC Sovereign Service Corporation	David Vodicka, Esg. David Vodicka, Esg. Stephanie Ceglie SVP Client Services Adam Waitman, Esg.	PO BOX 371874 Bronson & Kahn LLC 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Ave, 599 Lexington Ave, 599 Lexington St ATTN NORMAN PERRY Media Arts Phy Ltd. 902 Broadway 400 North May Street 4221 Solution Center 4221 Solution Statu 307 Seventh Avenue Statadon, Ange, State, Meagher	ACCT#800-9090-0774-1296 150 North Wacker Drive 20 Primrose Street 83 WOOSTER STREET FLR 4 633 Queensberry St. 15th Floor	Suite 1400	Chicago New York New York London ALEXANDRIA NEW YORK North Melbourne New York Chicago NEW YORK	PA IL NY VA VIC New York Illinois IL IL IL IL IL IL IL IL IL IL	15250 60606 10022 EC2A 2RS 22314 10012 3051 10010 60677-4009 60677-4009 85281 60675-5314 10001	United Kingdom United Kingdom Australia United States	January 2016		Vendor Defered Purchase Obligation Legal Fees Vendor Vendor Vendor Vendor Deferred Purchase Obligation Intercompany Intercompany Vendor			\$1,125, \$5,829,000, \$1,743, \$2,26,415, \$7,250, \$5,241, \$1,080,000, \$18,933,845, \$2,22,133, \$1,444, \$16,317, \$8,629, \$15,241, \$1,6317, \$8,629, \$15,241, \$1,7,047, \$8,529, \$15,241, \$1,7,047, \$2,35, \$15,241, \$1,7,047, \$2,35, \$15,241, \$1,7,047, \$2,35, \$1,7,94, \$1,94,94, \$1,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94, \$1,95,94,94,94,94,94,94,94,94,94,94,94,94,94,	

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 37 of 71

In re: SFX Entertainment, Inc. Case No. 16-10238 Schedule E/F, Part 2 Creditors Who Have NONPRIORITY Unsecured Claims

														jent dated	-	
											Account numbe	_	0	ari ji	r fe	
Line	Nonpriority Creditor's Name	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	Date incurred		r Basis for claim	Subject to offset (Y/N)	n iir	d Amour	nt of claim
	STOCKBRIDGE RISK		Address I	Address 2	Address 5	City	otate	Zip	Country	Date incurred	(last 4 digits)		Unset (T/N)	0 5		t or claim
	MANAGEMENT		40 CUTTER MILL ROAD			GREAT NECK	NY	11021-3213				Vendor			1	\$4,326.50
	TEKSYSTEMS		P.O. BOX 198568			ATLANTA	GA	30384-8568				Vendor				\$26,840.00
	The Law Office of Jeffrey B Gandel	Jeffrey Gandel	1623 Third Ave Suite 22A			New York	NY	10128		January 2016		Legal Fees & Vendor				\$20,847.41
	The Marino Organization	comey canadi	171 Madison Avenue			NEW YORK	NY	10016		duridary 2010		Vendor				\$8,736.25
	The NASDAQ Stock Market, LLC		c/o Wells Fargo Bank	Lockbox 20200		PHILADELPHIA	PA	19178-0200				Vendor				\$74,440.24
	The Siegfried Group		1201 Market St, Ste 700	Edoxbox Ededo		Wilmington	DE	19801				Vendor				\$46,403.75
	THOMSON COMPUMARK		PO BOX 71892			CHICAGO	1	60694				Vendor				\$5,318.55
3.128	Thomson Reuters (Tax & Accounting)		PO BOX 71687			CHICAGO	IL	60694-1687				Vendor			1	\$36,627.56
3.129	TMF Group		Presidente Masarik 111-Piso 1				DF	11560	Mexico			Vendor				\$15,087.20
	T-MOBILE		PO BOX 790047			SAINT LOUIS	MO	63179-0047				Vendor				\$12,463.96
3.131	Valera Global		53-02 11th Street			LONG ISLAND CITY	NY	11101				Vendor				\$758.02
3.132	Veirano Advogados		PO Box 2748			RJ		20041-9	BR			Vendor			\square	\$1,641.90
3.133	Vistajet		110 Greene St			New York	NY	10012		January 2016						\$328,404.36
	VistaJet US, Inc.		112 Charles A Lindberg Dr.			TETERBORO	NJ	07608				Vendor				\$818,486.28
	WHITE & CASE		1155 AVE OF AMERICAS			NEW YORK	NY	10036				Vendor				\$87,427.57
3.136	White Oak Securities	Timothy Crowhurst: c/o AJ Wealth	30 Broad Street, 29th Floor			New York	NY	10004				Services			x	\$206,250.00
			Whiteman Osterman & Hanna											1 T		
		Philip H. Gitlen, Esq.	LLP	One Commmerce Plaza		Albany	NY	12260				Contract, Litigation		хx	X	\$2,750,000.00
	WOLTERS KLUWER		4829 INNOVATION WAY			CHICAGO	IL	60682-0048				Vendor				\$1,176.94
3.139	World Trade Office Solutions		138 Hope Street			BROOKLYN	NŸ	11211				Vendor				\$2,877.40
														TOTAL	: 1	\$126,308,507.01

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 38 of 71

Part 3: List Others to Be Notified About Unsecured Claims

4. List in alphabetical order any others who must be notified for claims listed in Parts 1 and 2. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for unsecured creditors.

If no others need to be notified for the debts listed in Parts 1 and 2, do not fill out or submit this page. If additional pages are needed, copy the next page.

Name and mailir	ng address		On which line in Part 1 or Part 2 is the related creditor (if any) listed?	e Last 4 digits of account number, if any
			Line	
Name			□ Not Listed.Explain	
Notice Name				
Street				
City	State	ZIP Code		
Country				

art 4: Total Amounts of the Priority and Nonpriority Unsecured Claims		
5. Add the amounts of priority and nonpriority unsecured claims.		
		Total of claim amounts
5a. Total claims from Part 1	5a.	\$ 40,390.24
5b. Total claims from Part 2	5b. +	\$ 126,308,507.01
5c. Total of Parts 1 and 2 Lines 5a + 5b = 5c.	5c.	\$ 126,348,897.25

Fill in this information to identify the case:

Debtor Name: In re : SFX Entertainment, Inc.

United States Bankruptcy Court for the: District Of Delaware

Case number (if known): 16-10238 (MFW)

Official Form 206G

Schedule G: Executory Contracts and Unexpired Leases

Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, numbering the entries consecutively.

1. Does the debtor have any executory contracts or unexpired leases?

- □ No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form.
- Z Yes. Fill in all of the information below even if the contracts or leases are listed on Schedule A/B: Assets Real and Personal Property (Official Form 206A/B).

2. List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
2.1 State what the contract or	See Schedule G Attachment
lease is for and the nature of the debtor's interest	Name
	Notice Name
State the term remaining	
	Address
List the contract number ofany government contract	
	City State ZIP Code

Country

Check if this is an

amended filing

12/15

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 41 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
2.4	(SIC) Sillerman Investment Company III LLC	Dahart Cillarman	000 Deservices	15th Floor		Naw Varia	NY	10010		Amendment No. 4 to Visting and Consert Amendment
2.1 2.2	430 Acquisition LLC	Robert Sillerman Attn: General Counsel	902 Broadway, 430 Park Avenue, 6th Floor	15th Floor		New York New York	NY	10010		Amendment No. 1 to Voting and Support Agreement Agreement and Plan of Merger
2.2	430 Acquisition LLC	c/o Corporation Service Company	2711 Centerville Rd	Suite 400		Wilmington	DE	19808		Limited Liability Company Operating Agreement
2.0		Assignee		Guile 400		winnington		10000		Intellectual Property Assignment Agreement - between Flavorus,
2.4	430R Acquisition LLC	Todd Sims	430 Park Avenue, 6th Floor			New York	NY	10022		Inc. and Todd Sims
	•									Stock Purchase Agreement - by and amoung Todd Sims, James
										Reichardt, SFX Entertainment, Inc. and 430R Acquisition LLC -
2.5	430R Acquisition LLC	Timothy Crowhurst, President	257 Hart St	Apt 16		Brooklyn	NY	11206		dated 3/14/14
										Stock Purchase Agreement - by and amoung Todd Sims, James
26	430R Acquisition LLC	Timothy Crowburgt, Brooident	257 Hart St	Apt 16		Brooklyn	NY	11206		Reichardt, SFX Entertainment, Inc. and 430R Acquisition LLC - dated 3/14/14
2.6	430R Acquisition LEC	Timothy Crowhurst, President		Apt 16		DIOOKIYII	INT	11200	+	Stock Purchase Agreement - by and amoung Todd Sims, James
										Reichardt, SFX Entertainment, Inc. and 430R Acquisition LLC -
2.7	430R Acquisition LLC	Timothy Crowhurst, President	257 Hart St	Apt 16		Brooklyn	NY	11206		dated 3/14/14
			Newmark & Company Real							
		Attn: Alphie Toro	Estate, Inc., d/b/a Newmark							
2.8	902 Associates	Attn: Michael Moorin	Grubb Knight Frank	125 Park Avenue		New York	NY	10017		Agreement of Lease
				40 East 69th						
2.9	902 Associates 902 Associates	Attn: General Counsel c/o Newmark Grubb Knight Frank	c/o Rosen Group Properties 125 Park Avenue	Street		New York New York	NY NY	10021		Agreement of Lease
2.10	902 Associates	C/O Newmark Grubb Knight Frank	125 Park Avenue			New YORK	IN Y	10017		Lease
2.11	902 Associates	Jonathan P. Rosen	40 East 69th Street			New York	NY	10021		Standard Form of Office Lease - 902 Broadway, Firs. 8, 14 and 15
2.11	002700000000							10021		Consent to License Agreement (use portion of 8th floor re
2.12	902 Associates	Jonathan P. Rosen, General Partner	40 East 69th Street			New York	NY	10021		Postlight, LLC)
			Nieuwe Boteringestraat 28-						The	
2.13	Accepte B.V.		30			PM Groningen		9712	Netherlands	First Amendment to Share Purchase Agreement
			Nieuwe Boteringestraat 28-						The	
2.14	Accepte B.V.		30			PM Groningen		9712	Netherlands	Second Deed of Amendment to Share Purchase Agreement
0.45	Assessed D.V.		Nieuwe Boteringestraat 28-			DM O		0740	The	
2.15	Accepte B.V.		30 Nieuwe Boteringestraat 28-			PM Groningen		9712	Netherlands The	Share Purchase Agreement
2.16	Accepte B.V.		30			PM Groningen		9712	Netherlands	Escrow Agreement
2.10			Nieuwe Boteringestraat 28-			r w croningen		0/12	The	
2.17	Accepte B.V.		30			PM Groningen		9712	Netherlands	Lock-Up Agreement
	•		Nieuwe Boteringestraat 28-						The	
2.18	Accepte Holding B.V.	Attn: Mr. R.T. Hoeksema	30			PM Groningen		9712	Netherlands	Share Purchase Agreement
			Nieuwe Boteringestraat 28-						The	
2.19	Accepte Holding B.V.		30			PM Groningen		9712	Netherlands	First Amendment to Share Purchase Agreement
2.20	ACS Custom USA	Adam Rhodes Steve Affleck	520 W 25 St 345 Park Avenue			NEW YORK San Jose	NY CA	10001 95110	-	Sponsorship Agreement Adobe Sales Order Addendum No. 1
2.21	Adobe Systems Incorporated	Steve Alleck	345 Park Avenue			San Jose	CA	95110		Adobe Sales Order Addendum No. 1
2.22	Adobe Systems Incorporated		345 Park Avenue			San Jose	CA	2704		Adobe Sales Order Addendum No 1
2.22		Foley & Lardner LLP, Attn: Dario	2 South Biscayne Blvd, 19th			Call 0050		2104		
2.23	Advanced Concert Productions LLC	Carnevale, Esq.	Floor			Miami	FL	33131		Asset Contribution Agreement
		·								
2.24	Advanced Concert Productions LLC	Attn: Mitch Nelson, Esq.	650 Madison Avenue			New York	NY	10022		Asset Contribution Agreement
		c/o Advanced Concert Productions	2800 Biscayne Blvd, Suite							
2.25	Advanced Concert Productions LLC	LLC	900B			Miami	FL	33137		Asset Contribution Agreement
0.00	Advanced Occurry Devidentian 11.0	Foley & Lardner LLP, Attn: Dario	2 South Biscayne Blvd, 19th			N 411		00404		Accest Constribution Accessed
2.26	Advanced Concert Productions LLC	Carnevale, Esq.	Floor			Miami	FL	33131		Asset Contribution Agreement SFX Core productions LLC Work Order ("Core")/Independent
2.27	Aggreko, LLC		4607 W Admiral Doyle Drive			New Iberia	LA			Contractor Agreement
2.21	Aggrono, ELO					1 tow loona				SFX Core productions LLC Work Order ("Core")/Independent
2.28	Aggreko, LLC		4607 W Admiral Doyle Drive			New Iberia	LA			Contractor Agreement
	33									SFX Entertainment, Inc.
2.29	AGI US LLC	Attention: Howard Tytel	902 Broadway, 15th Floor			New York	NY	10010		Securities Purchase Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 42 of 71

Line Contract or unacyproductant Cell V State Zip Clust V Object For Vision 200 Acti US LC Doug Forvyh, EEO Noome US 200 World Brandwy 211 Floor San Diogo CA 2010 SSN Emergination Son Diogo CA 2010 Son Diogo CA 2010 Son Diogo CA 2010 Son Diogo File Control Son Provide Control Cont	Name of other partie the debtor has an ex									State what the contract or lease is for and the nature of the
2.30 AG US LC Dog Traysh, CEO none US eight Heat Brackway stan Dega CA 92-10 Sea Dega CA 92-10 Sea Dega CA 92-10 Sea Dega Participation Participation Sea Dega Participation			Address 1	Address 2	Address 3	City	State	Zip	Country	
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2.22 Abb Holding B.V. Attr. M. D.F.M. Lewis Profestmara 6.5 Amsterdam C.J. 109 The Ambedrands Profestmara 6.8 The Amsterdam The Ambedrands Profestmara 6.8 The Amsterdam The Amsterdam The Ambedrands Profestmara 6.8 The Amsterdam The Ambedrands Curresponse one ST/Letter Multi12 2.33 Ada Holding B.V. DPM Lewis, Director / Allan Anthony Fokkenstraat 6.1 1009 CP Amsterdam DS Save Purchase Agreement 2.35 Ada Holding B.V. DPM Lewis, Director / Allan Anthony Fokkenstraat 6.1 1009 CP Amsterdam DS Save Purchase Agreement Ada Holdin DS 2.36 Ansazing Holding B.V. Ap Twigt The educer Colenbriandehrd 3 3059 LS Raterdam DFH Save Purchase Agreement Ada Holdin DS Save Purchase Agreement Ada Ho										
2.32 Ada Holding B.V. Amir. M.D. F.M. Leves Plotenzerat 6 S Amaterdam CJ 1059 Neteration Plotences 2.33 Ada Holding B.V. Pm Bosman Plotenzerat 6 S Amaterdam CJ 1059 Team Comegoodance nr SFX letter data(12) 2.34 Ada Holding B.V. DPM Leves, Director / Alian Anthony Folkenstrat 61 1069 CP Amaterdam CJ 105 State Purchase Agreement Ada Holding 2.35 Ada Holding B.V. DPM Leves, Director / Alian Anthony Folkenstrat 61 1069 CP Amaterdam CI 105 State Purchase Agreement Ada Holding 2.36 Ada Holding B.V. PM Leves, Director / Alian Anthony Folkenstrat 61 1059 CP Amaterdam CI 105 State Purchase Agreement Ada Holding 2.36 Amazing Holding B.V. An Teigit Teodor Colerbrandehrd 3 3059 LS Rotendam Net FIERLAN Net FIERLAN 2.37 Amazing Holding B.V. Jan Lok, CEO Teodor Colerbrandehrd 3 3059 LS Rotendam Net FIERLAN Net FIERLAN 2.38 Amazing Holding B.V. Jan Lok, CEO Teodor Colerbrandehrd 3 3059 LS Rotendam Net FIERLAN Net FIERLAN 2.39 Amazing Holding B.V. Jan Lok, CEO Teodorologit Si	2.31 AIG Property Casualty	/ Jenny Babb	32 Old Slip	21st Floor		New York	NY	10005		Ediscovery Work Order and work order rider
2.33 Atda Holding B.V. Pin Bosman Pilotentrata 6 S Analardam CL 100 New Materia Correspondence no SPX letter dated/2/ oblgatoes under Daue 7.1.s of the SP 2.34 Ada Holding B.V. PDM Levels, Director / Alan Anthorny Fokkenstraat 61 1009 CP Anraterdam Correspondence no SPX letter dated/2/ oblgatoes under Daue 7.1.s of the SP 2.35 Ada Holding B.V. OPM Levels, Director / Alan Anthorny Fokkenstraat 61 1009 CP Anraterdam DFL Share Purchase Agreement Ada Holdin 2.36 Ada Holding B.V. Ab Trigt Theodoor Colerbrandendr3 3059 LS Roterdam DS Option Agreement Ada Holdin 2.36 Annazing Holding B.V. Ab Trigt Theodoor Colerbrandendr3 3059 LS Roterdam DS Option Agreement - Dated as of Decem 2.37 Annazing Holding B.V. Jan Lok, CEO Theodoor Colerbrandendrof 3 3059 LS Roterdam DS Option Agreement - Dated as of Decem 2.38 Annazing Holding B.V. Jan Lok, CEO Theodoor Colerbrandendrof 3 3059 LS Roterdam DS Option Agreement - Dated as of Decem 2.40 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>										
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2.45 Anheuser-Busch Inbev N.V. Gregory R Belt, Director of Procurement C/o Anheuser Busch Inbev Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 Amendment No. 1 to Binding Term Shet Vertices, LLC. 2.46 Anheuser-Busch Inbev N.V. J. Wiersemo, Legal Counsel Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 Amendment No. 1 to Binding Term Shet Vertices, LLC. 2.46 Anheuser-Busch Inbev N.V. J. Wiersemo, Legal Counsel Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 Amendment No. 1 to Binding Term Shet Vertices, LLC. 2.47 Anheuser-Busch Inbev N.V. Senior Legal Counsel Corporate C/o Anheuser Busch Inbev Services, LLC. Z50 Park Avenue 2nd Floor New York NY 10017 Amendment No. 3 to Binding Term Shet Avenue 2nd Floor 2.48 Anheuser-Busch Inbev N.V. S.A. Assistant corporate Secretary Services, LLC. Services, LLC. Z50 Park Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A Avenue 2nd Floor 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. Z50 Park Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance			c/o Anheuser Busc	h Inbev Avenue 2nd						
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2.46 Anheuser-Busch Inbev N.V. J. Wiersemo, Legal Counsel c/o Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 Amendment No. 1 to Binding Term Shere Vervices, LLC. 2.47 Anheuser-Busch Inbev N.V. Senior Legal Counsel Corporate c/o Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 Amendment No. 1 to Binding Term Shere 2.47 Anheuser-Busch Inbev N.V. Senior Legal Counsel Corporate c/o Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 Amendment No. 3 to Binding Term Shere 2.48 Anheuser-Busch Inbev N.V. S.A. Benoit Loore VP Corporate Governance vP Corporate Secretary c/o Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. Ploor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. Ploor New York NY 10017 First Amendment										
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2.47 Anheuser-Busch Inbev N.V. Jan Vandermeersch Senior Legal Counsel Corporate c/o Anheuser Busch Inbev Services, LLC. Avenue 2nd Floor New York NY 10017 Amendment No. 3 to Binding Term Sheet 2.48 Anheuser-Busch Inbev N.V. S.A. Benoit Loore VP Corporate Governance Assistant corporate Secretary c/o Anheuser Busch Inbev Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 Amendment No. 3 to Binding Term Sheet 2.48 Anheuser-Busch Inbev N.V. S.A. Assistant corporate Secretary Services, LLC. Floor New York NY 10017 First Amendment To Strategic Alliance A Avenue 2nd Floor 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. 250 Park Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A Avenue 2nd Floor 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. 250 Park New York NY 10017 First Amendment To Strategic Alliance A	2.46 Anneuser-Busch inde	5. Wiersenio, Leg				New TOIK		10017		Amendment No. 1 to binding term Sheet
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2.48 Anheuser-Busch Inbev N.V. S.A. Assistant corporate Secretary Services, LLC. Floor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director C/O Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. New York NY 10017 First Amendment To Strategic Alliance A								1		
2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director C/o Anheuser Busch Inbev C/o Anheuser Busch Inbev Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A										
2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director c/o Anheuser Busch Inbev Services, LLC. Avenue 2nd Floor New York NY 10017 First Amendment To Strategic Alliance A	2.48 Anheuser-Busch Inbe	v N.V. S.A. Assistant corporat	e Secretary Services, LLC.			New York	NY	10017		First Amendment To Strategic Alliance Agreement
2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. Floor New York NY 10017 First Amendment To Strategic Alliance A 2.49 Anheuser-Busch Inbev N.V. S.A. Martin Della Valle, Legal Director Services, LLC. Floor New York NY 10017 First Amendment To Strategic Alliance A										
250 Park 250 Park										
	2.49 Anheuser-Busch Inbe	v N.V. S.A. Martin Della Valle,	, Legal Director Services, LLC.			New York	NY	10017		First Amendment To Strategic Alliance Agreement
		Amerikan Kara O								
Attn: Lara Krug, Global Director, c/o Anheuser Busch Inbev Avenue 2nd 2.50 Anheuser-Busch Inbev S.A Experiential Services. LLC. Floor New York NY 10017 Acknowledgement and Agreement	2.50 Anhouser Buck Inte					Now York		10017		Asknowledgement and Agreement
2.50 Anheuser-Busch Inbev S.A Experiential Services, LLC. Floor New York NY 10017 Acknowledgement and Agreement Attn: Jeremy Roe, Global Legal	2.50 Anneuser-Busch Inde			FIOOr		INEW YORK		10017		Acknowledgement and Agreement
2.5.1 Anheuser-Busch Inbev S.A. Director 250 Park Avenue 2nd Floor New York NY 10017 Sponsorship Agreement	2.51 Anheuser-Rusch Inhe			2nd Floor		New York	NY	10017		Sponsorship Agreement
Attr. Lara Krug, Global Director				2110 1 1001					-	
2.52 Anheuser-Busch Inbev S.A. Experiential 250 Park Avenue 2nd Floor New York NY 10017 Sponsorship Agreement	2.52 Anheuser-Busch Inbe			2nd Floor		New York	NY	10017		Sponsorship Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 43 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
					T		i	1		Letter dated October 3rd, 2014
2.53	Anheuser-Busch Inbev Services LLC	Attn: EM van der Noll	250 Park Avenue			New York	NY	10177		re Skol Life & Tomorrowland Brazil events/festivals
2.00		Benoit Loore. VP Corporate	2001 4110/100140			iten reik				
	Anheuser-Busch InBev Services,	Governance Assistant Corporate								
2.54	LTD	Secretary	250 Park Avenue			New York	NY	10017		Master Service Agreement
		· · · · · · · · · · · · · · · · · · ·								Anheuser-Busch, LLC
2.55	Anheuser-Busch, LLC	Attn: General Counsel	One Busch Place			St. Louis	MO	63118		Agency Intent to Pitch
2.56	Anheuser-Busch, LLC	Attn: General Counsel	One Busch Place			St. Louis	MO	63118		Partnership, Sponsorship and Integration Agreement
	Anheuser-Busch, LLC									
2.57	ABI/Corona	Attn: General Counsel	One Busch Place			St. Louis	MO	63118		Intent to Pitch
	Anheuser-Busch, LLC									
2.58	ABI/Corona	Attn: General Counsel	One Busch Place			St. Louis	MO	63118		Intent to Pitch
2.59	Arc90, Inc.	Attn: Mr. Richard Ziade	747 Third Avenue			New York	NY			Agreement and Plan of Merger
										Third Amendment of Lease
2.60	Arc90,Inc	Robert Ziade, COO	747 Third Avenue			New York	NY	10017		dtd March 26, 2014
0.04	Artists Alliance Australasia Pty Ltd		93 Kerr Street			Fitzroy	VIC	03065	Australia	Accest Contribution Accessed
2.61	Artists Alliance Australasia Pty Ltd Artists Alliance Australia Pty Ltd (In							-	Australia	Asset Contribution Agreement
	its capacity as trustee of the F Cotela			633						
2.62	Family Trust)	David Vodicka, Esq.	Media Arts Pty Ltd.	Queensberry St.		North Melbourne	VIC	3051	Australia	Asset Contribution Agreement
2.63	ASCAP	Vincent Candilora	2 Music Square	Queensberry Ot.		Nashville	TN	37203	Australia	Settlement and Release Agreement
2.64	ASCAP	Vincent Candilora	2 Music Square			Nashville	TN	37203		Settlement and Release Agreement
2.04	1.001.1		2 110010 0000010					0.200	1	Concerts and Recitals-Blanket License Agreement Fee Schedule
2.65	ASCAP	Vincent Candilora	2 Music Square			Nashville	TN	37203		2015
							New			
2.66	Austin Law PLLC	Nigel S. Austin, ESQ	1 Little West 12th St.			New York	York	10014		Asset Purchase Agreement
										Reference of Engagement letter, dated 03/15/2013, replacement
2.67	Barclays	Christina Park, Ailosilevia	745 Seventh Avenue			New York	NY	10019		of paragraph 5 & 6.
2.68	Barclays	Christina Park, Ailosilevia	745 Seventh Avenue			New York	NY	10019		Replacement of engagement letter paragraph 5 & 6
2.69	Barclays	Robert Chen	745 Seventh Avenue			New York	NY	10019		Amendment to SFX EL
2.70	Barclays Bank PLC	Craig Malloy, Director	745 Seventh Ave Floor 5			New York	NY	10019		First Lien Guarantee and Collateral Agreement
2.71	Barclays Bank PLC	Craig Malloy, Director	745 Seventh Ave Floor 5			New York	NY	10019		First Lien Trademark Security Agreement - Execution Version
2.72	Barclays Bank PLC	Irma Dimova	745 Seventh Avenue	27th Floor		New York	NY	10019		Amendment No. 1 To Credit agreement Execution Version pdf
2.73	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		Amendment No 2 To Credit Agreement = Execution Copy
2.74	Barclays Bank PLC		745 Seventh Avenue 745 Seventh Avenue	25th Floor 25th Floor		New York	NY	10019 10019		First Lien Trademark Security Agreement - Execution Version
2.75	Barclays Bank PLC		745 Seveniin Avenue	2301 FI001		New York	NY	10019		Amendment No. 1 To Credit agreement -Form 8-K pdf Officers' Certificate September 24/2014 EBITDA (revolver)
2.76	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		(executed) PDF
2.70	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		CFO Certificate (Section8) of the Solicitation Agent Agreement
2.78	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		PH Opinion (Consent Launch) PDF
2.79	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		Certificate of Authorized Officer of SFX Entertainment Inc
2.80	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		First Lien/Second Lien Intercreditor Agreement
2.81	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		First Lien Trademark Security Agreement
										First Lien Guarantee and Collateral Agreement + companies' Bank
2.82	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		accounts lists
2.83	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		First Lien/ Second Lien Intercreditor Agreement
										Amended and Restated Credit Agreement - Exhibit B - Schedule
2.84	Barclays Bank PLC		745 Seventh Avenue	25th Floor		New York	NY	10019		2.01 to Credit Agreement - Revolving Commitments
		Patrick Kerner, Bank Debt								
2.85	Barclays Bank PLC	Management	745 7th Avenue	27th Floor		New York	NY	10019	l	Deposit Account Control Agreement
2.86	Barclays Bank PLC	Attn: Irina Dimova	745 Seventh Avenue	27th Floor		New York	NY	10019		Account Pledge Agreement
2.87 2.88	Barclays Bank PLC Barclays Bank PLC	Attn: Omer Khan Christopher Aitkin	1301 Sixth Avenue 1301 Sixth Avenue	9th Floor 9th Floor		New York New York	NY NY	10019 10019		Account Pledge Agreement Deposit Account Control Agreement
2.88	Barclays Bank PLC Barclays Bank PLC	Christopher Aitkin	1301 Sixth Avenue	9th Floor		New York	NY	10019		Deposit Account Control Agreement
2.09	Dardays Darik FLC		1301 Sixtil Avenue	JUI FIUUI		INEW TOIK		10019		Correspondence re obligations after inter-company mergers and
										changes to the corporate structure of the Borrower and the
2.90	Barclays Bank PLC	Irina Dimova	745 Seventh Avenue	27th Floor		New York	NY	10019		Guarantors resulting from.
2.90	Barclays Bank PLC	Irina Dimova	745 Seventh Avenue	27th Floor		New York	NY	10019		Amendment No 1 To Credit Agreement - Execution Copy
2.92	Barclays Bank PLC	Luke Syme	745 Seventh Avenue	25th Floor	1	New York	NY	10019	1	Deposit Account Control Agreement
2.02				1=34111001	1		1	1.0010		1- CP CERT CONTON AGROATION

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 44 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
	Barclays Bank PLC				Address 5		NY	10019	Country	
2.93 2.94	Barclays Bank PLC Barclays Bank PLC	Luke Syme Omer Khan	745 Seventh Avenue 1301 Sixth Avenue	25th Floor 9th Floor		New York New York	NY	10019		Deposit Account Control Agreement Base Rate Borrowing Reguest
2.94	Barclays Bank PLC Barclays Bank PLC (as	Omer Khan	1301 Sixth Avenue	9th Floor		New York	INT	10019		Base Rate Borrowing Request
2.95	Administrative Agent)	Craig Malloy, Director	745 Seventh Avenue	25th Floor		New York	NY	10019		Credit Agreement - Execution Version (\$30,000,000 combined)
2.95	Barclays Bank PLC, Deutsche Bank	Craig Malloy, Director	745 Seveniin Avenue	25tri FI00i		New FOIR	INT	10019		Credit Agreement - Execution Version (\$50,000,000 combined)
	Securities Inc., Jefferies Finance									
2.96	LLC. UBS Securities LLC		745 Seventh Avenue	25th Floor		New York	NY	10019		Credit Agreement
2.90	Barclays Bank PLC; Deutsche Bank		743 Sevenin Avenue	230111001		INEW TOIK	INI	10019		Credit Agreement
	AG New York Branch; Jefferies									
	Finance LLC: UBS AG. Stamford									
2.97	Branch		745 Seventh Avenue	25th Floor		New York	NY	10019		Assignment and Assumption
2.07	Branon			200111000		New York		10010		
	Barclays Bank PLC; Deutsche Bank									
	Securities Inc.: Jefferies Finance									
2.98	LLC: and UBS Securities LLC		745 Seventh Avenue	25th Floor		New York	NY	10019		Revolving Credit Agreement
	Barclays Bank PLC; Subsidiaries				1		1	1		
2.99	Guarantors; Lenders		745 Seventh Avenue	25th Floor		New York	NY	10019		Amendment and Restatement Agreement
	Barclays Bank PLC; Subsidiaries									
2.100	Guarantors; Lenders		745 Seventh Avenue	25th Floor		New York	NY	10019		Amended and Restated Credit Agreement - Exhibit A
										Barclay Capital, Inc, Jefferies LLC, UBS Securities LLC
2.101	Barclays Capital Inc		745 Seventh Avenue			New York	NY	10019		Engagement Letter Amendment with SFX Entertainment
		Robert Chen								
2.102	Barclays Capital Inc.	Managing Director	745 Seventh Avenue			New York	NY	10019		Amendment to SFX Engagement Letter
		Robert Chen								
2.103	Barclays Capital Inc.	Managing Director	745 Seventh Avenue			New York	NY	10019		Amendment to SFX Engagement Letter
2.104	Barclays Capital Inc.	Attention: Managing Director	745 Seventh Avenue			New York	NY	10019		Executed Engagement Letter
2.105	Barclays Capital Inc.	Attention: Managing Director	745 Seventh Avenue			New York	NY	10019		Executed Engagement Letter
2.106	Barclays Capital Inc.	Robert Chen	745 Seventh Ave			New York	NY	10019		\$220,000,000 SFX ENTERTAINMENT, INC. 9.625% SECOND LIEN SENIOR SECURED NOTES DUE 2019 PURCHASE AGREEMENT
2.100	Barolayo bapilar ino.							10010		Purchase Agreement
										\$220,000,000
										SFX Entertainment, Inc.
2.107	Barclays Capital Inc.	Robert Chen, Managing Director	745 Seventh Avenue			New York	NY	10019		9.625% Second Lien Senior Secured Notes Due 2019
2.108	BDO USA LLP		100 Park Ave			New York	NY	10017		Agreement to provide services/Auditors
2.109	BDO USA, LLP		100 Park Avenue			New York	NY	10017		Agreement to Provide Services
2.110	BDO USA, LLP		100 Park Avenue			New York	NY	10017		Agreement to Provide Services
2.111	BDO USA, LLP		100 Park Avenue			New York	NY	10017		Agreement to Provide Services
2.112	BDO USA, LLP		100 Park Avenue			New York	NY	10017		Agreement to Provide Services
2.113	BDO USA, LLP		100 Park Avenue			New York	NY	10017		Welcome Letter
2.114	BDO USA, LLP		100 Park Avenue	400 D		New York	NY	10017		Agreement to Provide Services
0 1 1 5	Bastaart 11C	Richard Recents	SEV Entortoisment las	430 Park Ave		Now Vert	NIV	10000		Internal Letter re: Beatport under no obligation to pay. Repay
2.115	Beatport, LLC	Richard Rosenstein	SFX Entertainment, Inc.	Floor 6 633		New York	NY	10022	Australia	expenses in excess of 10% ore to return fees
2.116	Beggars Canyon Investments Pty Ltd	David Vodicka, Esq.	Media Arts Lawyers Pty Ltd	633 Queensberry St		North Melbourne	VIC	03051	Australia	Asset Contribution Agreement
2.110	Beggars Canyon Investments Pty			Queensberry St						
	Ltd (In its Capacity as Trustee of			633						
2.117	The Skywalker Family Trust)	David Vodicka, Esq.	Media Arts Pty Ltd.	Queensberry St.		North Melbourne	VIC	3051	Australia	Asset Contribution Agreement
<u></u>				Gueenaberry OL	+		110	5051	, lustralia	Invoice +
										Musical Composition Synchronization - Use License
2.118	BMG Rights Management (US) LLC	Leo Tee	1745 Broadway, 19th Floor			New York	NY	10019		re: SFX/Cedric Gervais / Skol, "Love Again"
2.119	Boies, Schiller & Flexner LLP	Attention: Stefan dePozsgay	575 Lexington Avenue	7th Floor		New York	NY	1022		Independent Contractor Agreement
2.120	Boies, Schiller & Flexner LLP	Attention: Stefan dePozsgay	575 Lexington Avenue	7th Floor	1	New York	NY	1022		Independent Contractor Agreement
2.121	Box Inc		4440 El Camino Real		1	Los Altos	CA	94022		Service Order
			c/o Insight Venture	680 Fifth	1		1			
	BP Representative, LLC	Lawrence Handen	Management, LLC	Avenue, 8th Flr	1	New York	NY	10019	1	Indemnity Escrow Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 45 of 71

	Name of other parties with whom									
	the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
			c/o Insight Venture	680 Fifth						
2.123	BP Representative, LLC	Lawrence Handen	Management , LLC	Avenue, 8th Flr		New York	NY	10019		Stock Escrow Agreement
			c/o Insight Venture	680 Fifth						
2.124	BP Representative, LLC	Lawrence Handen	Management , LLC	Avenue, 8th Flr		New York	NY	10019		Indemnity Escrow Agreement - Payment Authorization Statement
0.405	BP Representative, LLC	Lawrence Handen	c/o Insight Venture	680 Fifth Avenue, 8th Flr		New York	NY	10019		Email with letter attachment - Indemnity Escrow Agreement - Joint Instruction for Interim Release
2.125	BP Representative, LLC		Management , LLC c/o Insight Venture	680 Fifth		INEW FOIR	INT	10019		
2.126	BP Representative, LLC		Management , LLC	Avenue, 8th Flr		New York	NY	10019		Indemnity Escrow Agreement - Payment Authorization Statement
2.120			c/o Insight Venture	680 Fifth		New York		10010		indeminity Ecolow Agreement - Laymont Admonzation etatement
2.127	BP Representative, LLC	Lawrence Handen	Management, LLC	Avenue, 8th Flr		New York	NY	10019		Agreement and Plan of Merger (Execution Copy)
2.128	Brian Gordon		Address Redacted	·						Amendment No. 4 to Asset Contribution Agreement
	c/o Newmark & Company Real									
2.129	Estate, Inc.	d/b/a Newmark Grubb Knight Frank	125 Park Ave			New York	NY	10017		Standard Form of Office Lease - 902 Broadway, Flrs, 8, 14 and 15
2.130	c/o Rosen Group Properties	General Counsel	40 East 69th St			New York	NY	10021		Standard Form of Office Lease - 902 Broadway, Flrs, 8, 14 and 15
0.404			801 Brickell Avenue, Suite			N	FL	00404		
2.131	Cassel Salpeter & Co.	Scott E. Salpeter	1900 801 Brickell Avenue, Suite			Miami	FL	33131		Valuation Services Agreement
2.132	Cassel Salpeter & Co.,LLC	James Cassel	1900			Miami	FL	33131		Cassel Salpeter & Co Engagement Letter
2.132		James Casser	801 Brickell Avenue, Suite			Ivilattii	16	55151		
2.133	Cassel Salpeter & Co.,LLC	James Cassel	1900			Miami	FL	33131		Cassel Salpeter & Co Engagement Letter
2.100			801 Brickell Avenue, Suite			with		00101		
2.134	Cassel Salpeter & Co.,LLC	James Cassel	1900			Miami	FL	33131		Cassel Salpeter & Co Engagement Letter
			801 Brickell Avenue, Suite							
2.135	Cassel Salpeter & Co.,LLC	James Cassel	1900			Miami	FL	33131		Cassel Salpeter & Co Engagement Letter
			181 Bay Street Suite 4700	Bay Wellington	Brookfield Place	Toronto	ON	M5J 2T3	Canada	Forbearance Agreement and First Amendment to Credit
2.136	Catalyst Fund Limited Partnership V			TowerE						Agreement
			181 Bay Street Suite 4700	Bay Wellington	Brookfield Place	Toronto	ON	M5J 2T3	Canada	
2.137	Catalyst Fund Limited Partnership V			TowerE				10011		Foreign Facility Agreement
2.138	Cede & Co.		55 Water Street	0 11 1710		New York	NY	10041		9.625% Second Lien Senior Secured Notes due 2019
2.139	CID Entertainment, LLC		1 South Broad Street c/o Continental Stock	Suite 1710		Philadelphia	PA	19107		termination of agreement Email with letter attachment - Indemnity Escrow Agreement - Joint
2.140	Citibank, N. A.	Kevin Jennings	Transfer & Trust	17 Battery Place		New York	NY	10004		Instruction for Interim Release
2.140	Chibank, N. A.	iteviii Seriiliigs	c/o Citibank Private Bank,	153 E. 53rd St,		NOW TOIK		10004		
2.141	Citibank, N. A.	Ms Kerry M McDonough	Preferred Custody Services	21st Flr		New York	NY	10022		Indemnity Escrow Agreement
		······································	c/o Citibank Private Bank,	153 E. 53rd St,						······································
2.142	Citibank, N.A	Ms Kerry M McDonough	Preferred Custody Services	21st Flr		New York	NY	10022		Indemnity Escrow Agreement - Payment Authorization Statement
			c/o Citibank Private Bank,	153 E. 53rd St,						
2.143	Citibank, N.A	Ms Kerry M McDonough	Preferred Custody Services	21st Flr		New York	NY	10022		Indemnity Escrow Agreement - Payment Authorization Statement
			c/o Citibank Private Bank,	153 E. 53rd St,						
2.144	Citibank, N.A	Ms Kerry M McDonough	Preferred Custody Services	21st Flr		New York	NY	10022		Indemnity Escrow Agreement - Claim Notice
		Rich Bressler, President or his	125 W. 55th Street	11th Floor		New York	NY	10019		
2.145	Clear Channel Broadcasting, Inc.	designee								Trade Agreement
										Asset and Membership Interest Contribution Agreement - (By and
										among SFX Entertainment, Inc., SFX-React Operating LLC, React Presents, Inc., ClubTix Inc., Lucas King, Jeffery Callahan dated
2.146	ClubTix, Inc		400 North May Street	Suite 200		Chicago		60642		2/18/14)
2.140			400 North May Street	Suite 200		Chicago		00042		Letter Agreement Regarding Open Issues on North Coast Music
2.147	ClubTix, Inc		400 North May Street	Suite 200		Chicago		60642		Festival
				0000 200		omougo		00012		Letter Agreement amending the Asset and Membership Interest
2.148	ClubTix, Inc		400 North May Street	Suite 200		Chicago	IL	60642		Contribution Agreement
			655 Business Ctre Dr, Suite			-				
2.149	CO ACTiV Capital Partners Inc.		250			Horsham	PA	19044		Equipment Lease Agreement
2.150	Co-Activ		655 Business Center Dr	suite 250		Horsham	PA	19044		Equipment Lease Agreement
2.151	Co-Activ Capital Partners, Inc.		655 Business Center Dr	suite 250		Horsham	PA	19044		Equipment Lease for Copystar ColorCopier
	Community Agency, on									
2.152	behalf of Bicardi	Marta da Marazza	822 Richmond Street West	Suite 400		Toronto	Ontario	M6J 1C9	Canada	Letter Regarding Payment (For Banking Purposes)
2.153 2.154	Concord Technologies, Inc. Concur Technologies, Inc	Melanie Morgan	601 108th Avenue NE 601 108th Avenue NE	Suite 1000 Suite 1000	1	Bellevue Bellevue	WA	98004 98004		Sales Order Form Authorization to Deliver Customer Data
∠.134	Concur rechnologies, inc	1	I TUOLII AVEILLE INE	Jouile 1000	1	Dellevue	٧VA	30004		Autionzation to Deliver Gustomer Data

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 46 of 71

	Name of other parties with whom									
	the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
		İ		i	I		i	i i	1	Irrevocable Transfer Agent Instructions
2.155	Continental Stock Transfer & Trust	Kevin Jennings, Vice President	17 Battery Place			New York	NY	10004		dtd July 14, 2015
		3.,								Irrevocable Transfer Agent Instructions
2.156	Continental Stock Transfer & Trust	Kevin Jennings, Vice President	17 Battery Place			New York	NY	10004		dtd Oct 7, 2015
										Letter (Legend removal of Restricted Securities under Rule
2.157	Continental Stock Transfer & Trust	Mr Kevin Jennings	17 Battery Place			New York	NY	10004		144(b)(1)
	Continental Stock Transfer & Trust									
2.158	Company	Monty Harry	17 Battery Place			New York	NY	10004		Appointment of Transfer Agent and Registrar
										Transfer Documents; Removal of Restrictive Legend Under Rule
2.159		Mr. Kevin Jennings	17 Battery Place			New York	NY	10004		144
2.160	Core Productions LLC		902 Broadway	15th Fl		New York	NY	10010		Second Supplemental Indenture to Add Guarantors
						Breukelen	BZ	03621	Netherlands	
2.161	Cornells Johannes Marie Stutterheim		Straatweg 232							Joinder Agreement
			_							
2.162	Cornells Johannes Marie Stutterheim		Straatweg 232			Breukelen	BZ	3621	Netherlands	Joinder Agreement
	0.0.0.0						<u>.</u>			
2.163	CR 8 LLC	Christopher Stephenson	16550 Akron Street			Pacific Palisades	CA	90272		Limited Liability Company Operating Agreement
	05 011 0		10550 11			De l'éta Della de la	~	00070		
2.164	CR 8 LLC	Christopher Stephenson	16550 Akron Street			Pacific Palisades	CA	90272		Independent Contractor Agreement
2.165	David Grutman		Address Redacted							Amendment No. 4 to Asset Contribution Agreement
2.166	David Grutman, Inc.		Address Redacted 120 Kenneth Street			Santa Cruz	CA	95060		Amendment No. 4 to Asset Contribution Agreement
2.167 2.168	David Morgan Eyes Davis & Gilbert LLP	Attn: Curt C. Mvers	1740 Broadway			Santa Cruz New York	NY	10019		Domain Name Purchase and Transfer Agreement Preferred Service Provider Agreement
2.168	Davis & Gilbert LLP Dayglow LLC	Sebastian Solano	2800 Biscayne Bl	Ste 900B		Miami	FL	33137		Agreement to provide services
2.169	Deuetsche Bank AG, New York	Sebasilari Solario	2000 Biscaylie Bi	SIE 900B		IVIIaIIII	FL	33137		Agreement to provide services
2.170	Branch, as Lender	Corey Kozak	345 Park Ave	14th floor		New York	NY	100154		Letter of Credit and Reimbursement Agreement
2.170	Deuetsche Bank AG, New York		345 Faik Ave	14011000		New TOIK		100134		Letter of Credit and Keinbursement Agreement
2.171	Branch, as Lender	Lauryn Hart, Director and Counsel	60 Wall St.	41st Floor		New York	NY	10005		Letter of Credit and Reimbursement Agreement
2.171	Deutsche Bank AG (as a	Eddiyir rian, Director and Couriser		41001		New York	NY	10005		Lotter of ofedit and Neimbursement Agreement
2.172	Lender)(New York Branch)	Chris Dorsett, Director	60 Wall Street			NOW TOTA		10005		Credit Agreement - Execution Version (\$30,000,000 combined)
2.172	Deutsche Bank AG (as a					New York	NY	10005		
2.173	Lender)(New York Branch)	Kirk L Tashjian, Vice President	60 Wall Street							Credit Agreement - Execution Version (\$30,000,000 combined)
	Deutsche Bank AG (as a					New York	NY	10005		
2.174	Lender)(New York Branch)	Manfred Affenzeller, Director	60 Wall Street							Credit Agreement - Execution Version (\$30,000,000 combined)
	Deutsche Bank AG (as a					New York	NY	10005		y
2.175	Lender)(New York Branch)	Michael Winters, Vice President	60 Wall Street							Credit Agreement - Execution Version (\$30,000,000 combined)
		Eric Pratt Director				New York	NY	10005		
2.176	Deutsche Bank AG New York Branch	Enrique Landaeta Director	60 Wall Street							Amendment No. 1 To Credit agreement Execution Version pdf
		John Huntington Director				New York	NY	10005		
2.177		Matt Friend Director	60 Wall Street							Amendment No. 1 To Credit agreement Execution Version pdf
	Deutsche Bank Trust Company									
2.178	Americas	Attn: Irene Shenouda	60 Wall Street			New York	NY	10005		Deposit Account Control Agreement
	Deutsche Bank Trust Company									
2.179	Americas	Attn: Manager, Escrow Team	60 Wall Street	27th Floor		New York	NY	10005		Escrow Agreement
	Deutsche Bank Trust Company									
2.180	Americas	Attn: Prakik Parikh	60 Wall Street			New York	NY	10005		Deposit Account Control Agreement
	Deutsche Bank Trust Company									
2.181	Americas	Irene Shenouda	60 Wall Street			New York	NY	10005		Deposit Account Control Agreement
0.400	Deutsche Bank Trust Company	Devil Devil I					ND7	10005		
2.182	Americas	Patik Parikh	60 Wall Street			New York	NY	10005		Deposit Account Control Agreement
2 1 9 2	Deutsche Bank Trust Company	Torri Sobrob	345 Park Avenue	27th Floor		Now York	NY	10154		Deposit Assount Control Agroomont
2.183	Americas DEUTSCHE BANK, AG NEW YORK	Terri Sohrab	345 Fark Avenue			New York New York	NY	10154		Deposit Account Control Agreement
2.184	BRANCH		60 Wall Street			New YORK	INT	10005		GENERAL PLEDGE AND SECURITY AGREEMENT
2.104						New York	NY	10005		GLINEINAL FLEDGE AND SECORITY AGREEMENT
2.185	Deutshe Bank AG New York Branch		60 Wall Street			New YORK	INT	10005		Revolving Note
2.185	Devson Ptv Ltd		153 Chapel Street St.		+	Kilda	VIC	03182	AUSTRALIA	Asset Contribution Agreement
2.100	Deyson Pty Ltd (Inits Capacity as		100 Onaper Olieet OL	633	+	Niua	10	03102	AUSTRALIA	
2.187	Trustee of the Devson Trust)	David Vodicka, Esg.	Media Arts Ptv Ltd.	Queensberry St.		North Melbourne	VIC	3051	Australia	Asset Contribution Agreement
2.107	Haddes of the Boyoon Hadd	Earla Fouldida, Eoq.	Initial a firth i ty Eta.	addenoberry Ot.	1		.10	0001	, aotraita	, loost contraction / groomont

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 47 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
2.188	Diageo North America Inc.	Matthew Broon	801 Main Avenue			Norwalk	СТ	06851		Event Sponsorship Agreement
2.189	Diageo North America Inc.	Maulew Broon	801 Main Avenue			Norwalk	CT	06851		Sponsorship Agreement
2.189	Diageo North America Inc.		801 Main Avenue			Norwalk	CT	06851		Sponsorship Agreement
2.190	Digidollars, LLC (DD)	Mitchell Slater	1 MAIDEN LANE	5TH FLOOR		New York	NY	10038		Binding Term Sheet
2.191	Digidoliars, LLC (DD)	Milchell Slater		STHFLOOK		INEW FOIK	INT	10036		
2.192	Disco Productions Inc.	James Donald Estopinal	2626 N Arnoult Rd. Suite 100	D		Metairie	LA	70002		Settlement and Release Agreement
2.193	DISCO Productions, Inc	James Donald Estopinal	2626 N Arnoult Rd Ste 100			Metairie	LA	70002		Agreement to provide services
2.194	DLA Piper	Jonathan Klein, Esq	1251 Ave of the Americas			New York	NY			Option Agreement
			1251 Avenue of the					10020-		
2.195	DLA Piper LLC (US)	Jonathan Klein	Americas			New York	NY	1104		Option Agreement - Dated as of December 16, 2013
			1251 Avenue of the							
2.196	DLA Piper LLC (US)	Jonathan Klein, Esq.	Americas			New York	NY	10020		Notice of Intent to Exercise Option
										Re: Purchase and Sale of 100% of the Equity Interests of ID&T
			1251 Avenue of the					10020-		NewHolding B.V. and Transfer of the Remaining 49% of the
2.197	DLA Piper LLP (US)	Attn: Jonathan Klein	Americas			New York	NY	1104		Membership Interests of the NAJV
2.198	DLA Piper LLS (US)	Jonathan Klein, Esq	1251 Ave of the Americas			New York	NY			Option Agreement
	DoubleClick, A Division of Google,	Omid Kordestani								
2.199	Inc.	Authorized Signatory	111 Eighth Avenue	10th Floor		New York	NY	10011		DoubleClick Advertising Platform Agreement
										Amended and Restated Right of First Refusal and Co-Sale
2.200	Drinker Biddle & Reath LLP	Attn: Jesse Ruiz	191 North Wacker Drive	Suite 3700		Chicago	IL	60606		Agreement
2.201	Dror Erez		Address Redacted							Asset Contribution Agreement
2.202	Dror Erez (In His Personal Capacity)		Address Redacted							Asset Contribution Agreement
2.203	Drumlines of America, LLC		15300 W Colonial Dr	#405		Winter Garden	FL	34787		Contract for Musical Services
2.204	Duncan Stutterheim, Shelly Finkel	Jonathan Klein, Esq	1251 Ave of the Americas			New York	NY			Option Agreement
										Amendment To Global Corporate Services Agreement By And
		Attn: Business Rental Sales				a . 1				Between SFX Entertainment, Inc And EAN Services, LLC
2.205	EAN Services, LLC	Department Authorized Officer	600 Corporate Park Drive			St. Louis	MO	63105		Global Corporate Services Agreement by and Between SFX
2.206	EAN Services. LLC	Secretary or Assistant Secretary	600 Corporate Park Drive			St. Louis	мо	63105		Entertainment, Inc and EAN Services, LLC
2.206	EAN Services, LLC	Secretary of Assistant Secretary	600 Corporate Park Drive			St. LOUIS	NIO	63105		Amendment to Global Corporate Services Agreement by and
		Authorized Officer								Between SFX Entertainment, Inc and EAN Services, LLC -
0.007	EAN Services, LLC		600 Corporate Park Drive			St. Louis	мо	63105		Amendment 1
2.207	EAN Services, LLC	Secretary or Assistant Secretary	600 Corporate Park Drive			St. LOUIS	NIO	03105		Amendment to Global Corporate Services Agreement by and
		Authorized Officer								Between SFX Entertainment, Inc and EAN Services, LLC -
2,208	EAN Services, LLC	Secretary or Assistant Secretary	600 Corporate Park Drive			St. Louis	мо	63105		Amendment 1 - DRAFT
2.200	LAN Services, LLC	Attn: Business Rental Sales	600 Colporate Faik Drive			St. LOUIS	NIO	03103		
2.209	EAN Services, LLC	Department	600 Corporate Park Drive			St Louis	мо	63105		Global Corporate Services Agreement
2.209	EAN GENICES, EEG	Attn: Business Rental Sales	000 Colporate Lark Drive			Of Louis		03103		Clobal Colporate Cervices Agreement
2.210	EAN Services, LLC	Department	600 Corporate Park Drive			St. Louis	мо	63105		Global Corporate Services Agreement
2.210	EAN GENICES, LEO	Attn: Business Rental Sales	000 Colporate 1 ark Drive			OL LOUIS		03103		Clobal Colporate Cervices Agreement
2.211	EAN Services, LLC	Department	600 Corporate Park Drive			St. Louis	мо	63105		Global Corporate Services Agreement ("Agreement")
2.211		Department				Ol. LOUIS	1110	00100	The	
2.212	Edwin Koelewijn		Miliigerweg 6			Putten	NP	03881	Netherlands	Beatport Video Synchronization License Agreement
2.213	Egnyte	Steve Suter	1350 W Middlefield Road			Mountain View	CA	94043	riotinoniando	Order Form
	Eisner, Kahan & Gorry, Professional		9601 Wilshire Blvd, Suite	1	1					
2.214	Corporation	Sal La Vina Esq	700			Beverly Hills	CA	90210		Asset Contribution Agreement
2.215	Elizabeth Bolognino									Asset Purchase Agreement
										Empire Valuation re: \$44,000 to \$50,000 (\$15,000 to \$17,000 for
										Reach; \$12,000 to \$14,000 for West Loop; \$15,000 to \$17,000 for
2.216	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		Teamwork; \$2,000 for Perryscope + out-pocket expenses/ PG 2
										Empire Valuation re: 61,000 to 65,000 for Flavorus, \$25,000 for
										Rock World, 18,000 to 20,000 for B2S Holdings BV + out-pocket
2.217	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		expenses/ PG 2
2.218	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		Empire Valuation re: Totem, ID & T, MMG & I-Motion
2.219	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		Empire Valuation Engagement Letter

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 48 of 71

1.5	Name of other parties with whom the debtor has an executory					0.1	0.010	-	0	State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
										Empire Valuation re: \$44,000 to \$50,000 (\$15,000 to \$17,000 for Reach; \$12,000 to \$14,000 for West Loop; \$15,000 to \$17,000 for
2.220	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		Teamwork; \$2,000 for Perryscope + out-pocket expenses/ PG 2
2.221	Empire Valuation Consultants, LLC	William A. Johnston	350 Fifth Avenue			New York	NY	10118		Empire Valuation re: Accounting Standards Codification (ASC) Topic 350
2.222	Endless		Carrer Del Paradis, 5			Barcelona		08002	Spain	Beatport Video Synchronization License Agreement
2.223	Enterprise Holdings, Inc	Attn: General Counsel	600 Corporate Park Drive			St Louis	MO	63105		Global Corporate Services Agreement
2.224	Enterprise Holdings, Inc	Attn: General Counsel	600 Corporate Park Drive			St. Louis	MO	63105		Global Corporate Services Agreement
2.225	Enterprise Holdings, Inc	Attn: General Counsel	600 Corporate Park Drive			St. Louis	MO	63105		Global Corporate Services Agreement ("Agreement")
2.226	Entertainment Lockers, Inc	Attn: Melissa Bortnick	902 Broadway, 15th Flr			New York	NY	10010		Vendor Contracts Agreement
2.227	Epig Strategic Communications	Attn: Epig Legal Department	757 Third Avenue	3rd Floor		New York	NY	10017		Consulting Services Agreement
2.228	Epiq Strategic Communications	Attn: Managing Director	757 Third Avenue	3rd Floor		New York	NY	10017		Consulting Services Agreement
2.229	EPIQ Systems	Jaci Clark	3255 E Elwood St, Ste 110			PHOENIX	AZ	85034		Ediscovery Work Order and work order rider
2.230	Fidelity Management Trust Company		82 Devonshire Steet			Boston	MA	2109		Fidelity Advisor 401(k) Retirement Plan Service Agreement
										Sponsor Agreement (Automatic Rollover IRA Sponsor Agreement)
2.231	Fidelity Management Trust Company		82 Devonshire Steet			Boston	MA	2109		and Contribution Plan adoption agreement attached
2.232	Fidelity Management Trust Company		82 Devonshire Steet		_	Boston	MA	2109		Addendum to adoption agreement
2.233	Fidelity Management Trust Company		82 Devonshire Steet			Boston	MA	2109		Service Agreement/Fidelity Advisor 401k Retirement plan
2.234	Fidelity Management Trust Company		82 Devonshire Street			Boston	MA	02109		Fidelity Advisor IRA Automatic Rollover IRA Sponsor Agreement Volume Submitter Defined Contribution Plan - Adoption
2.235	Fidelity Management Trust Company		82 Devonshire Street			Boston	ма	02109		Agreement No 001
2.236	Fierman Eduard Van Duijn		Address Redacted			2001011		02100		Quota Purchase Agreement
2.237	Fierman Eduard Van Duijn		Address Redacted				-			Quota Purchase Agreement
2.201	rioman Eduard Van Buijn									1st Amended and Restated Share Purchase Agreement of Rock
							Rio de			City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.238	Filipe Fernandes Chulam		Avenida das Americas 4430	Sala 204		Rio de Janeiro	Janeiro	22640	Brazil	e Participacoes S.A.) - dated 2/12/14
							Rio de			
2.239	Filipe Fernandes Chulam		Avenida das Americas 4430	Sala 204		Rio de Janeiro	Janeiro	22640	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
2.240	Filipe Fernandes Chulam		Avenida das Americas 4430	Sala 204		Rio de Janeiro	Rio de Janeiro	22640	Brazil	Rock City S.A. Share Pledge Agreement
2.240	Thipe Ternandes endiam			0010 204			ounciro	22040	DIGEN	1st Amended and Restated Share Purchase Agreement of Rock
			Avenida das Américas No.				Rio de			City S.A. (Current Denomination of A.H.O.S.P.E.
2.241	Filipe Fernandes Chulam		4430	Suite 204-part		Rio de Janeiro	Janeiro		Brazil	Empreendimentos E Participacoes S.A.)
			Avenida das Américas No.				Rio de			
2.242	Filipe Fernandes Chulam		4430	Suite 204-part		Rio de Janeiro	Janeiro		Brazil	Shareholders' Agreement of Rock City S.A.
										1st Amended and Restated Share Purchase Agreement of Rock
			Avenida das Américas No.				Rio de			City S.A. (Current Denomination of A.H.O.S.P.E.
2.243	Filipe Fernandes Chulam		4430	Suite 204-part		Rio de Janeiro	Janeiro		Brazil	Empreendimentos E Participacoes S.A.)
1			Avenida das Américas No.				Rio de			
2.244	Filipe Fernandes Chulam		4430	Suite 204-part		Rio de Janeiro	Janeiro		Brazil	Shareholders' Agreement of Rock City S.A.
2.245	Flavorus, Inc		2808 Elm St			Los Angeles	CA	90065		Second Supplemental Indenture to Add Guarantors
	Flavorus, Inc. c/o The									Stock Purchase Agreement - by and amoung Todd Sims, James
2.246	Oxbridge Law Group PC	Gary W. Park	1055 West Seventh Street	Suite 2288		Los Angeles	CA	90017		Reichardt, SFX Entertainment, Inc. and 430R Acquisition LLC - dated 3/14/14
0				20110 2200		2007				Stock Purchase Agreement - by and amoung Todd Sims, James
	Flavorus, Inc. c/o The									Reichardt, SFX Entertainment, Inc. and 430R Acquisition LLC -
2.247	Oxbridge Law Group PC	Gary W. Park	1055 West Seventh Street	Suite 2288		Los Angeles	CA	90017		dated 3/14/14
2.249		Atta: Daria Cornavala, Ecz	2 South Biogouro Bouleverd	10th Elect		Miomi	FL	33131		Accet Contribution Agreement
2.248 2.249	Foley & Lardner LLP Francesco Cotela	Attn: Dario Carnevale, Esq	2 South Biscayne Boulevard Address Redacted	19(1) FIOOT		Miami	IL.	33131		Asset Contribution Agreement Asset Contribution Agreement
2.249	Francesco Cotela (In His Personal		Audress Redacted				-		-	Asser Contribution Agreement
2.250	Capacity)		Address Redacted				1			Asset Contribution Agreement
2.200	Capacity)		Audress Nedacled	i .	1	1	1	1	1	Asso controlution Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 49 of 71

	Name of other parties with whom									
	the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
	Fried, Frank, Harris, Shriver &			Ì		ĺ	İ	İ	İ	
2.251	Jacobson LLP	Philip Richter and Abigail Bomba	One New York Plaza			New York	NY	10004		Limited Guaranty
	Fried, Frank, Harris, Shriver &									
2.252	Jacobson LLP	Philip Richter and Abigail Bomba	One New York Plaza			New York	NY	10004		Voting Support Agreement
										Crisis and Turnaround Management Services for SFX
2.253	FTI Consulting	Michael E. Katzenstein	3 Times Square			New York	NY	10036		Entertainment, Inc by FTI
0.054		Les est Les AlA	1230 Ave of the Americas,			N		40000		A second for A self to stand One for a
2.254	Gensler	Joseph Lauro, AIA	Suite 1500 30 Wall Street	8th Floor		New York	NY NY	10020		Agreement for Architectural Services
2.255	Goldman & Schapiro, PA	Mr. Zalman Schapiro	30 Wall Street	8th Floor		New York	INT	10005		Auditing correspondence - response.
										Atty/Client Letter Engagement, Contingency & Conflict Waiver Letter Agreement for
2.256	Goldman & Schapiro, PA		7690 Lago Del Mar Dr	Unit 405		Boca Raton	FL	33433		Legal Services
2.256	Goodwin Procter LLP	llan S Nissan and Paul N Cicero	620 Eighth Aveue	01111 405		New York	NY	10018		Agreement and Plan of Merger (Execution Copy)
2.258	Goodwin Procter LLP	Ilan S Nissan and Paul N Cicero	620 Eighth Aveue			New York	NY	10018		Stock Purchase Agreement
2.259	Goodwin Procter LLP	Paul N Cicero	620 Eighth Aveue			New York	NY	10018		Indemnity Escrow Agreement
2.260	Great America Leasing Corp.		625 First Street SE			Cedar Rapids	IA	52401		Equipment Lease Agreement for 3rd Flr
2.200								02401		
2.261	Great America Leasing Corporation		625 first str. SE			Cedar Rapids	IA	52401		Equipment Lease for Copystar Serial # LAA4100284
2.201	Creat / Inched Ecoloring Colperation					eedda Hapide		02.001		
2.262	Great America Leasing Corporation		625 First Street SE			Cedar Rapids	IA	52401		Equipment Lease Agreement
2.263	Great America Leasing Corporation		626 first str. SE			Cedar Rapids	IA	52402		Equipment Lease for Copystar Serial # L8D5405831
								52406-		
2.264	Great America Leasing Corporation		P. O. Box 609			Cedar Rapids	IA	0609		Equipment Lease Agreement
								52408-		1 1 1 1 1 1 1 1 1 1
2.265	GreatAmerica Leasing Corporation		PO Box 609			Cedar Rapids	IA	0609		Agreement
										Festival Goevent Solution (Mobile and Web): Contract for
2.266	Greencopper Publishing Inc.	Gwenaël Le Bodic	RCA Building - Suite B-252	1001 Rue Lenoir		Montreal	Quebec	H4C 2Z6	Canada	financing the Goevent solution for a group of 20 festivals
								10036-		
2.267	Hostess.fm Inc.	Tyler Strand	545 W 45Th St FI 9			New York	NY	3409		Term Sheet
2.268	Howard Tytel, Esq		1070 Park Avenue	Apt 2-C		New York	NY	10128		Quota Purchase Agreement
	Hueston Hennigan LLP									
	Attorneys for Plaintiffs									
	Court Case:									
	Plaintiff(s): Paolo Moreno									
	Lawrence Vavara									
2.269	Gabriel Moreno	John C. Hueston	523 West 6th Street	Suite 400		Los Angeles	CA	90014		Plaintiffs' Opposition to Defendants' Motion for Summary Judgment
2.270	Huka Productions, LLC	A.J. Niland	924 Valmont Street	#103		New Orleans	LA	70115		Mutual Release, Settlement Agreement and Transfer of Shares
0.074	I D & T Enterprise B.V. and ID&T		De Estres 200	1101 55		Amsterdam	Zuidoost		Netherlands	Addendum to the Management Agreement of W. H. Timmerman
2.271	Design	D.C.P. Stutterheim/W.W. Tavecchio	De Entree 300	1101 EE		A	7.1		Martha and a state	Beheer B.V.
0.070		Durana Chutachaim M/ M/ Tauranahia	De Estres 200			Amsterdam	Zuidoost		Netherlands	
2.272	ID & T Holding B.V.	Duncan Stuterheim/W.W. Tavecchio	De Entree 300	1101 EE		Ameteoriem	7		Natharlanda	ID &T JV Agreement
2.273	ID & T Holding B.V.		De Entree 300	1101 EE		Amsterdam	Zuidoost		Netherlands	JV Agreement.pdf
2.213	ID & I Holding B.V.	Sensation/Mysteryland/Qlimax,	De Entree 300	TIVIEE		Amsterdam	Zuidoost		Netherlands	JV Agreement.pui
2.274	ID&T	DefQonl & Q-Dance	De Entree 300	1101 EE		Anisteruani	Zuluoosi	·	Neulenanus	ID&T JV Term Sheet.docx
2.214		Deligenti & Q-Dance	De Lillee 300			Amsterdam	Zuidoost		Netherlands	
2.275	ID&T Holding B.V.	W. Tavecchio and W. Timmerman	De Entree 300	1101 EE		Anisteruani	Zuluoosi	·	Neulenanus	Option Agreement
2.215	iber Holding B.V.	W. Taveccillo and W. Hininerman	De Lillee 300	TIOTEL		Amsterdam	Zuidoost		Netherlands	Blank unsigned
1						, installant	20100051	.		
1										Warrant to Purchase Shares of Common Stock of SFX
2.276	ID&T Holding B.V.		De Entree 300	1101 EE						Entertainment, Inc.
						Amsterdam	Zuidoost		Netherlands	Warrant to Purchase Shares of Common Stock of SFX
2.277	ID&T Holding B.V.		De Entree 300	1101 EE						Entertainment. Inc.
					1	Amsterdam	Zuidoost		Netherlands	CANCELLED and crossed through Warrant # 9-2013
1										u
1										Warrant to Purchase Shares of Common Stock of SFX
2.278	ID&T Holding B.V.		De Entree 300	1101 EE						Entertainment, Inc.
B							-			

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 50 of 71

	Name of other parties with whom									
	the debtor has an executory								<u> </u>	State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State		Country	debtor's interest
			5 5			Amsterdam	Zuidoost		Netherlands	
2.279	ID&T Holding B.V.		De Entree 300	1101 EE		1101 EE			the	Call Option Certificate
2.280	ID&T Holding B.V.	Chris van Overbeeke	De Entrée 300			Amsterdam			the Netherlands	Option Agreement
2.200	ID&I Holding B.V.	Chills vall Overbeeke	De Lilitee 300			Amsteruam		1101 EE	Nethenanus	Option Agreement
				Chris van				Amsterda		
2.281	ID&T Holding B.V.	Duncan Stutterheim	One of Us Holding B.V.	Overbeeke	De Entrée 300			m		ID&T Holding B.V.
						Amsterdam	Zuidoost		Netherlands	
2.282	ID&T Holding BV		De Entree 300	1101 EE						Binding Term Sheet
						Amsterdam	Zuidoost		Netherlands	AMENDMENT NUMBER ONE TO STOCK PURCHASE
2.283	ID&T International		De Entree 300	1101 EE						AGREEMENT
	iHeartMedia + Entertainment, Inc. f/k/a Clear Channel Broadcasting,	Rich Bressler, President (or his								
2.284	Inc.	designee)	125 W 55th Street	11th Floor		New York	NY	10019		Addendum to the Agreement
2.204	I-Motion Besitz- und	designee)	125 W 5511 51 61	111111001		New TOIR		10013		Addendam to the Agreement
	Verwaltungsgesellschaft mbH & Co									
2.285	KG		Heerstraße 31			Vallendar		56179	Germany	Share Purchase Agreement
	I-Motion Besitz- und									
	Verwaltungsgesellschaft mbH & Co									
2.286	KG		Heerstraße 31			Vallendar		56179	Germany	Amendment Agreement relating to the Share Purchase Agreement
	I-Motion Besitz- und									
	Verwaltungsgesellschaft mbH & Co								-	
2.287	KG		Heerstraße 31			Vallendar		56179	Germany	Amendment Agreement relating to the Share Purchase Agreement
	I-Motion Besitz- und									
2.288	Verwaltungsgesellschaft mbH & Co KG		Heerstraße 31			Vallendar		56179	Germany	I-Motion Purchase Agreement
2.200	I-Motion Besitz- und		Heerstraise 31			valienual		50179	Germany	I-Motion Purchase Agreement
	Verwaltungsgesellschaft mbH & Co									Amendment Agreement, related to Share Purchase Agreement I-
2.289	KG		Heerstraße 31			Vallendar		56179	Germany	Motion GmbH Events & Communication
	I-Motion Besitz- und									
	Verwaltungsgesellschaft mbH & Co									
2.290	KG		Heerstraße 31			Vallendar		56179	Germany	Share Purchase Agreement
	I-Motion Besitz- und									
	Verwaltungsgesellschaft mbH & Co									
2.291	KG		Heerstraße 31			Vallendar		56179	Germany	Amendment Agreement 2014
	I-Motion Besitz-und									
2.292	Verwaltungsgesellschaft mbH & Co KG		Hoorotroff o 21			Vallandar		56179	Cormony	Amendment agreement relating to the Share Purchase Agreement
2.292	I-Motion Besitz-und		Heerstraße 31			Vallendar		50179	Germany	Amendment agreement relating to the Share Purchase Agreement
	Verwaltungsgesellschaft mbH & Co									
2.293	KG		Heerstraße 31			Vallendar		56179	Germany	Amendment agreement relating to the Share Purchase Agreement
2.200	I-Motion GmbH Events &			Am Hohen Stein						· · · · · · · · · · · · · · · · · · ·
2.294	Communication		HR B 6269	8		Mulheim-Karlich		D-56218	Germany	Amendment agreement relating to the Share Purchase Agreement
	I-Motion GmbH Events &			Am Hohen Stein					-	
2.295	Communication		HR B 6269	8		Mulheim-Karlich		D-56218	Germany	Amendment Agreement relating to the Share Purchase Agreement
	I-Motion GmbH Events &			Am Hohen Stein						
2.296	Communication		HR B 6269	8		Mulheim-Karlich		D-56218	Germany	Amendment Agreement relating to the Share Purchase Agreement
0.007	I-Motion GmbH Events &			Am Hohen Stein				D 50040		LM-C- Developer Associated
2.297	Communication		HR B 6269	8 Am Lieben Chain		Mulheim-Karlich		D-56218	Germany	I-Motion Purchase Agreement
2.298	I-Motion GmbH Events & Communication		HR B 6269	Am Hohen Stein		Mulheim-Karlich		D-56218	Germany	Amendment Agreement, related to Share Purchase Agreement I- Motion GmbH Events & Communication
2.230	I-Motion GmbH Events &			Am Hohen Stein	<u> </u>	Multentertallich		0120210	Cermany	
2.299	Communication		HR B 6269	8		Mulheim-Karlich		D-56218	Germany	Share Purchase Agreement
	I-Motion GmbH Events &			Am Hohen Stein	1					
2.300	Communications		HR B 6269	8		Mulheim-Karlich		D-56218	Amsterdam	Intercompany Loan Agreement
	I-Motion GmbH Events &			Am Hohen Stein	l I					
2.301	Communications		HR B 6269	8	56218	Mulheim-Karlich			GERMANY	Intercompany Loan Agreement
2.302	Indighost Enterprises, Inc.	David Campbell	10741 Pinelodge Trail			Davie	FL	33328		Indighost Enterprises (David Campbell) Consulting Agreement
2.303	Industrial Carting	Stephen Leone	65 Emerson Place			Brooklyn	NY	11205		Contract for Removal of Non-Hazardous Trade Waste

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 51 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
2.304	Inmobilia de Quintana Roo SA d/b/a Mamita's Beach Club	Jorge Jesus Marzuca Fuentes	Calle 28 Norte Mza, 10 Lote entre AFM y 5ta Ave	Playa del Carmen, C.P. 777710					Mexico	Memorandum of Understanding re: Venue Usage for "Corona Sunsets"
	Insight Venture Partners (Cayman)		c/o Insight Venture	680 Fifth					MEXICO	
2.305	V, L.P.	Lawrence Handen Juan E. Monteverde, Esq. c/o Farudi	Management , LLC	Avenue, 8th Flr		New York	NY	10019		Stock Purchase Agreement
2.306	Irene Dixon	& Farudi Juan E. Monteverde, Esg. c/o Farudi	369 Lexington Ave.	Tenth Floor		New York	NY	10017		Settlement Agreement
2.307	Irene Dixon	& Farudi	369 Lexington Ave.	Tenth Floor		New York	NY	10017		Settlement Agreement
2.308	Iron Mountain Secure Shredding, Inc.	Christopher Schneck	745 Atlantic Avenue			Boston	MA	02111		Iron Mountain Secure Shredding Services Agreement
2.309	James Donald Estopinal		2626 N Arnoult Rd Ste 100			Metairie	LA	70002		Asset Contribution Agreement
2.310	James Donald Estopinal		Address Redacted							Asset Contribution Agreement
2.311	James Donald Estopinal		Address Redacted							Asset Contribution Agreement
2.312	James Donald Estopinal		Address Redacted							Asset Contribution Agreement
2.313	Jamus cb (Octopus)		Tineranny	New Ross,	County Wexford			0001	Ireland	BEATPORT VIDEO SYNCHRONIZATION LICENSE AGREEMENT
2.314	Jan-Pro Cleaning Systems	Brad Wallace	51 Charles Street Suite 201			Mineola	NY	11501		Jan-Pro Cleaning Systems
2.315	Jay Pidgeon (Broker)	Jay Pidgeon	45 Simplemarsh Rd			Addlestone	Surrev	KT151QH	United Kingdom	Agreement for Brokerage Services
2.316	Jay Pidgeon (Broker)		45 Simplemarsh Rd			Addlestone	Surrey	KT151QH	United	Amendment to Agreement for Brokerage Services
			•						United	
2.317	Jay Pidgeon (Broker)		45 Simplemarsh Road			Addlestone	Surrey	KT151QH	United	Notice of Termination of Independent Contractor Agreement
2.318	Jay Pidgeon (Broker)		45 Simplemarsh Road			Addlestone	Surrey	KT151QH	Kingdom	Outlook 2007 Startup Wizard
2.319	Jefferies Finance LLC	J. Paul McDonnell	520 Madison Avenue			New York	NY	10022		Amendment No. 1 To Credit agreement Execution Version pdf
2.320	Jefferies Finance LLC (as a Lender)	Brian Bucye, Managing Director	520 Madison Avenue			New York	NY	10022		Credit Agreement - Execution Version (\$30,000,000 combined)
2.321	Jefferies LLC	Craig Mineard, John McConn	520 Madison Avenue			New York	NY	10022		Reference made to Engagement Letter
2.322	Jefferies LLC	Craig Mireard, John McConn	520 Madison Avenue			New York New York	NY NY	10022		Amendment to SFX EL Reference of Engagement letter, dated 03/15/2013, replacement
2.323	Jefferies LLC	John B. McConn, Craig Mireard	520 Madison Avenue							of paragraph 5 & 6.
2.324	Jefferies LLC	John B. McConn, Craig Mireard	520 Madison Avenue			New York	NY	10022		Replacement of engagement letter paragraph 5 & 6
2.325	Jefferies LLC		520 Madison Avenue			New York	NY	10022		Barclay Capital, Inc, Jefferies LLC, UBS Securities LLC Engagement Letter Amendment with SFX Entertainment
2.326	Jeffery Callahan		400 North May Street	Suite 200		Chicago	IL	60642		Asset Contribution Agreement - (By and among SFX Entertainment, Inc., SFX-React Operating LLC, West Loop Management I, LLC, Jeffery Callahan, Lucas King, Nick Karounos, Sam Cappas dated 2/18/14)
2.327	Jeffery Callahan		400 North May Street	Suite 200		Chicago	IL	60642		Asset and Membership Interest Contribution Agreement - (By and among SFX Entertainment, Inc., SFX-React Operating LLC, React Presents, Inc., ClubTix Inc., Lucas King, Jeffery Callahan dated 2/18/14)
2.328	Jeffery Callahan		400 North May Street	Suite 200		Chicago	IL	60642		Letter re Amendment to Asset Contribution Agreement
2.329	Jeffery Callahan		400 North May Street	Suite 200		Chicago		60642		Letter Agreement Regarding Open Issues on North Coast Music Festival
										Letter Agreement amending the Asset and Membership Interest
2.330	Jeffery Callahan Jeffries LLC		400 North May Street 520 Madison Avenue	Suite 200		Chicago New York		60642 10022		Contribution Agreement
2.331			520 madison Avenue			New York	NY NY	10022		Engagement Letter Waiver
2.332	Jeffries LLC	Attention: Managing Director	520 Madison Avenue							Executed Engagement Letter
2.333	Jeffries LLC	Craig Minard Managing Director	520 Madison Avenue			New York	NY	10022		Amendment to SFX Engagement Letter
2.000		Craig Minard	SZO WIDUISUIT AVEITUE			New York	NY	10022		
2.334	Jeffries LLC	Managing Director	520 Madison Avenue				[Amendment to SFX Engagement Letter

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 52 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
		John McCain			1	New York	NY	10022	i	
2.335	Jeffries LLC	Managing Director	520 Madison Avenue							Amendment to SFX Engagement Letter
		John McCain				New York	NY	10022		
2.336	Jeffries LLC	Managing Director	520 Madison Avenue							Amendment to SFX Engagement Letter
		Prem Parameswaran				New York	NY	10022		
2.337	Jeffries LLC	Managing Director	520 Madison Avenue							Executed Engagement Letter
2.338	JV Entities	Atta: Drake D. Feeter	2335 Alaska Ave		-	El Casuada		90245		Amendment to JV Agreement (Fully Executed) (2).pdf
2.339 2.340	Kurtzman Carson Consultants LLC LATD, Inc, d/b/a Latitude	Attn: Drake D. Foster	2335 Alaska Ave 275 Cabot Street	Suite 1	_	El Segundo Beverly	CA MA	01915		KCC Agreement for Services Master Service Agreement
2.340	LATD, IIIC. 0/D/a Latitude		275 Cabot Street	Suite I		Develly	New	01915		
2.341	Learned Evolution Corp.	Justin Bolognino	34 N. 7th Stree #5DD			Brooklyn	York	11249		Asset Purchase Agreement
2.041		Bustin Bolognino				Diookiyn	New	11240		
2.342	Learned Evolution Corp.	Justin Bolognino	34 N. 7th Stree #5DD			Brooklyn	York	11249		Asset Purchase Agreement
	Legge PTY LT(2) LEGGE PTY LTD									······
	ATF JAMES LEGGE									
	DISCRETIONARY TRUST, CHITY						Western			
	PTY LTD ATF ATF James Legge									
2.343	Discreciation	James Legge	P.O. Box 111,			Fremantle,	Australia	6959	Australia	Services Agreement
	Legge Pty Ltd ATF James Legge									
	Discretionary Trust, Chity Pty Ltd									
	ATF the Coonaring Discretionary									
	Trust & Chernov Pty Ltd ATF Twiggy									
	Discretionary Trust T/A Sunsets								Western	
2.344	Events	A	P. O. Box 111			Fremantle		6959	Australia	Services Agreement
2.345	Leitzes &Co. LLC	Cary Leitzes	22 East 36th Street #10A			New York	NY	10016	-	Independent Contractor Agreement
									THE NETHERLAN	
0.040	Lewis Haldise DV	DEM Lauria Disastar	Johannes Verhulststraat	126-2 1071 NM		Amsterdam			DS	Correspondence re SFX letter dated12/8/2015 re failure to act on
2.346	Lewis Holding B.V.	DFM Lewis, Director	Johannes Verhulststraat	126-2 1071 NIVI	_	Amsterdam			The	obligations under Clause 7.1.5 of the Share Purchase Agreement.
2.347	Lewis Holding B.V.	Attn: Mr. D.F.M. Lewis	126-2			Amsterdam	NM	1071	Netherlands	Profit Share Agreement
2.347	Lewis Holding D.V.	Aun. Mr. D.r.M. Lewis	120-2			Amsteruam	INIVI	1071	THE	
									NETHERLAN	
2.348	Lewis Holding B.V.	DFM Lewis, Director	Johannes Verhulststraat	126-2 1071 NM		Amsterdam			DS	Share Purchase Agreement Alda Holding B.V Execution Copy
									THE	g =
									NETHERLAN	
2.349	Lewis Holding B.V.	DFM Lewis, Director	Johannes Verhulststraat	126-2 1071 NM		Amsterdam			DS	Share Purchase Agreement Alda Holding B.V Execution Copy
2.350	Light Tower Fiber Long Island LLC	Davin Mayen	80 Central St			Boxborough	MA	01719		Master Service Agreement
2.351	Light Tower Fiber Long Island LLC	General Counsel	80 Central St			Boxborough	MA	01719		Master Service Agreement
	Light Tower Fiber Long Island LLC,									
2.352	DBA Lightower Fiber Networks	COO	80 Central Street			Boxborough	MA	01719		Master Services Agreement
	Light Tower Fiber Long Island LLC,									
2.353	DBA Lightower Fiber Networks	General Counsel	80 Central Street			Boxborough	MA	01719		Master Services Agreement
	LightTower Fiber Long Island LLC,									
2.354	D/B/A Lightower Fiber Networks	Attn: General Counsel	80 Central Street	-	-	Boxborough	MA	01719	-	Lit Service Order Form
2.355	LightTower Fiber Long Island LLC, D/B/A Lightower Fiber Networks	Attn: Chief Operating Officer	80 Central Street			Boxborough	ма	01719		Master Service Agreement
2.355	LightTower Fiber Long Island LLC,	Aun. Chief Operating Onicer	80 Central Street			BOXDOIOUGII	IVIA	01719		Master Service Agreement
2.356	D/B/A Lightower Fiber Networks	Attn: General Counsel	80 Central Street			Boxborough	МА	01719		Master Service Agreement
	S. S. Y Eightowor Tiber Networks					Donborougi	1103	31713		1st Amended and Restated Share Purchase Agreement of Rock
								1		City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.357	Lionel Chulam		Address Redacted							e Participacoes S.A.) - dated 2/12/14
2.358	Lionel Chulam		Address Redacted						1	Shareholders' Agreement of Rock City S.A dated 2/12/14
										1st Amended and Restated Share Purchase Agreement of Rock
								1		City S.A. (Current Denomination of A.H.O.S.P.E.
2.359	Lionel Chulam		Address Redacted							Empreendimentos E Participacoes S.A.)
2.360	Lionel Chulam		Address Redacted							Shareholders' Agreement of Rock City S.A.
										1st Amended and Restated Share Purchase Agreement of Rock
										City S.A. (Current Denomination of A.H.O.S.P.E.
2.361	Lionel Chulam	1	Address Redacted	1		1	1	1	1	Empreendimentos E Participacoes S.A.)

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 53 of 71

	Name of other parties with whom									
	the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
2.362	Lionel Chulam		Address Redacted							Shareholders' Agreement of Rock City S.A.
2.363	Littman Krooks LLP	Attention: Mitchell C. Littman, Esg.	655 Third Ave	20th Floor		New York	NY	10017		ASSET CONTRIBUTION AGREEMENT
										Re: Earn-Out Statement and Call/Put Consideration Statement
2.364	Littman Krooks LLP	Attn: Mitchell C. Littman, Esq.	655 Third Avenue	20th fl.		New York,	NY	10017		with Chief Financial Officer's Certificate
2.365	Loeb & Loeb LLP	Kevin M Eisenberg, Esq.	345 Park Ave			New York	NY	10154		Letter of Credit and Reimbursement Agreement
2.366	Looplabs		489 5th Ave 24A			New York	NY	10017		Binding Term Sheet
			100 North May Olivert	0.10.000				00040		Asset Contribution Agreement - (By and among SFX Entertainment, Inc., SFX-React Operating LLC, West Loop Management I, LLC, Jeffery Callahan, Lucas King, Nick Karounos,
2.367	Lucas King		400 North May Street	Suite 200		Chicago	IL	60642		Sam Cappas dated 2/18/14)
2.368	Lucas King		400 North May Street	Suite 200		Chicago	11	60642		Asset and Membership Interest Contribution Agreement - (By and among SFX Entertainment, Inc., SFX-React Operating LLC, React Presents, Inc., ClubTix Inc., Lucas King, Jeffery Callahan dated 2/18/14)
2.369	Luiz Eurico F. Klotz		Address Redacted	Suite 200		Chicago		00042		Quota Purchase Agreement
2.369	Luiz Eurico F. Klotz		Address Redacted		+		-		1	Quota Purchase Agreement
2.371	M&M Management		Leuvenstraat 3 - 2.2		1	Antwerpen		2000	Belgium	Letter of Default: Execution of Definitive Documents
2.372	M&M Management Vennootschap BVBA	Duncan Stutterheim	Leuvenstraat 3 Box 2.2			·		2000	Belgium	Binding Term Sheet
2.312	M&M Management Vennootschap	Duncan Stutterneim	Leuvenstraat 3 Dox 2.2	-		Antwerpen		2000	Deigium	
2.373	BVBA		Leuvenstraat 3 Box 2.2			Antwerpen		2000	Belgium	Binding Term Sheet
2.374	M&M Management Vennootschap BVBA		Leuvenstraat 3 Box 2.2			Antwerpen		2000	Belgium	Binding Term Sheet
	M&M Management Vennootschap								L	
2.375	BVBA		Leuvenstraat 3 Box 2.2			Antwerpen		2000	Belgium	Binding Term Sheet
2.376	Made Event, LLC		27-28 Thompson Ave	#700		Long Island City	NY	11101		Amended and Restated Membership Interest Purchase Agreement
2.377	Made Event, LLC		27-28 Thompson Ave	#700		Long Island City	NY	11101		Amended and Restated Membership Interest Purchase Agreement
2.378	Made Event, LLC		27-28 Thompson Ave	#700		Long Island City		11101		Amended and Restated Membership Interest Purchase Agreement
2.379	Made Event, LLC		27-28 Thompson Ave	#700		Long Island City	NY	11101		Membership Interest Purchase Agreement
										1st Amended and Restated Share Purchase Agreement of Rock City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.380	Marcella Fernandes Chulam		Address Redacted							e Participacoes S.A.) - dated 2/12/14
2.381	Marcella Fernandes Chulam		Address Redacted							Shareholders' Agreement of Rock City S.A dated 2/12/14
2.382	Marcella Fernandes Chulam		Address Redacted							Rock City S.A. Share Pledge Agreement
										1st Amended and Restated Share Purchase Agreement of Rock City S.A. (Current Denomination of A.H.O.S.P.E.
2.383	Marcella Fernandes Chulam		Address Redacted							Empreendimentos E Participacoes S.A.)
2.384	Marcella Fernandes Chulam		Address Redacted							Shareholders' Agreement of Rock City S.A.
										1st Amended and Restated Share Purchase Agreement of Rock City S.A. (Current Denomination of A.H.O.S.P.E.
2.385	Marcella Fernandes Chulam		Address Redacted							Empreendimentos E Participacoes S.A.)
2.386	Marcella Fernandes Chulam		Address Redacted							Shareholders' Agreement of Rock City S.A.
2.387	Mark Ng									Indemnification Agreement
2.388	Mark Ng				+	-			1	Indemnification Agreement
2.389 2.390	Mark Ng MasterCard	General Counsel	2000 Purchase Street			Purchase	NY	10577		Indemnification Agreement Master Framework Agreement
2.390	INIASIEI CALU		MasterCard Enterprise	2000 Purchase	+	Fulchase	INT	10377	+	INIASIEL LATTEWOIK AUTERIT
2.391	MasterCard	Senior Managing Counsel	Partnerships	Street		Purchase	NY	10577		Master Framework Agreement
		Alain Cauwenberghs, Head of		2000 Purchase	1		1		1	
2.392	MasterCard Europe sprl	Commercial Payment Partnerships	MasterCard	Street		Purchase	NY	10577		Amendment No. 1 to Master Framework Agreement
				2000 Purchase						Annex I, Exhibit 4 / Data Evaluation Statement of Work /
2.393	MasterCard Europe sprl	General Counsel	MasterCard	Street	2000 Purchase	Purchase	NY	10577		Schedule A - Partner Data / Project Addendum
2.394	MasterCard Europe sprl	General Counsel	MasterCard		Street	Purchase	NY	10577		Amended and Restated Master Framework Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 54 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
						İ	İ	i		
		Hanny Fam, President - MasterCard	198/A Chaussee de							
2.395	MasterCard Europe sprl	Enterprise Partnerships	Tervuren, 1410			Waterloo			BELGIUM	Binding Term Sheet
			198/A Chaussee de							
2.396	MasterCard Europe sprl	Hany Fam	Tervuren, 1410			Waterloo			BELGIUM	Master Framework Agreement
0.007		Hany Fam, President Enterprise	198/A Chaussee de			M			D. L. L.	
2.397	MasterCard Europe sprl	Partnerships	Tervuren, 1410		2000 Durch and	Waterloo			Belgium	Amended and Restated Master Framework Agreement
2.398	MasterCard Europe sprl	Senior Managing Counsel	MasterCard Enterprise Partnerships	MasterCard	2000 Purchase Street	Purchase	NY	10577		Amended and Restated Master Framework Agreement
2.398	Max Roseff	Senior Managing Courser	50 Biscayne Blvd., #4308	MasterCaru	Slieel	Miami	FL	33132		Roseff Consulting Agreement
2.400	Media Arts Lawyers Pty Ltd	Attn: David Vodicka, Esg.	633 Queensberry St			North Melbourne		3051	Australia	Asset Contribution Agreement
2.400	Media Planning Group LLC	Aun. David Vodicka, Esq.	195 Broadway			New York	NY	10007	Australia	Addendum to the standard terms
2.401	Media Planning Group LLC		195 Broadway			New York	NY	10007		Addendum to the standard terms
2.403	Meta Polyp/Exploited	Jan Simon Spielberger	Gneiststr. 13			Berlin		10437		Beatport Video Synchronization License Agreement
2.404	Mfive Labs Inc. d/b/a Listn	Carl Ciller Opiciocigei	104 Beatrice St West			Oshawa	ON	L1G3M8	Canada	Promissory Note
2.405	Mfive Labs Inc. d/b/a Listn		104 Beatrice St West			Oshawa	ON	L1G3M8	Canada	Promissory Note
2.406	Mfive Labs Inc. d/b/a Listn		104 Beatrice St West			Oshawa	ON	L1G3M8	Canada	Promissory Note
2.407	Mfive Labs Inc. d/b/a Listn		104 Beatrice St West			Oshawa	ON	L1G3M8	Canada	Promissory Note
2.408	Mfive Labs Inc. d/b/a Listn		104 Beatrice St West			Oshawa	ON	L1G3M8	Canada	Promissory Note
2.100		c/o Michael B. Bishop & Associates,						42102-		
2.409	Michael Bishop	P.S.C.	P.O. Box 10088			Bowling Green	KΥ	4888		Release and Settlement Agreement
2.410	Michael Fiebach		Address Redacted			g				Scope of Services Agreement
2.411	Michigan JJ LLC		2202 HILTON RD			FERNDALE	MI	48220		Supplemental Indenture to Add Guarantors
				6100 Neil Road,				89511-		
2.412	Microsoft	Cheryl Stubbers	Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Microsoft Volume Licensing - Customer Price Sheet - Final Pricing
		,		6100 Neil Road,				89511-		
2.413	Microsoft		Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Enterprise Enrollment (Direct) - Volume Licensing
				6100 Neil Road,				89511-		Microsoft Volume Licensing Supplemental Contact Information
2.414	Microsoft		Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Form
				6100 Neil Road,				89511-		
2.415	Microsoft Corporation	Cheryl Stubbers	Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Microsoft Volume Licensing - Customer Price Sheet - Final Pricing
				6100 Neil Road,				89511-		Microsoft Volume Licensing Enterprise Enrollment (Direct)
2.416	Microsoft Corporation		Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Corporate
				6100 Neil Road,				89511-		
2.417	Microsoft Corporation		Dept. 551, Volume Licensing	Suite 210		Reno	NV	1137		Microsoft Volume Licensing Program Signature Form
2.418	Midtown Video		4824 Sw 74 Ct			MIAMI	FL	33155		Rental Contract
				1055						
2.419	Mike Bindra	Mitchell Lampert, Esq.	Robinson & Cole LLP	Washington Blvd		Stamford	CT	O6901		Amended and Restated Membership Interest Purchase Agreement
				1055						
2.420	Mike Bindra	Mitchell Lampert, Esq.	Robinson & Cole LLP	Washington Blvd		Stamford	СТ	O6901		Amended and Restated Membership Interest Purchase Agreement
				1055						
2.421	Mike Bindra	Mitchell Lampert, Esq.	Robinson & Cole LLP	Washington Blvd		Stamford	СТ	O6901		Amended and Restated Membership Interest Purchase Agreement
1			L	1055						
2.422	Mike Bindra	Mitchell Lampert, Esq.	Robinson & Cole LLP	Washington Blvd		Stamford	СТ	O6901		Membership Interest Purchase Agreement
2.423	Miramar Productions, LLC	Aaron Ohlsson	2844 North Oakland			Milwaukee	WI	53211		Venue License Agreement
	Misc. Debt - SEE Page 172,									
2.424	Schedule 6.01 - Indebtedness									Credit Agreement - Execution Version (\$30,000,000 combined)
2.425	MMG Nightlife, LLC	Delay Quarter	1000 Lincoln Road			Miami Beach	FL	33139		Amendment No. 4 to Asset Contribution Agreement
2.426	MMG Nightlife, LLC/ BDO	Brian Gordon	1000 Lincoln Road			Miami Beach	FL	33139		Agreement to provide services
0.407		Lash and Line a	7050 0					00040		Sublease
2.427	Mobile iPhone Guy	Joshua Uyan	7958 Beverly Blvd			Los Angeles	CA	90048		
2.428	Mobile iPhone Guy	Joshua Uyan	7958 Beverly Blvd			Los Angeles	CA	90048		Sublease
2.429	Mod Space	Jessica kelly	1425 Gifford Rd	-		Elgin				Lease agreement equipment rental
0.400	Moelis & Company	Adam Keil	10877 Wilshire Boulevard, Suite 600				СА	90024		Financial Advising in connection with the company's proposed
2.430	Involution & Company	Auam Aeli	Suite 600		1	Los Angeles	UА	190024	1	restructuring by Moelis & Company

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 55 of 71

Line	Name of other parties with whon the debtor has an executory contract or unexpired lease	n Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
2.431	Monumental Productions Beheer B.V.		Address Redacted				Otate			SHARE PURCHASE AGREEMENT between parent co and monumental productions for companies to be owner by R. Veenboer
2.432	Mountain B.V.	Allan Hardenberg, Director	Sicilieboulevard 214			Rotterdam	хт	3059	The Netherlands	Correspondence re SFX letter dated12/8/2015 re failure to act on obligations under Clause 7.1.5 of the Share Purchase Agreement.
2.433	Mountain B.V.	Allan Hardenberg, Director	Sicilieboulevard 214	3059 XT		Rotterdam			THE NETHERLAN DS	Share Purchase Agreement Alda Holding B.V Execution Copy
2.434	Mountain B.V.	Allan Hardenberg, Director	Sicilieboulevard 214	3059 XT		Rotterdam			THE NETHERLAN DS	Share Purchase Agreement Alda Holding B.V Execution Copy
2.435	Mountain B.V.	Attn: Mr. A.J. Hardenberg	Sicilieboulevard 214			Rotterdam	хт	3059	The Netherlands	Profit Share Agreement
2.436	Mr Nikolaus Schar		Address Redacted							Amendment agreement relating to the Share Purchase Agreement
2.437 2.438	Mr Oliver Vordemvenne Mr. A.J. Hardenberg		Address Redacted Address Redacted							Amendment agreement relating to the Share Purchase Agreement Profit Share Agreement
2.439 2.440	Mr. B. Beute Mr. B. Beute		Address Redacted Address Redacted							First Amendment to Share Purchase Agreement Second Deed of Amendment to Share Purchase Agreement
2.441 2.442	Mr. B.J. Wesselink Mr. B.J. Wesselink		Address Redacted Address Redacted							First Amendment to Share Purchase Agreement Second Deed of Amendment to Share Purchase Agreement
2.443 2.444	Mr. D.F.M. Lewis Mr. J. W. van der Meer		Address Redacted Address Redacted							Profit Share Agreement First Amendment to Share Purchase Agreement
2.445	Mr. J. W. van der Meer		Address Redacted							Second Deed of Amendment to Share Purchase Agreement
2.446	Mr. Nikolaus Schär		Address Redacted							Amendment Agreement relating to the Share Purchase Agreement
2.447 2.448	Mr. Nikolaus Schär Mr. Nikolaus Schär		Address Redacted Address Redacted							Amendment Agreement relating to the Share Purchase Agreement I-Motion Purchase Agreement
2.449	Mr. Nikolaus Schär		Address Redacted							Amendment Agreement, related to Share Purchase Agreement I- Motion GmbH Events & Communication
2.450	Mr. Nikolaus Schär		Address Redacted							Share Purchase Agreement
2.451	Mr. Oliver Vordemvenne		Address Redacted							Amendment Agreement relating to the Share Purchase Agreement
2.452 2.453	Mr. Oliver Vordemvenne Mr. Oliver Vordemvenne		Address Redacted Address Redacted							Amendment Agreement relating to the Share Purchase Agreement I-Motion Purchase Agreement
2.454	Mr. Oliver Vordemvenne		Address Redacted							Amendment Agreement, related to Share Purchase Agreement I- Motion GmbH Events & Communication
2.455 2.456	Mr. Oliver Vordemvenne Mr. R. T. Hoeksema		Address Redacted Address Redacted							Share Purchase Agreement First Amendment to Share Purchase Agreement
2.457 2.458	Mr. R. T. Hoeksema Mr. R. T. Hoeksema		Address Redacted Address Redacted							Second Deed of Amendment to Share Purchase Agreement Escrow Agreement
2.459	Music Mail Rontraeger GmbH/Dig I	Dis	Bruckwiesenweg 34			Stuttgart	DE	70327	Germany	Beatport Video Synchronization License Agreement
2.460	NetSuite		2955 Campus Drive	Suite 100		San Mateo	CA	94403- 2511		Change Order #001
2.461	NetSuite Inc		2955 Campus Drive	Suite 100		San Mateo	CA	94403- 2511 94403-		Statement of Work
2.462	NetSuite Inc Nightlife Holdings LLC		2955 Campus Drive 1000 Lincoln Road	Suite 100 Suite 100		San Mateo Miami Beach	CA FL	2511 33139		Professional Services Implementation Project - Scope of Work Amendment No. 4 to Asset Contribution Agreement
2.464	Nightlife Holdings LLC		1000 Lincoln Road	Suite 100		Miami Beach	FL	33139		Affidavit of Confession of Judgment re: SFX in default
2.465	Nightlife Holdings, LLC		1000 Lincoln Road, Suite 200			Miami Beach	FL	33139		Re: Earn-Out Statement and Call/Put Consideration Statement with Chief Financial Officer's Certificate
2.466	Noorderhuys Participaties B.V.		Address Redacted							Share Purchase Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 56 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
				i	1		1		1	via email:
										Letter to amend a previous letter regarding the representation of
								60606-		React Presents; et al and arbitration and litigation related to
2.467	Novak-Macev	Joshua E. Libman	100 North Riverside Plaza			Chicago	III.	1501		revenue sharing agreements with JL Present LLC.
2.407	Novak-macey	Joshda E. Elbinan	100 North Niverside Flaza			Onicago		1301	The	revenue analing agreements with 3E Treatin LEO.
2.468	One of Us Holding B.V		De Entrée 300, 1100 EE			Amsterdam			Netherlands	Amendment number one to SFX Stockholder Agreement
2.400			De Entree 666, 1166 EE			7 initio condum			The	
2.469	One of Us Holding B.V		De Entrée 300, 1100 EE			Amsterdam			Netherlands	Amendment number one to SFX Stockholder Agreement
2.400	one of our holding b.v		De Entree 666, 1166 EE			Amotoraam			The	
2.470	One of Us Holding B.V		De Entrée 300, 1100 EE			Amsterdam			Netherlands	Stock Purchase Agreement & Transfer of Shares
2.470		Attn:Duncan Stutterheim, Wouter	De Entree 666, 1166 EE			7 initio condum			Realementarias	
		Tavecchio, Wildrik Timmerman,								
2.471	One of Us Holding B.V	Chris van Overbeeke	De Entrée 300			Amsterdam	EE	1101	Netherlands	Acknowledgement and Agreement
2.471		Attn:Duncan Stutterheim, Wouter	De Enlièe 666			7 motoruum		1101	Techenanas	Re: Purchase and Sale of 100% of the Equity Interests of ID&T
		Tavecchio, Wildrik Timmerman.								NewHolding B.V. and Transfer of the Remaining 49% of the
2.472	One of Us Holding B.V	Chris Van Overbeeke	De Entrée 300			Amsterdam	EE	1101	Netherlands	Membership Interests of the NAJV
2.472	One of Us Holding B.V	Chills Vall Overbeeke	De Entrée 300			Amsterdam	EE	1101	Netherlands	Re: Payment in Respect of Tomorrow World Losses
2.413				1	+	Anatoruani		1101	The	
2.474	One of US Holding B.V.	D.C.P. Stutterheim/W.W. Tavecchio	De Entrée 300, 1100 EE			Amsterdam	1		Netherlands	SFX Stockholder Agreement
2.4/4		D.C.F. Stutternein/W.W. Tavecchio	De Liniee 300, 1100 LL			Amsteruam	Netherla		Neurienanus	Indemnification Claim Under Article 6 of Stock Purchase
0 475	One of Us Holding B.V.	Wildrik Timmerman	isolatorweg 36	1014 AS		Amsterdam	nds			Agreement
2.475	One of Us Holding B.v.		Isolatol weg 36	1014 AS		1101 EE	nus		the	Indemnification Claim Under Article 6 of Stock Purchase
2.476		Chris van Overbeeke	De Entrée 300			Amsterdam			Netherlands	Agreement
2.470	One of Us Holding B.V.	Chris van Overbeeke	De Entree 300			Amsterdam			Netherlands	Purchase and Sale of 100 of the equity interest of ID &T New
						1101 EE			44	
0 477		M	D. E. 1. (. 000						the	Holding B.V. and Transfer of the Remaining 49% of the
2.477	One of Us Holding B.V.	Wouter Tavecchio	De Entrée 300			Amsterdam			Netherlands	membership Interest of NAJV
0 470		D.C.P. Stutterheim/W.W. Tavecchio	Da Estrás 200, 4400 EE			A			The Netherlands	Charle Duranhanan Amanamant
2.478	One of US Holding B.V./ID& T	D.C.P. Stutterneim/ww.w. Tavecchio	De Entrée 300, 1100 EE			Amsterdam				Stock Purchase Agreement
0 470	One of US Holding B.V.and ID&T		D. E. 1. (. 000 4400 FF			A			The	Addendum to the Management Agreement of W.W. Tavecchio
2.479	Design	D.C.P. Stutterheim/W.W. Tavecchio	De Entrée 300, 1100 EE			Amsterdam			Netherlands	Beheer B.V.
	Out of the later of the set DAL (11)								T	Re: Purchase and Sale of 100% of the Equity Interests of ID&T
	One of Us International B.V. (f/k/a								The	NewHolding B.V. and Transfer of the Remaining 49% of the
2.480	ID&T International Holding B.V.)		De Entrée 300, 1100 EE	0.11.100		Amsterdam	0.7		Netherlands	Membership Interests of the NAJV
2.481	Onesource Water LLC	Customer Service	8 Two Mile Rd.	Suite 102		Farmington	CT	06032		Rental Contract and Agreement water cooler
2.482	Onesource Water LLC	John D'Errico	8 Two Mile Rd.	Suite 102		Farmington	СТ	06032		Rental Contract and Agreement water cooler
			515 South Flower Street				~			Amendment to Engagement Letter between Paul Hastings Lip and
2.483	Paul Hastings	William F. Sullivan	25th Floor			Los Angeles	Ca	90071		SFX Entertainment
			515 South Flower Street							Amendment to Engagement Letter dated 12/09/2014 between
2.484	Paul Hastings	William F. Sullivan	25th Floor			Los Angeles	CA	90071		Paul Hastings LLP and SFX Entertainment
			Nieuwe Boteringestraat 28-						The	
2.485	Paylogic Holding B.V.		30			PM Groningen		9712	Netherlands	Second Deed of Amendment to Share Purchase Agreement
0 400	De la la la la la la					Distance of the				AGREEMENT & PROPOSAL:
2.486	Perfectaire Service Inc.		124-11 101st Ave			Richmond Hill	NY	0005		Planned Inspection Contract
		David Vodicka, Esq.	Media Arts Lawyers Pty Ltd	633		North Melbourne	VIC	03051	Australia	
2.487	Peter John Raftopoulos			Queensberry St						Asset Contribution Agreement
	Peter John Raftopoulos (In His		David Vodicka, Esq.	Media Arts	633	North Melbourne	VIC	03051	Australia	
	Capacity as Trustee of the Raff			Lawyers Pty Ltd	Queensberry St		1			
2.488	Family Trust)	Peter John Raftopoulos						1		Asset Contribution Agreement
	Peter John Raftopoulos (In His		David Vodicka, Esq.	Media Arts	633	North Melbourne	VIC	03051	Australia	
2.489	Personal Capacity)	Peter John Raftopoulos		Lawyers Pty Ltd	Queensberry St			-		Asset Contribution Agreement
							1			1st Amended and Restated Share Purchase Agreement of Rock
				24° andar, Torre			1	01310-		City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.490	Pinheiro Guimaraes Advogados		Avenida Paulista 1842	Norte		San Paulo	SP	923	Brazil	e Participacoes S.A.) - dated 2/12/14
				24° andar, Torre				01310-		
2.491	Pinheiro Guimaraes Advogados		Avenida Paulista 1842	Norte		San Paulo	SP	923	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
				24° andar, Torre				01310-		
2.492	Pinheiro Guimaraes Advogados		Avenida Paulista 1842	Norte		San Paulo	SP	923	Brazil	Rock City S.A. Share Pledge Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 57 of 71

	Name of other parties with whom									
Line	the debtor has an executory	Creditor Notice Name	Addroop 1		Address 2	City	State	Zin	Country	State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
				24º andar, Torre				01310-		1st Amended and Restated Share Purchase Agreement of Rock City S.A. (Current Denomination of A.H.O.S.P.E.
2.493	Pinheiro Guimarães Advogados	Marcelo Lamy Rego	Avenida Paulista 1842	Norte		São Paulo	SP	923		Empreendimentos E Participacoes S.A.)
2.435	I mileno odimaraco Advogadoo	Marcelo Larry Rego		24º andar. Torre		ouo i duio		01310-		
2.494	Pinheiro Guimarães Advogados	Marcelo Lamy Rego	Avenida Paulista 1842	Norte		São Paulo	SP	923		Shareholders' Agreement of Rock City S.A.
	<u> </u>									1st Amended and Restated Share Purchase Agreement of Rock
				24º andar, Torre				01310-		City S.A. (Current Denomination of A.H.O.S.P.E.
2.495	Pinheiro Guimarães Advogados	Marcelo Lamy Rego	Avenida Paulista 1842	Norte		São Paulo	SP	923		Empreendimentos E Participacoes S.A.)
0.400	Diahaina Cuimanãas Aduasadas	Manada Lamu Dana	Avenida Paulista 1842	24º andar, Torre		São Paulo	SP	01310- 923		Charabalders! Assessment of Deals City C A
2.496 2.497	Pinheiro Guimarães Advogados Pita II LLC	Marcelo Lamy Rego	431 Park Ave. 6th Flr	Norte		New York	NY	10022	-	Shareholders' Agreement of Rock City S.A. Agreement and Plan of Merger
2.497	Pita II LLC	Shelly Finkel, President	430 Park Ave, 6th Fir			New York	NY	10022		Agreement and Plan of Merger (Execution Copy)
2.499	Postlight LLC	Attention: Rich Ziade	902 Broadway	8th Floor		New York	NY	10010		Independent Contractor Agreement
2.500	Postlight LLC	Attention: Rich Ziade	902 Broadway	8 th Floor		New York	NY	10010		Independent Contractor Agreement
2.501	Postlight LLC		902 Broadway	8 th Floor		New York	NY	10010		Letter re License Agreement
2.502	Postlight LLC		902 Broadway	8 th Floor		New York	NY	10010		Letter re License Agreement
2.503	Postlight LLC		902 Broadway	8th Floor		New York	NY	10010		Escrow Release Letter
			902 Broadway	8th Floor				10010		Consent to License Agreement (use portion of 8th floor re
2.504	Postlight, LLC	Richard Ziade, President				New York	NY			Postlight, LLC)
				a., =:						License Agreement for Postlight LLC to use (sublease) a portion
2.505 2.506	Postlight, LLC PRISA Radio	Richard Ziade, President Andres Cardo, CEO	902 Broadway 2100 SW Coral Way	8th Floor Suite 200		New York	NY	10010 33145	-	of the 8th Floor of the building
2.506	PRISA Radio	Andres Cardo, CEO Andres Cardo, CEO	2100 SW Coral Way 2100 SW Coral Way	Suite 200		Miami Miami	FL FL	33145		Binding Festival Term Sheet Binding Sponsorship Term Sheet
2.508	PRISA Radio	Andres Cardo, CEO	2100 SW Coral Way	Suite 200		Miami	FL	33145		Extension Letter
2.509	PRISA Radio	Andres Cardo, CEO	2100 SW Coral Way	Suite 200		Miami	FL	33145		Second Extension Letter
		Lucas King								React Presents, Inc.
2.510	Promissory Note "Guarantor"	An Individual resident of Illinois	400 North May Street	Suite 200		Chicago	IL	60642		Promissory Note
		c/o NATIONAL CORPORATE								
2.511	Punta Cana Venue LLC	RESEARCH, LTD.	615 S DUPONT HWY			DOVER	DE	19901		Amendment No. 4 to Asset Contribution Agreement
2.512	React Presents, Inc		400 North May Street	Suite 202		Chicago		60642		React Presents, Inc. Promissory Note
2.512	React Flesents, Inc		400 North May Street	Suite 202		Chicago		00042		Asset and Membership Interest Contribution Agreement - (By and
										among SFX Entertainment, Inc., SFX-React Operating LLC, React
										Presents, Inc., ClubTix Inc., Lucas King, Jeffery Callahan dated
2.513	React Presents, Inc.		400 North May Street	Suite 200		Chicago	IL	60642		2/18/14)
										Letter Agreement Regarding Open Issues on North Coast Music
2.514	React Presents, Inc.		400 North May Street	Suite 200		Chicago	IL	60642		Festival
0.545	Depart Deparate las		100 North May Street	0		Chinana		60642		Letter Agreement amending the Asset and Membership Interest
2.515	React Presents, Inc. React Presents, Inc.		400 North May Street	Suite 200	1	Chicago	IL	00042		Contribution Agreement
	ClubTix. Inc.									
	Lucas King									
2.516	Jeffery Callahan		400 North May Street	Suite 200		Chicago	IL	60642		Transferor Parties' Disclosure Schedule
	React Presents, Inc.									
	ClubTix, Inc.									
0.547	Lucas King		400 North May Street	0		Chinana		00040		Amendment to Asset and Membership Interest Contribution
2.517	Jeffery Callahan		400 North May Street	Suite 200	-	Chicago	IL.	60642		Agreement
	React Presents, Inc., ClubTix, Inc.,									
1	Jeffrey Callahan, Lucas King									
2.518	c/o Bronson & Kahn LLC	Harlan D. Kahn, Esq.	150 North Wacker Drive	Suite 1400		Chicago	IL	60606		Amendment and Reaffirmation of Guaranty and Promissory Note
						-				
	React Presents, Inc., Clubtix, Inc.,			150 North						
2.519	Lucas King, and Jeffery Callahan	Harlan D. Kahn, Esq.	Bronson & Kahn LLC	Wacker Drive	Suite 1400	Chicago	IL	60606		Correspondence re Promissory Note
1	React Presents, Inc., Clubtix, Inc.,									Correspondence re Amendment and Reaffirmation of Guaranty
2.520	Lucas King, and Jeffery Callahan	Lucas King and Jeffrey Callahan	400 North May Street			Chicago		60642		and Promissory Note
2.020	Lucas Ming, and Jenery Calianan	Lucas King and Jenney Callanan	1-00 NOTHT May Sheet	1	1	Unicayu		100042	1	and Fromissory NULE

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 58 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
							İ		1	
2.521	React Presents, Inc., Clubtix, Inc., Lucas King, and Jeffery Callahan		400 North May Street			Chicago		60642		Correspondence re Promissory Note
2.021						omougo		00012		
2.522	React Presents, Inc., Clubtix, Inc., Lucas King, and Jeffery Callahan		400 North May Street			Chicago		60642		Subordinated Note
			599 Lexington Avenue,							
2.523	Reed Smith LLP	Aron Izower	22nd Flr 599 Lexington Avenue,			New York	NY	10022		Agreement and Plan of Merger (Execution Copy)
2.524	Reed Smith LLP	Aron Izower	22nd Flr			New York	NY	10022		Stock Purchase Agreement
2.525	Reed Smith LLP	Aron Izower	599 Lexington Avenue, 22nd Flr			New York	NY	10022		Stock Escrow Agreement
				1650 Market						
2.526	Reed Smith LLP	Meg Jones	2500 One Liberty Place	Street 1650 Market		Philadelphia	PA	19103		Agreement and Plan of Merger (Execution Copy)
2.527	Reed Smith LLP	Meg Jones	2500 One Liberty Place	Street		Philadelphia	PA	19103		Agreement and Plan of Merger (Execution Copy)
2.528	Reed Smith LLP	Meg Jones	2500 One Liberty Place	1650 Market Street		Philadelphia	PA	19103		Stock Purchase Agreement
				1650 Market						Ŭ.
2.529	Reed Smith LLP	Meg Jones	2500 One Liberty Place	Street		Philadelphia	PA	19103		Stock Escrow Agreement
2.530	Reitler Kailas & Rosenblatt LLC	Attn: Edward Reitler, Esq.	885 Third Avenue, 20th Floor			New York	NY	10022		Agreement and Plan of Merger
2.531	Richard Mark McNeil (In His Personal Capacity)		Address Redacted							Asset Contribution Agreement
2.532	Richard Mark McNeill		Address Redacted							Asset Contribution Agreement
2.533	Robert F.X. Sillerman		430 Park Avenue, 6th Fir			New York	NY	10022		\$10,000,000 90625% Second Lien Senior Secured Notes due 2019 Purchase Agreement
2.000	Robert 1.X. Oliethan				Empreendimento			10022		
2.534	Roberto Medina		Avenida Paisagista Jose de Azevedo Neto No. 200	Bloco 1, Sala 205	O2, Barra da	Rio de Janeiro	Rio de Janeiro	22775	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
2.004				Di0c0 1, 0aia 200	Empreendimento			22115	Diazii	Charenolders Agreement of Nock Oily C.A dated 2/12/14
2.535	Roberto Medina		Avenida Paisagista Jose de Azevedo Neto No. 200	Bloco 1, Sala 205	O2, Barra da	Rio de Janeiro	Rio de Janeiro	22775	Brazil	Rock City S.A. Share Pledge Agreement
2.555	Roberto Medina		Avenida Paisagista José	Di0c0 1, 0aia 200	Empreendimento		Janeno	22115	Diazii	1st Amended and Restated Share Purchase Agreement of Rock
2.536	Roberto Medina		Silva de Azevedo Neto No. 200	Block 1, Suite 205	O², Barra da Tiiuca	Rio de Janeiro	Rio de Janeiro		Brazil	City S.A. (Current Denomination of A.H.O.S.P.E. Empreendimentos E Participacoes S.A.)
2.550			Avenida Paisagista José	205	Empreendimento				DIAZII	Empreendimentos E Participacões S.A.)
2.537	Roberto Medina		Silva de Azevedo Neto No. 200	Block 1, Suite 205	O², Barra da Tiiuca	Rio de Janeiro	Rio de Janeiro		Brazil	Shareholders' Agreement of Rock City S.A.
2.537	Roberto Medina		Avenida Paisagista José	205	Empreendimento		Janeiro		Brazii	1st Amended and Restated Share Purchase Agreement of Rock
0.500	Deberte Mediae		Silva de Azevedo Neto No. 200	Block 1, Suite 205	O ² , Barra da	Die de Jeneire	Rio de		Dresil	City S.A. (Current Denomination of A.H.O.S.P.E. Empreendimentos E Participacoes S.A.)
2.538	Roberto Medina		Avenida Paisagista José	200	Tijuca Empreendimento	Rio de Janeiro	Janeiro		Brazil	
0.500	Roberto Medina		Silva de Azevedo Neto No. 200	Block 1, Suite	O ² , Barra da	Die de Jane's	Rio de		Deeril	Charachalderal Assessment of Dark City C A
2.539			200	205	Tijuca Empreendimento	Rio de Janeiro	Janeiro		Brazil	Shareholders' Agreement of Rock City S.A. 1st Amended and Restated Share Purchase Agreement of Rock
0.540	Debasta Madiaa		Avenida Paisagista Jose de	Diana 4, Cala Cor	O2, Barra da	Die de Jane's	Rio de	00775	Deeril	City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.540	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca Empreendimento	Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14 1st Amended and Restated Share Purchase Agreement of Rock
0.544	Debasta Madiaa		Avenida Paisagista Jose de	Diana 4, Cala Cor	O2, Barra da		Rio de	00775	Deeril	City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.541	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca Empreendimento	Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14 1st Amended and Restated Share Purchase Agreement of Rock
0.545	Data da Malta		Avenida Paisagista Jose de	DI	O2, Barra da		Rio de	00777	D	City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.542	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca Empreendimento	Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.543	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca	Rio de Janeiro	Janeiro	22775	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 59 of 71

Line	Name of other parties with whom the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
Line	contract of unexpired lease		Address I	Address 2	Empreendimento		otate	Zip	Country	
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.544	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205		Rio de Janeiro	Janeiro	22775	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
					Empreendimento					
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.545	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca Empreendimento	Rio de Janeiro	Janeiro	22775	Brazil	Rock City S.A. Share Pledge Agreement
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.546	Roberto Medina		Azevedo Neto No. 200	Bloco 1, Sala 205		Rio de Janeiro	Janeiro	22775	Brazil	Rock City S.A. Share Pledge Agreement
								06901-		
2.547	Robinson & Cole LLP	Mitchell Lampert	1055 Washington Blvd			Stamford	СТ	2249 06901-		Amended and Restated Membership Interest Purchase Agreement
2.548	Robinson & Cole LLP	Mitchell Lampert	1055 Washington Blvd			Stamford	СТ	2249		Membership Interest Purchase Agreement
2.010			Tooo Waanington Bira			olamora	0.	06901-		
2.549	Robinson & Cole LLP	Mitchell Lampert	1055 Washington Blvd			Stamford	СТ	2249		Amended and Restated Membership Interest Purchase Agreement
0.550		N.C. de all La company				0	OT	06901-		
2.550	Robinson & Cole LLP	Mitchell Lampert	1055 Washington Blvd		Empreendimento	Stamford	СТ	2249		Amended and Restated Membership Interest Purchase Agreement 1st Amended and Restated Share Purchase Agreement of Rock
			Avenida Paisagista Jose de		O2, Barra da		Rio de			City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.551	Rock City S.A.		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca	Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14
					Empreendimento		D'. 1.			
2.552	Rock City S.A.		Avenida Paisagista Jose de Azevedo Neto No. 200	Bloco 1, Sala 205	O2, Barra da	Rio de Janeiro	Rio de Janeiro	22775	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
2.002	NOCK City S.A.		Azevedo Nelo No. 200	Bi000 1, Sala 205	Empreendimento		Janeno	22115	Diazii	Shareholders Agreement of Rock City S.A dated 2/12/14
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.553	Rock City S.A.		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca	Rio de Janeiro	Janeiro	22775	Brazil	Rock City S.A. Share Pledge Agreement
			Avenida Paisagista José Silva de Azevedo Neto No	Diasis 4. Cuita			Dia da	00775		
2.554	Rock City S.A.		200	Block 1, Suite 205, part		Rio de Janeiro	Rio de Janeiro	22775- 056	Brazil	Shareholders' Agreement of Rock City S.A.
2.004			Avenida Paisagista José	200, part			ouneno	000	DIGEN	
			Silva de Azevedo Neto No	Block 1, Suite			Rio de	22775-		
2.555	Rock City S.A.		200	205, part		Rio de Janeiro	Janeiro	056	Brazil	Waiver of Closing Delivery
			Avenida Paisagista José Silva de Azevedo Neto No	Block 1, Suite			Rio de	22775-		
2.556	Rock City S.A.		200	205, part		Rio de Janeiro	Janeiro	056	Brazil	Shareholders' Agreement of Rock City S.A.
			Avenida Paisagista José							1st Amended and Restated Share Purchase Agreement of Rock
			Silva de Azevedo Neto No.	Block 1, Suite			Rio de	22775-		City S.A. (Current Denomination of A.H.O.S.P.E.
2.557	Rock City S.A.		200 Avenida Paisagista José	205, part		Rio de Janeiro	Janeiro	056	Brazil	Empreendimentos E Participacoes S.A.) 1st Amended and Restated Share Purchase Agreement of Rock
			Silva de Azevedo Neto No.	Block 1, Suite			Rio de	22775-		City S.A. (Current Denomination of A.H.O.S.P.E.
2.558	Rock City S.A.		200	205, part		Rio de Janeiro	Janeiro	056	Brazil	Empreendimentos E Participacoes S.A.)
					Empreendimento					1st Amended and Restated Share Purchase Agreement of Rock
0.550			Avenida Paisagista Jose de	DI 4. 0 . I. 005	O2, Barra da	Die la la cita	Rio de	00775	D	City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.559	Rock World S.A.		Azevedo Neto No. 200 Avenida Paisagista José	Bloco 1, Sala 205	Tijuca Empreendimento	Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14 1st Amended and Restated Share Purchase Agreement of Rock
			Silva de Azevedo Neto No.	Block 1, Suite	O ² , Barra da		Rio de			City S.A. (Current Denomination of A.H.O.S.P.E.
2.560	Rock World S.A.		200	205	Tijuca	Rio de Janeiro	Janeiro		Brazil	Empreendimentos E Participacoes S.A.)
			Avenida Paisagista José	Black 4. C. Str	Empreendimento		Dia			1st Amended and Restated Share Purchase Agreement of Rock
2.561	Rock World S.A.		Silva de Azevedo Neto No. 200	Block 1, Suite 205	O², Barra da Tijuca	Rio de Janeiro	Rio de Janeiro		Brazil	City S.A. (Current Denomination of A.H.O.S.P.E. Empreendimentos E Participacoes S.A.)
2.301	NOOK WOHU S.A.		200	200	Empreendimento		Janeilu			1st Amended and Restated Share Purchase Agreement of Rock
			Avenida Paisagista Jose de		O2, Barra da		Rio de			City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.562	Rodolfo Medina		Azevedo Neto No. 200	Bloco 1, Sala 205		Rio de Janeiro	Janeiro	22775	Brazil	e Participacoes S.A.) - dated 2/12/14
			Avenido Deiengista Jaca da		Empreendimento		Dio de			
2.563	Rodolfo Medina		Avenida Paisagista Jose de Azevedo Neto No. 200	Bloco 1, Sala 205	O2, Barra da Tijuca	Rio de Janeiro	Rio de Janeiro	22775	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
2.000			1201000 11010 110. 200	2.000 1, 0aia 200	Empreendimento		Ganeno	22,75	JIGEN	enaleneidere Agreement er Nook Oity 0.74 - dated 2/12/14
			Avenida Paisagista Jose de		O2, Barra da		Rio de			
2.564	Rodolfo Medina		Azevedo Neto No. 200	Bloco 1, Sala 205	Tijuca	Rio de Janeiro	Janeiro	22775	Brazil	Rock City S.A. Share Pledge Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 60 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
		i	Avenida Paisagista José	1	Empreendimento		1		1	1st Amended and Restated Share Purchase Agreement of Rock
			Silva de Azevedo Neto No.	Block 1, Suite	O ² , Barra da		Rio de			City S.A. (Current Denomination of A.H.O.S.P.E.
2.565	Rodolfo Medina		200	205	Tijuca	Rio de Janeiro	Janeiro		Brazil	Empreendimentos E Participacoes S.A.)
2.303			Avenida Paisagista José	205	Empreendimento		Janeno		Diazii	Empreendimentos E l'anticipacoes 0.A.)
			Silva de Azevedo Neto No.	Block 1, Suite	O ² , Barra da		Rio de			
2.566	Rodolfo Medina		200	205	Tijuca	Rio de Janeiro	Janeiro		Brazil	Shareholders' Agreement of Rock City S.A.
2.500			Avenida Paisagista José	205	Empreendimento		Janeno		Diazii	1st Amended and Restated Share Purchase Agreement of Rock
			Silva de Azevedo Neto No.	Block 1, Suite	O ² , Barra da		Rio de			City S.A. (Current Denomination of A.H.O.S.P.E.
2.567	Rodolfo Medina		200	205	Tijuca	Rio de Janeiro	Janeiro		Brazil	Empreendimentos E Participacoes S.A.)
2.001			Avenida Paisagista José	200	Empreendimento		Carloire		D. CL	
			Silva de Azevedo Neto No.	Block 1. Suite	O ² . Barra da		Rio de			
2.568	Rodolfo Medina		200	205	Tiiuca	Rio de Janeiro	Janeiro		Brazil	Shareholders' Agreement of Rock City S.A.
2.000										1st Amended and Restated Share Purchase Agreement of Rock
										City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.569	Rubem Medina		Address Redacted							e Participacoes S.A.) - dated 2/12/14
2.570	Rubem Medina		Address Redacted							Shareholders' Agreement of Rock City S.A dated 2/12/14
2.571	Rubem Medina		Address Redacted							Rock City S.A. Share Pledge Agreement
										1st Amended and Restated Share Purchase Agreement of Rock
										City S.A. (Current Denomination of A.H.O.S.P.E.
2.572	Rubem Medina		Address Redacted							Empreendimentos E Participacoes S.A.)
2.573	Rubem Medina		Address Redacted							Shareholders' Agreement of Rock City S.A.
										1st Amended and Restated Share Purchase Agreement of Rock
										City S.A. (Current Denomination of A.H.O.S.P.E.
2.574	Rubem Medina		Address Redacted							Empreendimentos E Participacoes S.A.)
2.575	Rubem Medina		Address Redacted							Shareholders' Agreement of Rock City S.A.
										1st Amended and Restated Share Purchase Agreement of Rock
										City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.576	Rutger Arnoud Scharloo		Address Redacted							e Participacoes S.A.) - dated 2/12/14
2.577	Rutger Arnoud Scharloo		Address Redacted							Shareholders' Agreement of Rock City S.A dated 2/12/14
2.578	Rutger Arnoud Scharloo		Address Redacted							Rock City S.A. Share Pledge Agreement
		Attn Sales Operations& Attn General	The Landmark at One Market	Suite 300						
2.579	Salesforce.com, Inc	Counsel				San Francisco	CA	94105		Order Form
2.580	SEBU Corp.		33 ELY ROAD				NJ	07733		Amendment No. 4 to Asset Contribution Agreement
2.581	Selfie On A Stick, LLC	Attn: Dominic Suszanski	99 John Street, Suite 912			New York	NY	10038		Consignment Agreement
2.582	Sellmark International Pty Ltd		152 Chapel Street			St Kilda	VIC	3182	Australia	Asset Contribution Agreement
		David Vodicka, Esq.	Media Arts Lawyers Pty Ltd	633		North Melbourne	VIC	03051	Australia	
	Capacityas Trustee of the Robot			Queensberry St						
2.583	Samba Trust)									Asset Contribution Agreement
2.584	SESAC		55 Music Square East			Nashville	TN	37203		SESAC Settlement and License Agreements
2.585	SFX Development LLC		902 Broadway	15th Fl		New York	NY	10010		Fifth Supplemental Indenture to Add Guarantors
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista					04532-		
2.586	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	Contracto Social Da LH1015 Participacoes Ltda - dated
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista			-		04532-		
2.587	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	Registrada na Jucesp - (Portuguese)
										1st Amended and Restated Share Purchase Agreement of Rock
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista					04532-		City S.A. (current denomination of A.H.O.S.P.E. Empreendimentos
2.588	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	e Participacoes S.A.) - dated 2/12/14
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista					04532-		
2.589	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	Shareholders' Agreement of Rock City S.A dated 2/12/14
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista					04532-		
2.590	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	Rock City S.A. Share Pledge Agreement
	SFX Entretenimento Do Brasil		Rua Rua Bandeira Paulista					04532-		
2.591	Participações Ltda.		No. 716 - Cj 91/92	Itaim Bibi		San Paulo	SP	002	Brazil	Rock City S.A. Share Pledge Agreement
2.592	SFX Experience, LLC	Richard Rosenstein	430 Park Avenue	6th Floor			NY	10022		Limited Liability Company Operating Agreement
2.593	SFX Experience, LLC	Shelly Finkel	430 Park Avenue	6th Floor			NY NY	10022		Limited Liability Company Operating Agreement EQUITY DISTRIBUTION AGREEMENT
2.594	SFX Intermediate Holdco II LLC.	Shelly Finkel	902 Broadway	15th Floor		New York				

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 61 of 71

	Name of other parties with whom									
Line	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
					İ		İ	İ	İ	
	SFX Totem Operating Pty Ltd, Totem									
	Onelove Group Pty Ltd, Totem									
	Industries Pty Ltd and the other									
0.505	entities and Individuals party thereto	Distant Descention								
2.595	(the Asset Contribution Agreement) SFX/AB Live Event LLC	Richard Rosenstein						-		Lock-UP Agreement
	SFX/AB Live Intermediate Holdco									
	LLC									
	SFX/AB Live Event Canada Inc									
2.596	SFX Platform & Sponsorship LLC									Fourth Supplemental Indenture to Add Guarantors
	SFX-94 LLC									
	SFX-Managing Member Inc									
	Srf-Perryscope LLC									
2.597	LETMA Acquisition LLC									First Supplemental Indenture to Add Guarantors
0.500	SFXE Merger Sub, Inc & SFXE Acquisition LLC									Exhibit f Form of First Amendment to Agreement and Plan of
2.598	SFXE Merger Sub, Inc & SFXE						_			merger
2.599	Acquisition LLC									Agreement and Plan of Merger
2.555	SFXE Merger Sub, Inc & SFXE									
2.600	Acquisition LLC									Limited Guaranty
	SFXE Merger Sub, Inc & SFXE									
2.601	Acquisition LLC									Agreement and Plan of Merger
2.602	SFXE Netherlands Holdings B.V		Prins Bernhardplein 200	1097 JB Amsterdam		Amsterdam			The Netherlands	AMENDMENT NUMBER ONE TO STOCK PURCHASE AGREEMENT
			Prins Bernhardplein 200	1097 JB		Amsterdam			The	
2.603	SFXE Netherlands Holdings B.V.			Amsterdam		(1017 BR)			Netherlands the	AMENDMENT TO SHARE PURCHASE AGREEMENT
2.604	SFXE Netherlands Holdings B.V.	Mr. R.A.P. Veenboer	Herengracht 433			Amsterdam			Netherlands	GUARANTY exhibit A
2.001	g								THE	
									NETHERLAN	
2.605	SFXE Netherlands Holdings B.V.		Prins Bernhardplein 200	1097JB		Amsterdam			DS	Promissory Note
									THE	
									NETHERLAN	
2.606	SFXE Netherlands Holdings B.V.		Prins Bernhardplein 200	1097JB		Amsterdam			DS	Promissory Note
									THE	
2 607	SFXE Netherlands Holdings B.V.		Prins Bernhardplein 200	1097JB		Amsterdam			NETHERLAN DS	Promissory Note
2.607	SFAE Nethenands Holdings B.V.		Fillis Bernhardpielit 200	109736	-	Amsteruam			THE	
									NETHERLAN	
2.608	SFXE Netherlands Holdings B.V.		Prins Bernhardplein 200	1097JB		Amsterdam			DS	Promissory Note
									THE	SHARE PURCHASE AGREEMENT between parent co and
						(1097JB)			NETHERLAN	monumental productions for companies to be owner by R.
2.609	SFXE Netherlands Holdings B.V.	M.J. Slater	Prins Bemhardplein 200			Amsterdam			DS	Veenboer
L	SFX-EMC Inc									
2.610	SFX Technology Services Inc.			Act Elses		N	ND/	40040		Eighth Supplemental Indenture to Add Guarantors
2.611	SFX-EMC, Inc.*	Dupoon Stuttort	902 Broadway	15th Floor		New York	NY	10010		New Guarantor Questionnaire TRANSFER AGREEMENT AND AMENDMENT word format
2.612 2.613	SFX-IDT N.A. Holding LLC SFX-IDT N.A. Holding LLC	Duncan Stutterheim Duncan Stutterheim	902 Broadway 902 Broadway	15th Fl 15th Fl		New York New York	NY NY	10010		TRANSFER AGREEMENT AND AMENDMENT word format
2.613	SFX-IDT N.A. Holding LLC	Duncan Stutterheim	902 Broadway	15th Fl	-	New York	NY	10010		TRANSFER AGREEMENT AND AMENDMENT word format
2.615	SFX-IDT N.A. Holding LLC	Shelly Finkel	902 Broadway	15th Fl		New York	NY	10010		AMENDMENT TO JV AGREEMENT
2.616	SFX-Nightlife Operating LLC		902 Broadway	15th Floor		New York	NY	10010		Amendment No. 4 to Asset Contribution Agreement
										SFX-REACT OPERATING LLC
										SFX ENTERTAINMENT, INC.
2.617	SFX-React Operating LLC		400 North May Street	Suite 200		Chicago	IL	60642		Subordinated Note
2.618	SFX-Totem Operating Pty Ltd		Address Redacted							Exhibit B
2.619	SFX-Totem Operating Pty Ltd		Address Redacted							Exhibit B
2.620 2.621	SFX-Totem Operating Pty Ltd SFX-Totem Operating Pty Ltd		Address Redacted Address Redacted							Exhibit B Exhibit B
2.021	Tor As rolein Operating Fly Llu	1	Address Redacted	1	1		1	1	1	

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 62 of 71

	Name of other parties with whom									
	the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
2.622	SFX-Totem Operating Pty Ltd		Address Redacted	i	i	i	i	1	i	Exhibit B
2.623	SFX-Totem Operating Pty Ltd		Suite 101	6 Duke Street		Windsor	VIC	3181	AUSTRALIA	Promissory Note
2.624	Sillerman Investment Co III LLC	Robert Sillerman	902 Broadway,	15th Floor		New York	NY	10010		Limited Guaranty
	Sillerman Investment Company III	Robert F.X. Sillerman, Manager and								
2.625	LLC	Sole Member	902 Broadway,	15th Floor		New York	NY	10010		Sillerman Subscription Agreement
	Sillerman Investment Company III									
2.626	LLC	Robert Sillerman	SIC III LLC	430 Park Ave	6th Floor	New York	NY	10022		Account Pledge Agreement
	Sillerman Investment Company III,									
2.627	LLC		902 Broadway	15th Floor		New York	NY	10010		Securities Purchase Agreement
	Sillerman Investments Company III	D. L. H. O'll		100 D. I. A.		N	ND/	40000		Linite 10 seconds Manual
2.628	LLC	Robert Sillerman	SIC III LLC	430 Park Ave	6th Floor	New York	NY	10022		Limited Guaranty - Merger
2.629	Silvio Roberto Conchon Filho Silvio Roberto Conchon Filho		Address Redacted Address Redacted							Quota Purchase Agreement
2.630 2.631	Silvio Roberto Conchon Filho Simon Gregory Coyle		Address Redacted							Quota Purchase Agreement Asset Contribution Agreement
2.031	Simon Gregory Coyle (In His		Address Redacted							Asset Contribution Agreement
2.632	Personal Capacity)		Address Redacted							Asset Contribution Agreement
2.633	Sincopat		Avsa Norte 8	Bajo D		Valencia	Foios	46134	Spain	Beatport Video Synchronization License Agreement
2.000	omoopat		200 S Michigan Ave. Suite	Bajo B		Chicago	1 0100	60604	Opun	SmartDigital Holdings Inc Second Amended and Restated
2.634	SmartDigital Holding , Inc		1305			Chicago	, <u> </u>	50004		Investor Rights Agreement
2.004	omanibigitar riolarig ; no		200 S Michigan Ave. Suite			Chicago	1	60604		SmartDigital Holdings Inc Second Amended and Restated Voting
2.635	SmartDigital Holding , Inc		1305			omougo				Agreement
			1000							Amended and Restated Right of First Refusal and Co-Sale
2.636	SmartDigital Holding, Inc		200 South Michigan Ave			Chicago	IL			Agreement
2.637	Snapchat,Inc.	Ben Schwerin	63 Market Street			Venice	CA	90291		Trademark License Agreement
2.638	Solim Capital	Tobin Warner	222 S Mill Ave	Ste 424		Tempe	AZ	85281		Amendment to Services Access Agreement
2.639	Solim Capital	VP & Gen'l Mgr, U.S. Operations	222 S Mill Ave	Ste 424		Tempe	AZ	85281		Services Access Agreement
2.640	Solim Capital/Bare Trustee	VP & Genl Mgr, U.S. Operations	222 S Mill Ave	Ste 424		Tempe	AZ	85281		Schedule E-Declaration of Bare Trust
2.641	Sovereign Service Corp.	Frank Palazzolo	307 7th Ave suite 801			New York	NY			Air Conditioning Maintenance Contract
										Re: Air Conditioning Maintenance to 15th Flr - Model #B363ASIA,
2.642	Sovereign Service Corp.	Frank Palazzolo, Presient	307 7th Ave, Suite 801			New York	NY	10001		for 1 unit, ceiling hung air cooled split
2.643	Spotifty		17 Battery Place			New York	NY	10004		Springing Guaranty
2.644	Spotify	Barry McCarthy	17 Battery Place			New York	NY	10004		Springing Guaranty
										Letter dtd October 16, 2014
2.645	Spotify	Peter Grandelius	902 Broadway			New York	NY	10022		re: Spotify Content License Agreement - Notice of Termination
2.646	Spotify	Stefan Blom, Chief Strategy Officer	17 Battery Place			New York	NY	10004		Spotify Content License Agreement
0.047	Ca atifa	Chafes Blass, Chief Chesters, Offices	17 Battery Place			New York	NY	10004		Promissory Note and Guaranty re: US \$10.000.000
2.647	Spotify	Stefan Blom, Chief Strategy Officer	17 Battery Place			New YORK	IN Y	10004		re: US \$10,000,000
										Letter dtd Dec 17, 2015
										re: Settlement Agreement re: Content License Agreement
										effective as of July
										14, 2015 (the "Content License Agreement") by and among
										Spotify AB, a
										company registered in Sweden under the number 556703-7485
										("Spotify"), SFX Entertainment, Inc., a company organized under
										the laws
										of Delaware ("SFX"), and Beatport LLC, a limited liability company
										organized under the laws of Colorado ("Beatport", together with
										SFX,
2.648	Spotify	Stefan Blom, Chief Strategy Officer	17 Battery Place			New York	NY	10004		collectively, the "Providers").
	Spring Awakening LLC		· ·							
2.649	Michigan JJ LLC		400 N May Street	Unit 202		Chicago	IL	60642		Third Supplemental Indenture to Add Guarantors
2.650	Spring Awakening, LLC	Lawrence O. Acciari, CFO	400 North May	Suite 202		Chicago	IL	60642		Trademark Registration
								1		2014 Festival Sponsorship Agreement
2.651	Spring Awakenings	Lawrence O. Acciari, CFO	400 North May	Suite 202		Chicago	IL	60642		Spring Awakening Music Festival
										Staples Facility Solutions Equipment Lease Agreement
2.652	Staples Contract & Commercial, Inc	Angela McCraken	500 Staples Drive			Farmington	MA	01702		Coffee Service
										Staples Facility Solutions Equipment Lease Agreement
2.653	Staples Contract & Commercial, Inc	Brad Cholette	500 Staples Drive			Farmington	MA	01702		Coffee Service

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 63 of 71

	Name of other parties with whom									
	the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
				i	i		1	1	1	
2.654	Staples Contract & Commercial, Inc.	Brad J Cholette, Area Sales Manager	500 Staples Dr			Framingham	ма	01702		Re: Equipment Lease Agreement - 14th Flr
2.001		;;; ; _; ; _; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;								
2.655	Staples Contract & Commercial, Inc.	General Counsel	500 Staples Dr			Framingham	MA	01702		Re: Equipment Lease Agreement - 14th Flr
			180 Maiden Lane			New York	NY	10038		9.625% Second Lien Senior Secured Notes due 2019 (Notes
2.656	Stroock & Stroock & Lavan LLP	Kristopher M. Hansen								issued by SFX Entertainment, Inc.)
0.057			PO Box 111			Devit	WA	06959	Western	
2.657 2.658	Sunset Events Tait Rentals, LLC	James Legge Timothy E. Guhl	9 Wynfield Drive			Perth Lititz	PA	17543	Australia	Services Agreement Storage Space Lease
2.000		Bob Rice	s wynneid Drive			LIUIZ	FA	17545		Storage Space Lease
2.659	Tangent Capital Partners, LLC		135 E. 57th	23rd Floor		New York	NY	10022		Moreno et al v. SFX Entertainment, Inc., et al.
2.660	Tangent Capital Partners, LLC		500 Fifth Ave	4th Floor		New York	NY	10036		Letter engaging SFX as financial advisor from Tantegent
2.661	Tangent Capital Partners, LLC	Robert Rice	500 Fifth Ave	4th Floor		New York	NY	10036		Letter engaging SFX as financial advisor from Tantegent
2.662	Tangent Capital Partners, LLC		500 Fifth Ave	4th Floor		New York	NY	10036		Letter Re Previous Contract from 12/31/12
2.663	Tangent Capital Partners, LLC		500 Fifth Ave	4th Floor		New York	NY	10036		Modification Draft Letter from SFX amending letter of 12/31/12
2.664	Team VI, LLC	Andrew McInnes	Teamwork Management	1201 Broadway	Suite #300	New York	NY	10001		Separation and Settlement Agreement
2.665	Team VI, LLC	Kevin Kusatsu	Teamwork Management	1201 Broadway	Suite #300	New York	NY	10001		Separation and Settlement Agreement
2.666	Team VI, LLC		Teamwork Management	1201 Broadway	Suite #300	New York	NY	10001		Separation and Settlement Agreement
			578 N Orange Ave			Orlando	FL	32801		
2.667	Teamwork Management Four, LLC	Signatory								Amendment Agreement
2.668	Teamwork Management One, LLC	Andrew McInnes	578 N Orange Ave			Orlando	FL	32801		assignment and assumption agreement
			578 N Orange Ave			Orlando	FL	32801		
2.669	Teamwork Management One, LLC	Signatory				-		_		Amendment Agreement
2.670	Teamwork Management One, LLC		578 N Orange Ave			Orlando	FL	32801		asset purchase agreement
2.671	Teamwork Management One, LLC		578 N Orange Ave			Orlando	FL	32801		Asset Purchase Agreement
2.672	Teamwork Management One, LLC		578 N Orange Ave			Orlando	FL	32801		Membership Interest Purchase Agreement
2.673 2.674	Teamwork Management One, LLC		578 N Orange Ave	-		Orlando	FL	32801	-	Separation and Settlement Agreement
2.074	Teamwork Management One, LLC		578 N Orange Ave 578 N Orange Ave			Orlando Orlando	FL FL	32801 32801		Amended Agreement
2.675	Teamwork Management Three, LLC	Signatory	578 N Orange Ave			Onando	FL	32801		Amendment Agreement
2.675	Teamwork Management Two, LLC		578 N Orange Ave			Orlando	FL	32801		Amendment Agreement
2.677	Teamwork Management, LLC		578 N Orange Ave			Orlando	FL	32801		Amendment Agreement
2.077	Temp- Rite Refrigeration Service,	Andrew Wollines / Revin Rasatsu	578 N Olarige Ave			Onanuo	1.	32001		Amendment Agreement
2.678	Inc.	Ralph S Bussola, President	31-10 Hunters Piont Ave			Long Island	NY	11101		Re: Air Conditioning Service Agreement - 14th Flr
2.070	Temp- Rite Refrigeration Service,					Long Island		11101		
2.679	Inc.	Ralph S Bussola, President	31-10 Hunters Piont Ave			Long Island	NY	11102		Re: Air Conditioning Service Agreement - 8th and 15th Flr
						J. J. L.				
2.680	Temp-Rite Refrigeration Service, Inc		31-10 Hunter's Point Ave.			Long Island City	NY	11101		Refrigeration Service Contract
2.681	The Meta Agency		67 West Street, #412			BROOKLYN	NY	11222		Asset Purchase Agreement
		Attn: Gregory S Kurey Sr. Vice								
2.682	The Siegfried Group LLP	President & General Counsel	1201 N. Market Street	Suite 700		Wilmington	DE	19801		Masters Service Agreement
		Attn: Gregory S. Kurey, Sr.								
2.683	The Siegfried Group LLP	VicePresident & General Counsel	1201 N. Market Street	Suite 700		Wilmington	DE	19801		Master Services Agreement
		Mike Belcher, VP, Brand								
		Communications and Experience								Partnership, Sponsorship and Intergration Agreement - Executed
2.684	T-Mobile USA, Inc.	Marketing	12920 SE 38th Street			Bellevue	WA	98006		Version
										Term Sheet
2.685	T-Mobile USA, Inc.	Mike Bellier, VP Marketing	12920 SE 38th Street			Bellevue	WA	98006		May 16, 2014
						_				
2.686	T-Mobile USA, Inc.	Peter DeLuca, SVP Brand Advertising		4.C. Dullas Ct		Bellevue	WA	98006	Australia	Partnership, Sponsorship and Intergration Agreement
2.687	Totem Industries Pty Ltd		1st Floor	4-6 Duke St		Windsor	VIC	3181	Australia	Asset Contribution Agreement
2.688	Totem Industries Pty Ltd		1st Floor	4-6 Duke St		Windsor	VIC	3181	Australia	Asset Contribution Agreement
2 690	totem One Love Group PTY	Dror Erez/Richard Mc Neill	10 Finden Avenue				VIC	2162	Austrailia	Acast Contribution Agreement
2.689	LTD/Totem Industries Pty Ltd		10 Findon Avenue	4-6 Duke St		Caulfield North	VIC	3162	Australia	Asset Contribution Agreement
	Totem Onelove Group Pty Ltd Totem OneLove Group Pty Ltd		1st Floor 1st Floor	4-6 Duke St 4-6 Duke St		Windsor Windsor	VIC	3181 3181	Australia Australia	Asset Contribution Agreement Asset Contribution Agreement
2.691	Totem OneLove Group Pty Ltd Totem OneLove Group Pty Ltd		1st Floor	4-6 Duke St 4-6 Duke St	-		VIC	3181		
2.692 2.693	Totem OneLove Group Pty Ltd		1st Floor	4-6 Duke St		Windsor Windsor	VIC	3181	Australia Australia	Loan Agreement Assets Contribution Agreement
2.693	Totem OneLove Group Pty Ltd		1st Floor	4-6 Duke St		Windsor	VIC	3181	Australia	Assets Contribution Agreement & Slide Letter Agreement
2.034	Fotent OneLove Gloup Fly Llu		13111001	IT-O DUKE OL	1	WINUSUI	VIC	10101	Inusualla	Trasers commonion Agreement & Silde Letter Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 64 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
			c/o Totem Onelove Group	i	1		i	1	1	
2.695	Totem Onelove Group Pty Ptd		Pty Ltd	1st Floor	4-6 Duke St	Windsor	VIC	3181	Australia	Asset Contribution Agreement
2.696	Town House Speciality Cleaning Co.	Jon Boling, Vice President - Sales	242 West 36th St 805 Avenue Of The			New York	NY	10018		Re: Proposal to provide cleaning services for 8th Flr offices
2.697	TPM Inc.		Americas			New York	NY	10001		Release and Settlement Agreement
2.698	Twitch Interactive, Inc.	Colin Carrier, CSO	225 Bush Street	9th Floor		San Francisco	CA	94104		Digital Video Streaming Agreement
2.699	Twitter Co-Sales	Glenn brown	1355 Market St	Suite 900		San Francisco	CA	94103		Addendum No. 1 to Twitter Co-Sales Agreement
2.700	Twitter Co-Sales	Joel Lunenfeld	1355 Market St	Suite 900		San Francisco	Ca	94103		Twitter Co-Sales Agreement
2.701	Twitter Co-Sales	Seth Frank, Legal dept.	1355 Market St	Suite 900		San Francisco	Ca	94103		Twitter Co-Sales Agreement
2.702	Twitter Co-Sales	Seth Frank, Legal dept.	1355 Market St	Suite 900		San Francisco	Ca	94103		Twitter Co-Sales Agreement - word version
2.703	U.S. Bank National Association	Linda Garcia, Vice President	425 Walnut Street			Cincinnati	OH	45202		Second Lien Patent Security Agreement
										Indenture
2.704	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		re: 9.625% Second Lien Secured Notes Due 2019
	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		9.625% Second Lien Senior Secured Notes due 2019
	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		9.625% Second Lien Senior Secured Notes due 2019
	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Second Lien Collateral Agreement
	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Second Lien Trademark Security Agreement
2.709	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		First Lien/ Second Lien Intercreditor Agreement
			190 S. LaSalle Street, 10th							Indenture
2.710	U.S. Bank National Association	Attn: Global Corporate Trust	Floor	MK-IL-SLTR		Chicago	IL	60603		re: 9.625% Second Lien Secured Notes Due 2019
0.744			190 S. La Salle St, 10th Floor			01				
2.711	U.S. Bank National Association	Global Corporate Trust	MK-IL-SLTR			Chicago	IL	60603		Indenture
2.712	U.S. Bank National Association		190 S. La Salle St, 10th Floor			Chicago	IL	60603		Indenture Execution Version
	U.S. Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Supplemental Indenture to Add Guarantors
2.110	U.S. Bank National Association, as					Christinida		40202		
2.714	Trustee		425 Walnut Street			Cincinnati	ОН	45202		Supplemental Indenture to Add Guarantors
	U.S. Bank National Association, as									
2.715	Trustee		425 Walnut Street			Cincinnati	ОН	45202		Supplemental Indenture to Add Guarantors
	U.S. Bank National Association, as									
2.716	Trustee		425 Walnut Street			Cincinnati	OH	45202		Officers' Certificate
0 747	U.S. Bank National Association, as		125 Walnut Street			Cincinnati	он	45202		Supplemental Indenture to Add Cuerenters
2.717 2.718	Trustee Uber Technologies, Inc.(Sponsor)	Amy Friedlander	425 Walnut Street 1455 Market St.	4th Floor		Cincinnati	CA	94103		Supplemental Indenture to Add Guarantors Strategic Relationship Agreement
2.718	Ober Technologies, Inc.(Sponsor)	Amy Friedlander	1455 Market St.	4th Floor		San Francisco	CA	94103		
2.719	Uber Technologies, Inc.(Sponsor) UBS AG (as a Lender) (Stamford	Andre Munde, Regional GM, West	1455 Market St.	4th Floor		San Francisco	CA	94103		2014 Festival Sponsorship Agreement Spring Awakening Music Festival
2.720	Branch)	Lana Gifas, Director	677 Washington Boulevard			Stamford	ст	06901		Credit Agreement - Execution Version (\$30,000,000 combined)
2.720		Lana Gifas Director			+	Clamora				
2.721	UBS AG, Stamford Branch	Jennifer Anderson Assoc Director	677 Washington Boulevard			Stamford	СТ	06901		Amendment No. 1 To Credit agreement Execution Version pdf
						New York	NY	10171-		· · ·
2.722	UBS Securities	Michelle Ly, Reeny Paraskeva	299 Park Avenue					0026		Amendment to SFX EL
						New York	NY	10171-		
2.723	UBS Securities	Michelle Ly, Reeny Paraskeva	299 Park Avenue					0026		Reference made to Engagement Letter
0 704		Describer and the other				New York	NY	10171-		Reference of Engagement letter, dated 03/15/2013, replacement
2.724	UBS Securities	Reeny Paraskeva, Ilana Stringer	299 Park Avenue		+	New Visit	NIX	0026		of paragraph 5 & 6.
2.725	UBS Securities	Reeny Paraskeva, Ilana Stringer	299 Park Avenue			New York	NY	10171- 0026		Replacement of engagement letter paragraph 5 & 6
2.120	ODO GECUNIES	interny r'alaskeva, liana Sulliger			+	New York	NY	10171-		replacement of engagement letter paragraph 5 & 0
2.726	UBS Securities LLC	Attention: Director	299 Park Avenue			NOW FOR		0026		Amendment to SFX Engagement Letter
						New York	NY	10171-		
2.727	UBS Securities LLC	Attention: Director	299 Park Avenue					0026		Amendment to SFX Engagement Letter
		Janine Sholfifo				New York	NY	10171-		
2.728	UBS Securities LLC	Managing Director	299 Park Avenue					0026		Executed Engagement Letter
		Jonathon Kerr				New York	NY	10171-		
2.729	UBS Securities LLC	Executive Director	299 Park Avenue					0026		Executed Engagement Letter

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 65 of 71

	Name of other parties with whom the debtor has an executory									State what the contract or lease is for and the nature of the
Line	contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	debtor's interest
		Michelle Liz		Ì		New York	NY	10171-	i	
2.730	UBS Securities LLC	Director	299 Park Avenue					0026		Amendment to SFX Engagement Letter
		Michelle Liz				New York	NY	10171-		
2.731	UBS Securities LLC	Director	299 Park Avenue					0026		Amendment to SFX Engagement Letter
1						New York	NY	10171-		Barclay Capital, Inc, Jefferies LLC, UBS Securities LLC
2.732	UBS Securities LLC		299 Park Avenue					0026		Engagement Letter Amendment with SFX Entertainment
	UBS Securities LLC (as a Lender)						0T			
2.733	(Stamford Branch)	Kennith Chin, Director	677 Washington Boulevard			Stamford	CT	06901		Credit Agreement - Execution Version (\$30,000,000 combined)
2.734 2.735	US Bank National Association US Bank National Association	Linda Garcia Linda Garcia	425 Walnut Street 425 Walnut Street			Cincinnati Cincinnati	OH OH	45202 45202		Eighth Supplemental Indenture to Add Guarantors Fifth Supplemental Indenture to Add Guarantors
2.735	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	OH	45202		First Supplemental Indenture to Add Guarantors
2.730	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	ОН	45202		Fourth Supplemental Indenture to Add Guarantors
2.738	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	ОН	45202		Second Supplemental Indenture to Add Guarantors
2.739	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	OH	45202		Seventh Supplemental Indenture
2.740	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	OH	45202		Sixth Supplemental Indenture
2.741	US Bank National Association	Linda Garcia	425 Walnut Street			Cincinnati	OH	45202	1	Third Supplemental Indenture to Add Guarantors
2.742	US Bank National Association	Linda Garcia, Vice President	425 Walnut Street			Cincinnati	OH	45202		First Lien/Second Lien Intercreditor Agreement
2.743	US Bank National Association	Linda Garcia, Vice President	425 Walnut Street			Cincinnati	OH	45202		Second Lien Patent Security Agreement - Execution Version
2.140						C illoinnidd	0.1	10202		
2.744	US Bank National Association	Linda Garcia, Vice President	425 Walnut Street			Cincinnati	он	45202		Second Lien Trademark Security Agreement - Execution Version
							.			Assumption Agreement signature pages only also later pages
2.745	US Bank National Association		425 Walnut Street			Cincinnati	ОН	45202		say: Supplemental Indenture
2.746	US Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Supplemental Indenture To Add Guarantors
2.747	US Bank National Association		425 Walnut Street			Cincinnati	ОH	45202		Second Lien Collateral Agreement
2.748	US Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Second Lien Collateral Agreement
2.749	US Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Second Lien Patent Security Agreement - Execution Version
2.750	US Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Second Lien Trademark Security Agreement - Execution Version
2.751	US Bank National Association		425 Walnut Street			Cincinnati	OH	45202		Purchase Agreement
2.752	US Equity Funding, LLC		470 Atlantic Ave, 4th Flr			Boston	MA	02210		Copier Lease
2.753	US Equity Funding, LLC		470 Atlantic Avenue	4th Floor		Boston	MA	2210		Equipment Lease Agreement
			1000 LINCOLN ROAD,							
2.754	US Nightlife Management LLC	C/O BRIAN GORDON	SUITE 200			MIAMI BEACH	FL	33139		Amendment No. 4 to Asset Contribution Agreement
2.755	V2 Strategic Advisors, LLC	Lenka Uchmawava	51 Islington St	Suite 1		Portsmouth,	NH	03801		Master Professional Services Agreement
l										BEATPORT VIDEO SYNCHRONIZATION
2.756	vakant		muskauer strasse 49	D-10997	berlin				Germany	LICENSE AGREEMENT
2.757	Various									Amendment No. 3 to Asset Contribution Agreement
2.758	Viagogo		900 Third Avenue	Suite 502		New York	NY	10022		Viagogo Email Confirmation of Living Socil as Ticket Seller
2.759	Viagogo AG	Mark Streams, General Counsel	900 Third Avenue	Suite 502		New York	NY	10022		Indemnification Agreement
2.760	Viagogo AG	Attn: Christopher Miller	900 Third Avenue	Suite 502		New York	NY	10022	-	International Marketing Sponsorship Agreement
2.761	Viagogo AG	Christopher Miller General Counsel	900 Third Avenue 900 Third Avenue	Suite 502		New York	-	10022	-	International Marketing Sponsorship Agreement
2.762 2.763	Viagogo AG Viagogo AG	Mark Streams, General Counsel	900 Third Avenue	Suite 502 Suite 502		New York New York	NY	10022		International Marketing Sponsorship Agreement International Marketing Sponsorship Agreement
2.763		Mark Streams, General Counsel	900 Third Avenue	Suite 502		New York	NY	10022		International Marketing Sponsorship Agreement
2.704	Viagogo AG	wark Streams, General Counsel	300 milu Avenue	Suite SUZ		New TUR	INT	10022	1	Viagogo
1										Letter dtd June 12, 2014
2.765	Viagogo AG	Mark Streams, General Counsel	900 Third Avenue	Suite 502		New York	NY	10022		re: International Marketing Sponsorship Agreement
2.765	Viagogo AG	Mark Greans, General Coulisei	900 Third Avenue	Suite 502		New York	NY	10022	1	International Sponsorship Agreement
2.760	viagogo AG, VG	Mark Streams, General Counsel	900 Third Avenue	Suite 502		New York	NY	10022	1	Indemnification Agreement
2.767	Viggle Inc.	John Small	902 Broadway,	11th Floor		New York	NY	10022	1	Software License and Services Agreement - pdf Version
2.769	Viggle Inc.	John Small	902 Broadway,	11th Floor		New York	NY	10010		Software License and Services Agreement - but version
2.103		A Wayne Johnson, President	CCL Dioddinay,				1.4.	1.0010		Letter, cancel stock certificate and transfer of shares back to
2.770	Virtual Point Holdings LLC	Manager	PO Box 28020			Macon	GA	31221		debtor
2.110		A Wayne Johnson, President				Macon	54	51221		
2.771	Virtual Point Holdings LLC	Manager	PO Box 28020			Macon	GA	31221		Letter of termination
			A Wayne Johnson,	1				1	1	
		1		1			1	1	1	Letter Agreement
2 772	Virtual Point Holdings LLC									
2.772 2.773	Virtual Point Holdings LLC Virtual Point Holdings, LLC		President Manager P.O. Box 28020			Macon	GA	31221		Securities Purchase Agreement

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 66 of 71

Line	Name of other parties with whom the debtor has an executory contract or unexpired lease	Creditor Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country	State what the contract or lease is for and the nature of the debtor's interest
				ĺ			ĺ			Asset Contribution Agreement - (By and among SFX Entertainment, Inc., SFX-React Operating LLC, West Loop
										Management I, LLC, Jeffery Callahan, Lucas King, Nick Karounos,
2.775	West Loop Management I, LLC		400 N. May Street	Suite 202		Chicago	IL	60642		Sam Cappas dated 2/18/14)
2.776	West Loop Management I, LLC		400 N. May Street	Suite 202		Chicago	IL	60642		Letter re Amendment to Asset Contribution Agreement
2.777	White Oak Securities LLC	Timothy J. Crawfort	30 Broad Street	29th Floor		New York	NY	10004		Investment Banking Agreement
2.778	White Oak Securities LLC,	Andrew Cooper : c/o AJ Wealth	30 Broad Street	29th Floor		New York	NY	10004		Finder's Agreements
2.779	White Oak Securities LLC,	Timothy Crowhurst: c/o AJ Wealth	30 Broad Street	29th Floor		New York	NY	10004		Finder's Agreements
2.780	Wink Party-Artwork	Bart Bruinsma	Hooghiemstraplein 55			Utrecht		3514 AX	The Netherlands	Creative Services Agreement
	Wolverine Flagship Fund Trading									
2.781	Limited		175 W Jackson Blvd.	Suite 340		Chicago	IL	60604		Securities Purchase Agreement
2.782	World on a String	Ryan Schinman, Manager	45 Mountain Avenue	Llewellyn Park		West Orange	NJ	07052		Amendment No. 4 to Asset Contribution Agreement
2.783	World on a String LLC	Attn: Ryan Schinman, Manager	45 Mountain Avenue	Llewellyn Park		West Orange	NJ	07052		Schinman Consulting Agreement
			GreatAmerica Leasing	625 First Street						
2.784	World Trade Copiers, Corp		Corporation	SE		Cedar Rapids	IA	52401		Agreement
2.785	WPP Group USA, Inc.	Attn: Lance Maerov	100 Park Avenue 4th Floor			New York	NY	10017		Preferred Service Provider Agreement
2.786	YouTube		213 S 6th Street			SAINT CLAIR	MI	48079		YouTube Channel Content Ownership Transfer - Beatport
2.787	YouTube		213 S 6th Street			SAINT CLAIR	MI	48079		YouTube Channel Content Ownership Transfer - Life In Color
2.788	YouTube		213 S 6th Street			SAINT CLAIR	MI	48079		YouTube Channel Content Ownership Transfer - Stereosonic

Fill in this information to identify the case:	
--	--

Debtor Name: In re : SFX Entertainment, Inc.

United States Bankruptcy Court for the: District Of Delaware

Case number (if known): 16-10238 (MFW)

Official Form 206H

Schedule H: Codebtors

Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page.

1. Does the debtor have any codebtors?

□ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form.

✓ Yes

2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, *Schedules D-G*. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2.

Colui	nn 1: Codebtor				Column 2: Creditor	
	Name	Mailing address			Name	Check all schedules that apply:
2.1	See Schedule H Attachment					
		Street				
						□ E/F
						□G
		City	State	ZIP Code		
		Country				

Check if this is an amended filing

12/15

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 68 of 71

In re: SFX Entertainment, Inc.

Case No. 16-10238

Schedule H

Codebtors

Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
430R Acquisition LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
430R Acquisition LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
Beatport, LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
Beatport, LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
Core Productions LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
Core Productions LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
EZ Festivals LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
EZ Festivals LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
Flavorus, Inc.	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
Flavorus, Inc.	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
ID&T/SFX Mysteryland LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
ID&T/SFX Mysteryland LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
ID&T/SFX North America LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
ID&T/SFX North America LLC	902 Broadway 15th Floor	New York		10010	U.S. Bank National Association (as agent)	X		
ID&T/SFX Q-Dance LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	X		
ID&T/SFX Q-Dance LLC	902 Broadway 15th Floor				U.S. Bank National Association (as agent)	X		
ID&T/SFX Sensation LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
ID&T/SFX Sensation LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
ID&T/SFX TomorrowWorld LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
ID&T/SFX TomorrowWorld LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
LETMA Acquisition, LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
LETMA Acquisition, LLC	902 Broadway 15th Floor				U.S. Bank National Association (as agent)	X		
Made Event, LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	X		
Made Event, LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	X		
Michigan JJ Holdings LLC	902 Broadway 15th Floor				Catalyst Fund Limited Partnership V	X		
Michigan JJ Holdings LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	X		
Robert F.X. Sillerman (Portion)	902 Broadway 15th Floor	New York	NY	10010	Paul Hastings LLP		Х	
					React Presents, Inc.; Clubtix, Inc.; Lucas			
Robert F.X. Sillerman	902 Broadway 15th Floor	New York	NY		King; Jeffrey Callahan		Х	
SFX Acquisition LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Acquisition LLC	902 Broadway 15th Floor				Laura De Palma		Х	
SFX Acquisition LLC	902 Broadway 15th Floor				Mike Bindra		Х	
SFX Acquisition LLC	902 Broadway 15th Floor				U.S. Bank National Association (as agent)	X		
SFX Development LLC	902 Broadway 15th Floor				Catalyst Fund Limited Partnership V	X		
SFX Development LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	Х		

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 69 of 71

In re: SFX Entertainment, Inc.

Case No. 16-10238

Schedule H

Codebtors

Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
SFX EDM Holdings Corporation	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX EDM Holdings Corporation	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX Entertainment, Inc.	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Entertainment, Inc.	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX-Hudson LLC	902 Broadway 15th Floor	New York	NY	10010	Winston Farm Limited Partnership		Х	
SFX Managing Member Inc.	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Managing Member Inc.	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX Marketing LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Marketing LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX Platform & Sponsorship LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Platform & Sponsorship LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX Technology Services, Inc.	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX Technology Services, Inc.	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX/AB Live Event Canada, Inc.	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	Х		
SFX/AB Live Event Canada, Inc.	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX/AB Live Event LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX/AB Live Event LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX/AB Live Intermediate Holdco LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX/AB Live Intermediate Holdco LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	X		
SFX-94 LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	X		
SFX-94 LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	X		
SFX-Disco Intermediate Holdco LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	X		
SFX-Disco Intermediate Holdco LLC	902 Broadway 15th Floor	New York	NY		U.S. Bank National Association (as agent)	X		
SFX-Disco Operating LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX-Disco Operating LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	X		
SFXE IP LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	Х		
SFXE IP LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	Х		
SFXE Netherlands Holdings B.V.	902 Broadway 15th Floor	New York			Lewis Holding B.V.		Х	
SFXE Netherlands Holdings B.V.	902 Broadway 15th Floor	New York			Mountain B.V.		Х	
SFX-EMC, Inc.	902 Broadway 15th Floor	New York	NY		Catalyst Fund Limited Partnership V	X		
SFX-EMC, Inc.	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	Х		
SFX-Hudson LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	Х		
SFX-Hudson LLC	902 Broadway 15th Floor	New York			U.S. Bank National Association (as agent)	Х		
SFX-IDT N.A. Holding II LLC	902 Broadway 15th Floor	New York			Catalyst Fund Limited Partnership V	Х		
SFX-IDT N.A. Holding II LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		

Case 16-10238-MFW Doc 382 Filed 04/13/16 Page 70 of 71

In re: SFX Entertainment, Inc.

Case No. 16-10238

Schedule H

Codebtors

Name of codebtor	Address 1	City	State	Zip	Name of creditor	D	E/F	G
SFX-IDT N.A. Holding LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX-IDT N.A. Holding LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX-LIC Operating LLC	902 Broadway 15th Floor	New York	NY		Catalyst Fund Limited Partnership V	X		
SFX-LIC Operating LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX-Nightlife Operating LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX-Nightlife Operating LLC	902 Broadway 15th Floor	New York	NY	10010	Nightlife Holdings LLC		Х	
SFX-Nightlife Operating LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX-Perryscope LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
SFX-Perryscope LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
SFX-React Operating LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
					React Presents, Inc.; Clubtix, Inc.; Lucas			
SFX-React Operating LLC	902 Broadway 15th Floor	New York	NY	10010	King; Jeffrey Callahan		Х	
SFX-React Operating LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		
Spring Awakening, LLC	902 Broadway 15th Floor	New York	NY	10010	Catalyst Fund Limited Partnership V	X		
Spring Awakening, LLC	902 Broadway 15th Floor	New York	NY	10010	U.S. Bank National Association (as agent)	X		

Fill in this information to identify the case:

Debtor Name: In re : SFX Entertainment, Inc.

United States Bankruptcy Court for the: District Of Delaware

Case number (if known): 16-10238 (MFW)

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 04/12/2016

MM / DD / YYYY

★ / s / Michael Katzenstein

Signature of individual signing on behalf of debtor

Michael Katzenstein

Printed name

Chief Restructuring Officer, Interim Chief Executive Officer

Position or relationship to debtor