

Registration of a Charge

Company Name: MELON YELLOW MUSIC LIMITED

Company Number: 00633404

XCCS0L2H

Received for filing in Electronic Format on the: 25/09/2023

Details of Charge

Date of creation: 13/09/2023

Charge code: 0063 3404 0003

Persons entitled: FIFTH THIRD BANK, NATIONAL ASSOCIATION (AS ADMINISTRATIVE

AGENT FOR THE LENDERS (AS DEFINED IN THE INSTRUMENT)). AGENT

FOR THE LENDERS (AS DEFINED IN THE INSTRUMENT)).

Brief description: NO SPECIFIC LAND, SHIP, AIRCRAFT OR INTELLECTUAL PROPERTY

HAS BEEN IDENTIFIED. FOR FULL DETAILS OF THE CHARGES AND

FIXED SECURITY, PLEASE REFER TO THE INSTRUMENT.

Contains fixed charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

Authentication of Instrument

Certification statement: I CERTIFY THAT, SAVE FOR MATERIAL REDACTED PURSUANT TO

S859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A TRUE, COMPLETE AND CORRECT COPY OF

THE ORIGINAL INSTRUMENT.

Certified by: ANTHONY MARCOU, SOLICITOR, DLA PIPER UK LLP, LONDON



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 633404

Charge code: 0063 3404 0003

The Registrar of Companies for England and Wales hereby certifies that a charge dated 13th September 2023 and created by MELON YELLOW MUSIC LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 25th September 2023.

Given at Companies House, Cardiff on 27th September 2023

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





I certify that, save for material redacted pursuant to \$859G of the Companies Act 2006, this is a true, complete and correct copy of the original instrument.

Date: 25 September 2023

Signed: Nowwon

COPYRIGHT SECURITY AGREEMENT

Execution Version

DLA Piper UK LLP

September 13, 2023

WHEREAS, the undersigned (each a "Grantor" and collectively, the "Grantors") now own or hold and/or may hereafter acquire or hold certain copyrights and rights under copyright in and to (a) Musical Compositions, (b) Sound Recordings, (c) Plays and (d) exclusive licenses in any registered copyrights, including, without limitation to the extent of the applicable Grantor's rights, title and interest therein, but in all cases excluding Excluded Assets, those listed on Schedule A hereto as such Schedule may be amended from time to time by the addition of registered copyrights subsequently arising or acquired (for the avoidance of doubt, the inclusion of any Media Asset on Schedule A hereto shall not indicate that such item constitutes a Material Media Asset, and the determination of what constitutes a Material Media Asset shall in all instances be made by reference to the applicable definitions in the Credit Agreement);

WHEREAS, pursuant to that certain Credit, Security, Pledge and Guaranty Agreement, dated as of September 13, 2023 (as it may be amended, supplemented or otherwise modified, renewed, restated or replaced from time to time, the "Credit Agreement") by and among Concord Ops Holdings LLC, a Delaware limited liability company, as borrower (the "Borrower"), each of the Guarantors party thereto from time to time, each of the financial institutions party thereto from time to time (the "Lenders"), and Fifth Third Bank, National Association, as administrative agent for the Lenders (in such capacity, the "Administrative Agent") and as Issuing Bank, the Lenders have agreed to make Loans to the Borrower;

WHEREAS, pursuant to the terms of the Credit Agreement, the Grantors organized in the United States have granted a first priority security interest to the Administrative Agent, for the benefit of the Secured Parties, in and to all personal property of such Grantors whether now owned, presently existing or hereafter acquired or created, including, without limitation, all right, title and interest of such Grantors in, to and under any copyrights in any Media Asset and all proceeds thereof or income therefrom, but in all cases excluding Excluded Assets, to secure the due and punctual payment of the Obligations, or their obligations under and in connection with, their guaranty of the Obligations, as the case may be, in each case subject only to Permitted Encumbrances;

WHEREAS, pursuant to the terms of that certain Debenture, dated September 13, 2023, (as it may be amended, supplemented or otherwise modified, renewed, restated or replaced from time to time, the "Debenture") by and between the UK Guarantors from time to time party thereto, as Chargors and the Administrative Agent, the Grantors organized in England and Wales have granted fixed and floating charges to the Administrative Agent, for the benefit of the Administrative Agent for the Secured Parties, over all of their respective assets and undertaking, including, without limitation, all legal and/or equitable interests (including, without limitation, the benefit of all licenses in any part of the world) of each such Grantor in, or relating to copyrights (which may now or in the future subsist), whether registered or unregistered and the benefit of all applications and rights to use such assets (which may now or in the future subsist) and all proceeds of sale thereof or income therefrom, but in all cases excluding Excluded Assets, as continuing security for the payment and discharge of the Obligations; and

WHEREAS, capitalized terms used herein but not defined shall have the meanings ascribed to such terms in the Credit Agreement or otherwise the Debenture.

NOW THEREFORE, for good and valuable consideration the receipt and sufficiency of which is hereby acknowledged:

- (1) Each Grantor does hereby grant a first priority security interest to the Administrative Agent, for the benefit of the Secured Parties, in and to all such Grantor's right, title and interest in and to each and every Media Asset, all of the properties thereof, tangible and intangible, all intellectual property related thereto and all copyrights originating under the laws of the United States in such Media Asset and all other rights therein and thereto, of every kind and character, whether now in existence or hereafter to be made or produced, and whether or not in possession of such Grantor, but in all cases excluding Excluded Assets, to secure the due and punctual payment of the Obligations, or their obligations under and in connection with, their guaranty of the Obligations, as the case may be, subject only to Permitted Encumbrances.
- (2) The foregoing grants shall include with respect to each and every item of Music Product, and without limiting the foregoing language, each and all of the following particular rights and properties of the Grantors (in each case to the extent of the applicable Grantor's right, title and interest in and to such rights and properties, including any such right title and interest hereafter created or acquired by such Grantor):
 - (i) all Musical Compositions and Master Recordings at every stage thereof;
- (ii) the name or title of each item of Music Product and all rights of such Grantor to the use thereof, including, without limitation, rights protected pursuant to trademark, service mark, unfair competition and/or any other applicable statutes, common law, or other rule or principle of law;
- (iii) all common law and statutory copyright and other rights in all Music Product and other musical and other properties (hereinafter collectively called "said musical properties") which form a part of, or are incorporated into, an item of Music Product (and the right to obtain copyrights and renewals of copyrights therein), all component parts of any item of Music Product consisting of said musical properties, all composition rights in and to the lyrics and music, all arrangements of said lyrics and music and said musical properties, together with all preliminary and final lyrics and music used and to be used in connection with such item of Music Product, all rights with respect to Sound Recordings included in any Music Product and all other musical material incorporated into such item of Music Product;
- (iv) all rights for all media in such item of Music Product, including, each without limitation, all rights to record, re-record, orchestrate, re-orchestrate, rearrange, compile, produce, reproduce, synchronize, include in music videos or other audiovisual works such item of Music Product including without limitation all rights to receive royalties and all other amounts payable in connection with the use of such item of Music Product;
- (v) all tangible personal property relating to such item of Music Product, including, without limitation, all Master Recordings, physical embodiments of Musical Compositions, Records and any and all other physical properties of every kind and nature relating to such item of Music Product whether in completed form or in some state of completion, and all masters,

duplicates, drafts, versions, variations and copies of each thereof, in all formats whether on digital compact cassette tapes, analog cassettes, audio tapes, digital audio tapes, compact discs, videodiscs, minidiscs, vinyl records, CD-ROM, CD-I, CD Plus, SACD and DVD-Audio recordings, MP3, music video, DVD or other aural, audiovisual or electronic media or otherwise and all music sheets and promotional materials relating to such item of Music Product, any equipment on which any Music Product is stored electronically or otherwise and all inventories of Records and Music Product;

- (vi) all collateral, allied, subsidiary and merchandising rights appurtenant or related to such item of Music Product including, without limitation, the following rights: all rights to produce reissues or rearrangements of such item of Music Product; all rights throughout the world to broadcast, transmit and/or reproduce by means of radio, television (including commercially sponsored, sustaining and subscription or "pay" radio or television) or by streaming audio or by other means over the internet or any other open or closed physical or wireless network or by any process analogous to any of the foregoing, now known or hereafter devised, such item of Music Product or any remake or rearrangement of such item of Music Product; all merchandising rights including, without limitation, all rights to use, exploit and license others to use and exploit any and all commercial tie-ups of any kind arising out of or connected with such item of Music Product, the title or titles of such item of Music Product, the said musical or audiovisual properties and including further, without limitation, any and all commercial exploitation in connection with or related to such item of Music Product, any remake or rearrangement thereof and/or said musical or audiovisual properties;
- (vii) the right to sue in the name of such Grantor for past, present and future infringements of any of the rights in each item of Music Product, as set forth in this definition;
- (viii) all insurance policies connected with such item of Music Product and all proceeds which may be derived therefrom;
- (ix) all rights to distribute, sell, rent, license the broadcast of and otherwise exploit and turn to account such item of Music Product;
- (x) any and all sums, proceeds, money, products, profits or increases, including money profits or increases (as those terms are used in the UCC or otherwise) or other property obtained or to be obtained from the distribution, broadcast, sale or other uses or dispositions of such item of Music Product or any part of such item of Music Product, including, without limitation, all sums, proceeds, profits, products and increases, whether in money or otherwise, from a sale and leaseback or other sale, rental or licensing of such item of Music Product and/or any of the elements of such item of Music Product including, without limitation, from collateral, allied, subsidiary and merchandising rights, and further including, without limitation, all monies or other investment property held in any Collection Account, any Controlled Accounts or the Cash Collateral Account;
- (xi) all the dramatic, nondramatic, film, stage, television, radio and publishing rights in and to such item of Music Product (whether arising under copyright, contract or otherwise);
- (xii) any and all contract rights and/or chattel paper which may arise in connection with such item of Music Product;

- (xiii) all accounts and/or other rights to payment which such Grantor currently owns or which may arise in favor of such Grantor in the future, including, without limitation, any refund or rebate, all accounts and/or rights to payment due from Persons in connection with the distribution of such item of Music Product, or from the exploitation of any and all of the collateral, allied, subsidiary, merchandising and other rights in connection with such item of Music Product;
- (xiv) any and all "general intangibles" (as that term is defined in the UCC) not elsewhere included in this definition, including, without limitation, any and all payment intangibles consisting of any right to payment which may arise in connection with the distribution or exploitation of any of the rights set out herein, and any and all general intangible rights in favor of such Grantor for services or other performances by any third parties, including recording artists, composers, lyricists, recording engineers, individual producers and/or any and all other performing or nonperforming artists in any way connected with such item of Music Product, any and all general intangible rights in favor of such Grantor relating to licenses of sound or other equipment, or licenses for any phonograph, phonographic or audiovisual products or other processes, and any and all general intangibles related to the distribution or exploitation of such item of Music Product including general intangibles related to or which grow out of the broadcast of such item of Music Product and the exploitation of any and all other rights in such item of Music Product set out in this definition;
- (xv) any and all goods including, without limitation, "inventory" (as that term is defined in the UCC) which may arise in connection with the creation, production or delivery of such item of Music Product and which goods pursuant to any production or distribution agreement or otherwise are owned by such Grantor;
- (xvi) all and each of the rights, regardless of denomination, which arise in connection with the acquisition, creation, recording, production, completion of production, delivery, distribution, or other exploitation of such item of Music Product, including, without limitation, any and all rights in favor of such Grantor, the ownership or control of which are or may become necessary or desirable, in the opinion of the Administrative Agent, in order to complete recording or production of such item of Music Product in the event that the Administrative Agent exercises any rights it may have to take over and complete recording or production of such item of Music Product;
- (xvii) any and all Collection Accounts, Controlled Accounts or other deposit or other accounts (including the Cash Collateral Account) established by such Grantor with respect to such item of Music Product;
 - (xviii) any and all rights of such Grantor under any Media Agreements; and
- (xix) any and all rights of such Grantor under contracts relating to the production or acquisition of such item of Music Product, including but not limited to, all Media Agreements and other contracts to which such Grantor is a party.

All of the foregoing items or types of property, whether presently existing or hereafter arising or acquired, shall be referred to herein collectively as the "Music Product Collateral".

- (3) The foregoing grants shall also include with respect to each and every Theatrical Right, and without limiting the foregoing language, each and all of the following particular rights and properties of the Grantors (in each case to the extent of the applicable Grantor's right, title and interest in and to such rights and properties, including any such right title and interest hereafter created or acquired by such Grantor):
 - (i) all Plays at every stage thereof;
- (ii) the name or title of each Play and all rights of such Grantor to the use thereof, including, without limitation, rights protected pursuant to trademark, service mark, unfair competition and/or any other applicable statutes, common law, or other rule or principle of law;
- (iii) all common law and statutory copyright and other rights in all Plays and other theatrical and other properties (hereinafter collectively called "said theatrical properties") which form a part of, or are incorporated into, any Play (and the right to obtain copyrights and renewals of copyrights therein), all component parts of any Play consisting of said theatrical properties, all written text rights in and to the Play and all other material incorporated into such Play;
- (iv) all rights for all media in such Play, including, each without limitation, all rights to record, re-record, perform, publish, rearrange, compile, produce, reproduce, include on film or other audiovisual works such Play including without limitation all rights to receive royalties and all other amounts payable in connection with the use of such Play;
- (v) all tangible personal property relating to such Play, including, without limitation, all physical embodiments of such Play and any and all other physical properties of every kind and nature relating to such Play whether in completed form or in some state of completion, and all masters, duplicates, drafts, versions, variations and copies of each thereof, in all formats whether on digital compact cassette tapes, analog cassettes, audio tapes, digital audio tapes, compact discs, videodiscs, minidiscs, vinyl records, CD-ROM, CD-I, CD Plus, SACD and DVD-Audio recordings, MP3, music video, DVD or other aural, audiovisual or electronic media or otherwise and all music sheets, dialogue and promotional materials relating to such Play, any equipment on which any Play is stored electronically or otherwise;
- (vi) all collateral, allied, subsidiary and merchandising rights appurtenant or related to such Play including, without limitation, the following rights: all rights to produce reissues or rearrangements of such Play; all rights throughout the world to broadcast, transmit and/or reproduce by means of radio, television (including commercially sponsored, sustaining and subscription or "pay" radio or television) or by streaming audio or by other means over the internet or any other open or closed physical or wireless network or by any process analogous to any of the foregoing, now known or hereafter devised, such Play or any remake or rearrangement of such Play; all merchandising rights including, without limitation, all rights to use, exploit and license others to use and exploit any and all commercial tie-ups of any kind arising out of or connected with such Play, the title or titles of such Play, the said musical, dialogue or audiovisual properties and including further, without limitation, any and all commercial exploitation in connection with or related to such Play, any remake or rearrangement thereof and/or said musical, dialogue or audiovisual properties;

- (vii) the right to sue in the name of such Grantor for past, present and future infringements of any of the rights in each Play, as set forth in this definition;
- (viii) all insurance policies connected with such Play and all proceeds which may be derived therefrom;
- (ix) all rights to distribute, sell, rent, license the broadcast of and otherwise exploit and turn to account such Play;
- (x) any and all sums, proceeds, money, products, profits or increases, including money profits or increases (as those terms are used in the UCC or otherwise) or other property obtained or to be obtained from the distribution, broadcast, sale or other uses or dispositions of such Play or any part of such Play, including, without limitation, all sums, proceeds, profits, products and increases, whether in money or otherwise, from a sale and leaseback or other sale, rental or licensing of such Play and/or any of the elements of such Play including, without limitation, from collateral, allied, subsidiary and merchandising rights, and further including, without limitation, all monies or other investment property held in any Collection Account, any Controlled Accounts or the Cash Collateral Account;
- (xi) all the dramatic, nondramatic, film, stage, television, radio and publishing rights in and to such Play (whether arising under copyright, contract or otherwise);
- (xii) any and all contract rights and/or chattel paper which may arise in connection with such Play;
- (xiii) all accounts and/or other rights to payment which such Grantor currently owns or which may arise in favor of such Grantor in the future, including, without limitation, any refund or rebate, all accounts and/or rights to payment due from Persons in connection with the distribution of such Play, or from the exploitation of any and all of the collateral, allied, subsidiary, merchandising and other rights in connection with such Play;
- (xiv) any and all "general intangibles" (as that term is defined in the UCC) not elsewhere included in this definition, including, without limitation, any and all payment intangibles consisting of any right to payment which may arise in connection with the distribution or exploitation of any of the rights set out herein, and any and all general intangible rights in favor of such Grantor for services or other performances by any third parties, including recording artists, composers, lyricists, recording engineers, individual producers and/or any and all other performing or nonperforming artists in any way connected with such Play, any and all general intangible rights in favor of such Grantor relating to licenses of sound or other equipment, or licenses for any phonograph, phonographic or audiovisual products or other processes, and any and all general intangibles related to the distribution or exploitation of such Play including general intangibles related to or which grow out of the broadcast of such Play and the exploitation of any and all other rights in such Play set out in this definition;
- (xv) any and all goods including, without limitation, "inventory" (as that term is defined in the UCC) which may arise in connection with the creation, production or delivery of such Play and which goods pursuant to any production or distribution agreement or otherwise are owned by such Grantor;

(xvi) all and each of the rights, regardless of denomination, which arise in connection with the acquisition, creation, recording, production, completion of production, delivery, distribution, or other exploitation of such Play, including, without limitation, any and all rights in favor of such Grantor, the ownership or control of which are or may become necessary or desirable, in the opinion of the Administrative Agent, in order to complete production of such Play in the event that the Administrative Agent exercises any rights it may have to take over and complete recording or production of such Play;

(xvii) any and all Collection Accounts, Controlled Accounts or other deposit or other accounts (including the Cash Collateral Account) established by such Grantor with respect to such Play;

(xviii) any and all rights of such Grantor under any Media Agreements; and

(xix) any and all rights of such Grantor under contracts relating to the production or acquisition of such Play, including but not limited to, all Media Agreements and other contracts to which such Grantor is a party.

All of the foregoing items or types of property, whether presently existing or hereafter arising or acquired, shall be referred to herein collectively as the "Theatrical Rights Collateral" and together with the Music Product Collateral, the "Collateral".

This security interest is granted in conjunction with the security interests granted to the Administrative Agent (for the benefit of the Secured Parties) pursuant to the Credit Agreement and the Debenture. Each of the Grantors and the Administrative Agent hereby further acknowledges and affirms that the rights and remedies of the Administrative Agent (for the benefit of the Secured Parties) with respect to the security interest made and granted hereby are subject to, and more fully set forth in, the Credit Agreement or the Debenture, as applicable, and are subject to the limitations set forth in the Credit Agreement or the Debenture, as applicable, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Copyright Security Agreement is made for collateral purposes only. At such time as all Obligations have been paid in full and performed, the Administrative Agent (for the benefit of the Secured Parties), shall promptly execute and deliver to the Grantors, at the Grantors' expense, without representation, warranty or recourse, all releases and reassignments, termination statements and other instruments requested by the Grantors, as may be necessary or proper to terminate the security interest of the Administrative Agent (for the benefit of the Secured Parties) in the Collateral, subject to any disposition thereof which may have been made by the Administrative Agent pursuant to the terms hereof or of the Credit Agreement.

So long as no Event of Default shall have occurred and be continuing, and subject always to the various provisions of the Credit Agreement and the other Fundamental Documents to which any Grantor is a party, such Grantor may use, license and exploit the Collateral in any lawful manner permitted under the Credit Agreement and the other Fundamental Documents.

THIS COPYRIGHT SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK AND THE APPLICABLE FEDERAL LAWS OF THE UNITED STATES OF AMERICA, WITHOUT REGARD TO ANY CONFLICT OF LAWS PRINCIPLES THAT

WOULD RESULT IN THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION.

This Copyright Security Agreement, and any modifications or amendments hereto may be executed in any number of counterparts, each of which when so executed and delivered shall constitute an original for all purposes, but all such counterparts taken together shall constitute but one and the same instrument.

All notices and other communications provided under this Copyright Security Agreement shall be delivered in such form, manner and address as provided in <u>Section 13.1</u> of the Credit Agreement.

Any provision of this Copyright Security Agreement which is invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without invalidating the remaining provisions hereof, and any such invalidity, illegality or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

No amendment, modification, rescission, waiver or release of any provision of this Copyright Security Agreement, and no consent to any departure therefrom shall in any event be effective unless signed by the Administrative Agent (whose signature shall be delivered only in accordance with the applicable provisions of the Credit Agreement) and the Grantors. Any waiver or consent shall be effective only in the specific instance and for the specific purpose for which it is given.

This Copyright Security Agreement shall bind and inure to the benefit of the parties hereto and their successors and permitted assigns (as determined pursuant to the Credit Agreement), but neither this Copyright Security Agreement nor any of the rights or interests hereunder shall be assigned by any Grantor (including its successors and permitted assigns) without the prior written consent of the Administrative Agent (which shall be provided only in accordance with the applicable provisions of the Credit Agreement), and any attempted assignment without such consent shall be null and void.

If any conflict or inconsistency exists between this Copyright Security Agreement and the Credit Agreement, the Credit Agreement shall govern.

[Signature Pages Follow]

IN WITNESS WHEREOF, each Grantor has caused this Copyright Security Agreement to be duly executed and delivered by its duly Authorized Officer as of the date first set forth above.

GRANTORS:

CONCORD OPS HOLDINGS LLC

By:

By: _____Name: Kent Hoskins
Title: Authorized Person

CONCORD RM HOLDCO LLC CONCORD RECORDED MUSIC 1 LLC PULSE RECORDS, LLC KIDZ BOP ENTERPRISES LLC KIDZ BOP LIVE LLC CONCORD PUBLISHING, LLC BOOSEY & HAWKES HOLDINGS LLC **B&H MUSIC PUBLISHING INC.** PULSE 2.0, LLC CONCORD COMPOSITIONS 1 LLC **CONCORD SPECIAL PURPOSE** ACQUISITION COMPANY, LLC CONCORD SPECIAL PURPOSE **ACQUISITION COMPANY 2.0, LLC** RODGERS & HAMMERSTEIN HOLDINGS LLC CONCORD THEATRICALS CORP. SAMUEL FRENCH, INC. R & H PARTNER I LLC R & H PARTNER II LLC TAMS-WITMARK LLC

By: ___

Name: Kent Hoskins
Title: Authorized Person

CONCORD THEATRICALS LIMITED

By:_____ Name: Kent Hoskins Title: Director

SAMUEL FRENCH LIMITED

BOOSEY & HAWKES HOLDINGS LIMITED

By:_

Name: Kent Hoskins

Title: Director

CLASSIC COPYRIGHT (HOLDINGS) LIMITED

CLASSIC COPYRIGHT LIMITED

Ву:____

BOOSEY & HAWKES LIMITED

By:____

BOOSEY & HAWKES GROUP SERVICES LIMITED

By: ______ Name: Kent Hoskins Title: Director

BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED

By: ______ Name: Kent Hoskins Title: Director

ANGLO-SOVIET MUSIC PRESS LIMITED

By:_____

ANTON J. BENJAMIN LIMITED

Title: Director

BOOSEY & HAWKES MULTIMEDIA LIMITED

By:______ Name: Kent Hoskins Title: Director

3RD AUDIO LIMITED

BIG PICTURE MUSIC LTD.

By: ______ Name: Kent Hoskins Title: Director

BOOSEY & CO., LIMITED

By: _____ Name: Kent Hoskins Title: Director

BOOSEYTONES LIMITED

By:_____ Name: Kent Hoskins

Title: Director

BRITISH STANDARD MUSIC COMPANY LIMITED

By:_____Name: Kent Hoskins

Title: Director

HAWKES & SON (LONDON) LIMITED

HENDON MUSIC LIMITED

By:_____ Name: Kent Hoskins Title: Director

SCHAUER & MAY LIMITED

By:______Name: Kent Hoskins Title: Director

BOOSEY & HAWKES KJM LIMITED

Ву:____

BOOSEY & HAWKES Z LIMITED

By:____

CONCORD CREATIVE SERVICES LTD

By:_____

LAFLEUR MUSIC LTD

Ву:_____

LIME GREEN MUSIC LTD

Ву:___

MELON YELLOW MUSIC LIMITED

By: Name: Kent Hoskins

Title: Director

UNITED NATIONS MUSIC PUBLISHING LIMITED

By:_____

By: _______ Name: Kent Hoskins Title: Director

WINTHROP ROGERS, LIMITED

By:__

Name: Kent Hoskins Title: Director

ACCEPTED:

Fifth Third Bank, National Association, as Administrative Agent

Ву:

Name: Andrew Hensley
Title: Managing Director

Schedule A

Material Media Assets

i. Master Recordings

| Credit Party | Track Title | Album Title | Nature of Interest | U.S. Copyright Registration | Registration or |
|----------------------|--|--------------------------------------|--------------------|----------------------------------|---|
| | | | | or Application Number | Application Date |
| Kidz Bop Enterprises | - | KIDZ BOP Kids – | Owned | SR1-12962010241 [Application] | 09/7/2023 |
| Kidz Bop Enterprises | | KIDZ BOP Kids – | Owned | SR1-12962124553 | 9/6/2023 |
| TTC | | Kidz Bop 2020 | | [Application] | |
| | | Singles | | | |
| Kidz Bop Enterprises | l | KIDZ BOP Kids – KIDZ BOP Ultimate | Owned | SR1-12962124097 [Application] | 09/7/2023 |
| | | Playlist | | fromored de al | |
| Kidz Bop Enterprises | THE PERSON NAMED IN COLUMN NAM | KIDZ BOP Kids – | Owned | SR1-12962124168 | 09/7/2023 |
| TTC | | KIDZ BOP Super | | [Application] | |
| | | POP! | | | |
| Kidz Bop Enterprises | 1 | KIDZ BOP Kids – | Owned | SR0000805988 | 06/28/2017 |
| LLC | | KIDZ BOP Greatest | | | |
| | | Hits! | | | |
| Kidz Bop Enterprises | | KIDZ BOP Kids - | Owned | SR1-12962934080 | 09/6/2023 |
| LLC | | KIDZ BOP Singles | | [Application] | |
| | | 2019 | | | *************************************** |
| Kidz Bop Enterprises | 1 | KIDZ BOP Kids - | Owned | SR 1-12969013595 | 09/8/2023 |
| TTC | | Kidz Bop Halloween | | [Application] | |
| | | 2022 | | | |
| Kidz Bop Enterprises | | KIDZ BOP Kids - | Owned | SR1-12962124553 | 09/7/2023 |
| TTC | *************************************** | KIDZ BOP 2021 | | [Application] | |
| | | | | | |
| Kidz Bop Enterprises | - | KIDZ BOP Kids - | Owned | SR 1-12962124627 | 09/7/2023 |
| LLC | | KIDZ BOP 2022 | | [Application] | |
| | | Brand + Video | | | |
| Kidz Bop Enterprises | I | KIDZ BOP Kids - | Owned | SR 1-12962124627 | 09/6/2023 |
| LLC . | | KIDZ BOP 39 | | [Application] | |

| Kidz Bop Enterprises LLC | 1 | KIDZ BOP Kids - KIDZ BOP 2021 DE1 | Owned | SRI-12969115096 [Application] | 09/8/2023 |
|-----------------------------|------|--|-------|--|--|
| Kidz Bop Enterprises LLC | I | KIDZ BOP Kids - KIDZ BOP 37 | Owned | SR0000831612 (standard) SR0000831607 (Albertsons Exclusive) SR0000831610 (WalMart Exclusive) | 08/10/2018 08/10/2018 08/10/2018 |
| Kidz Bop Enterprises LLC | | Kidz Bop Kids - UK Singles 2020 | Owned | SR1-12962124553 [Application] | 09/7/2023 |
| Kidz Bop Enterprises LLC | | KIDZ BOP Kids - KIDZ BOP 2021 IUK1 | Owned | SR1-12962124553 [Application] | 09/6/2023 |
| Kidz Bop Enterprises LLC | de | Lullapop Lullabies - Lullapop Lullabies | Owned | SR0000831614 | 08/10/2018 |
| Kidz Bop Enterprises LLC | | The Laurie Berkner Band - The Best Of The Laurie Berkner Band | Owned | SRI-10708611521 [Application] | 03/30/2023 |
| Kidz Bop Enterprises LLC | earn | KIDZ BOP 32 | Owned | SR0000805977 | 06/28/2017 |
| Kidz Bop Enterprises LLC | - | KIDZ BOP Kids - KIDZ BOP All-Time Greatest Hits | Owned | SR0000395365 [Application] | 08/01/2023 |
| Kidz Bop Enterprises LLC | ı | KIDZ BOP Kids - KIDZ BOP 36 | Owned | SR0000831090 (standard) SR0000831609 (WalMart Exclusive) | 08/10/2018 08/10/2018 |
| Kidz Bop Enterprises LLC | 1 | Kidz Bop Kids - Kidz Bop Live 2022 | Owned | SR12962010241 [Application] | 9/6/2023 |
| Kidz Bop Enterprises LLC | | KIDZ BOP Kids - KB2021 Brand + Video | Owned | SR0000805977 | 06/28/2017 |
| Kidz Bop Enterprises LLC | | Kidz Bop Kids - KIDZ BOP 40 | Owned | SR0000395365 [Application] | 08/01/2023 |
| Kidz Bop Enterprises LLC | | KIDZ BOP Kids - KIDZ BOP 38 | Owned | SR0000831090 (standard) | 08/10/2018 |

| Kidz Bop Enterprises LLC | 3 7 | KIDZ BOP Kids - Kidz Bop 27 | Owned | SR1-12963119603 [Application] | 9/7/2023 |
|-----------------------------|-------|---|----------|----------------------------------|------------|
| Kidz Bop Enterprises LLC | Ī | Various Artists - Another Cinderella Story (Original Motion Picture Soundtrack) | Owned | SR0000647125 | 08/29/2008 |
| Kidz Bop Enterprises LLC | I I | KIDZ BOP Kids - Kidz Bop Party Playlist | Owned | SR1-12962934080 [Application] | 09/7/2023 |
| Kidz Bop Enterprises LLC | 1 | KIDZ BOP Kids - Kidz Bop Christmas 2022 | Owned | SR1-12963119203 [Application] | 09/7/2023 |
| Kidz Bop Enterprises LLC | 1 | Cooltime Kids - 52 Sing-A-Long Silly Songs | Owned | SR0000694462 | 02/17/2012 |
| Kidz Bop Enterprises LLC | - | Kidz Bop Halloween Hits! | Owned | SR0000709010 | 09/17/2012 |
| Kidz Bop Enterprises LLC | | Alvin And The Chipmunks (Original Motion Picture Soundtrack) | Licensed | SR0000637635 | 04/9/2008 |
| Kidz Bop Enterprises LLC | | The Laurie Berkner Band - Laurie Berkner Lullabies | Owned | SR0000751752 | 04/28/2014 |
| Kidz Bop Enterprises LLC | | The Laurie Berkner Band - Laurie Berkner's Animal Songs | Owned | SR0000255068 | 06/22/1997 |
| Kidz Bop Enterprises LLC | | KIDZ BOP Kids - Kidz Bop 22 | Owned | SR0000706923 | 07/17/2012 |
| Kidz Bop Enterprises LLC | | Kidz Bop Party Hits | Owned | SR0000727100 | 07/3/2013 |
| Kidz Bop Enterprises LLC | B T T | KIDZ BOP Kids - KIDZ BOP 31 | Owned | SR0000805823 | 06/28/2017 |
| Kidz Bop Enterprises LLC | 1 | KIDZ BOP Kids - KIDZ BOP Christmas (2018) | Owned | SR0000805827 | 06/28/2017 |

| Kidz Bop Enterprises | | The Laurie Berkner | Owned | SR0000309230 | 11/21/2002 |
|----------------------|-------|----------------------|----------|--|------------|
| LLC | | Band - Under A | | | |
| | | Shady Tree | | AND THE PROPERTY OF THE PROPER | |
| Kidz Bop Enterprises | - | KIDZ BOP Kids - | Owned | SR0000768616 | 06/11/2015 |
| LLC | | KIDZ BOP 28 | | | - |
| Kidz Bop Enterprises | - | The Laurie Berkner | Owned | SR0000214575 | 09/21/2000 |
| LLC | | Band - Whaddaya | | | |
| | | Think Of That (25th | | | |
| | | Anniversary) | | | |
| Kidz Bop Enterprises | 17 | KIDZ BOP Kids - | Owned | SR0000728252 | 07/16/2013 |
| LLC | | Kidz Bop 24 | | | |
| Kidz Bop Enterprises | - | KIDZ BOP Kids - | Owned | SR0000805827 | 06/28/2017 |
| LLC | | KIDZ BOP Christmas | | | |
| | | (2016) | | | |
| Kidz Bop Enterprises | *** | Imagination Movers - | Licensed | SR0000703400 | 04/9/2012 |
| LLC | | Rock-O-Matic | | | |
| Kidz Bop Enterprises | 1 | Cooltime Kids - | Owned | SR0000805824 | 06/28/2017 |
| LLC | | Patriotic Kids | | | |
| Kidz Bop Enterprises | | The Laurie Berkner | Owned | SRu000372022 | 04/7/1997 |
| LLC | | Band - Superhero | | | |
| Kidz Bop Enterprises | I | KIDZ BOP Kids - | Owned | SR0000745657 | 02/26/2014 |
| TTC . | | Kidz Bop 25 | | | |
| Kidz Bop Enterprises | | The Laurie Berkner | Owned | SR0000214766 | 09/21/2000 |
| LLC | | Band - Victor Vito | | | |
| Kidz Bop Enterprises | k III | Kidz Bop | Owned | SR0000314566 | 10/22/2002 |
| LLC | | | | *************************************** | |

ii. Musical Compositions

| Credit Party | Composition Title | Nature of Interest | U.S. Copyright or | Registration or Application |
|--|---|--------------------|---------------------------------|-----------------------------|
| | | | Application Registration Number | Date |
| Pulse 2.0, LLC | AS IT WAS | Co-Owned | 1-12864991409 [Application] | 8/9/2023 |
| Pulse 2.0, LLC | ITS MY TURN | Co-Owned | Pending | Pending |
| Pulse 2.0, LLC | GIRLS LIKE YOU (FEAT. CARDI B) | Co-Owned | PA0002138734 | 07/26/2018 |
| Pulse 2.0, LLC | GIRLS WANT GIRLS | Co-Owned | PA0002328061 | 12/17/2021 |
| Pulse 2.0, LLC | FOR THE WHOLE TEAM | Co-Owned | 1-12913254312 [Application] | 9/8/2023 |
| Pulse 2.0, LLC | GIRLS LIKE YOU | Co-Owned | PA0002184141 | 05/06/2019 |
| Pulse 2.0, LLC | STAY | Co-Owned | PA0002345926 | 04/05/2022 |
| Pulse 2.0, LLC | WATERMELON SUGAR | Co-Owned | PA0002265071 | 09/28/2020 |
| Pulse 2.0, LLC | TELEPATIA | Co-Owned | PA0002291776 | 03/22/2021 |
| Pulse 2.0, LLC | TOOSIE SLIDE | Co-Owned | PA0002251097 | 06/22/2020 |
| Pulse 2.0, LLC | ROAR | Co-Owned | PA0001860200 | 08/13/2013 |
| Pulse 2.0, LLC | ADORE YOU | Co-Owned | PA0002265129 | 09/28/2020 |
| Pulse 2.0, LLC | ELECTRIC LOVE | Co-Owned | PA0001991514 | 05/31/2016 |
| Hawkes & Son (London) | THE RITE OF SPRING | Owned | N/A | N/A |
| 777 | | , | | |
| BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED | PETER GRIMES, OP.33 | Owned | EF 97789 | N/A |
| BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED | ROMEO AND JULIET, OP.64 | Owned | EP 99144 | N/A |
| BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED | PICTURES AT AN EXHIBITION | Owned | N/A | N/A |
| B&H Music Publishing Inc. | PETRUSHKA (REVISED VERSION:1947) | Owned | N/A | N/A |
| Hawkes & Son (London) Ltd. | CONCERTO FOR ORCHESTRA, SZ116 | Owned | EFOR 1281, RE0000549633 | N/A |
| B&H Music Publishing, Inc. | HOE DOWN | Owned | PA0000282154 | 03/10/1986 |
| B&H Music Publishing, Inc. | APPALACHIAN SPRING ICPLT BALLET/13 INSI | Owned | EU0000531078 RE0000295252 | 06/30/1958 03/06/1986 |
| | | | | |

| N/A | | | N/A | N/A | | N/A | A/Z | * | (((((((((((((((((((| N/A | N/A | N/A N/A | N/A N/A | N/A N/A N/A | N/A N/A N/A | N/A N/A N/A | N/A N/A N/A | N/A N/A N/A N/A | N/A N/A N/A N/A | N/A N/A N/A N/A |
|-----------------|--------------------|---------|-----------------------------------|-------------------|--------------------------|-------------------------------|-----------------------|---|---------------------------------------|--|---|---|---|--|--|---|---|---|--|---|
| N/A | | | N/A | N/A | | N/A | N/A | | | EF 97789 | EF 97789 | EF 97789 N/A | EF 97789 N/A | EF 97789 N/A N/A | EF 97789 N/A N/A | EF 97789 N/A N/A N/A | EF 97789 N/A N/A | EF 97789 N/A N/A N/A | EF 97789 N/A N/A N/A | EF 97789 N/A N/A N/A N/A |
| Owned | | | Owned | Owned | | Owned | Owned | | | Owned | Owned | Owned | Owned | Owned Owned Owned | Owned Owned Owned | Owned Owned Owned Owned | Owned Owned Owned Owned | Owned Owned Owned Owned | Owned Owned Owned Owned | Owned Owned Owned Owned |
| | THEME OF PAGANINI, | OP.43 | CLASSICAL SYMPHONY IN D, OP.25 | SYMPHONIC DANCES, | OP.45 | PULCINELLA SUITE | THE YOUNG PERSON'S | | GUIDE TO THE ORCHESTRA, OP.34 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 WAR REQUIEM, OP.66 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 WAR REQUIEM, OP.66 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 WAR REQUIEM, OP.66 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 WAR REQUIEM, OP.66 | GUIDE TO THE ORCHESTRA, OP.34 FOUR SEA INTERLUDES, OP.33A CINDERELLA, OP.87 VIOLIN CONCERTO NO 2 IN G MINOR, OP.63 WAR REQUIEM, OP.66 PIANO CONCERTO NO 3 IN C, OP.26 |
| BOOSEY & HAWKES | MUSIC PUBLISHERS | LIMITED | Hawkes & Son (London) Ltd. | BOOSEY & HAWKES | MUSIC PUBLISHERS LIMITED | Hawkes & Son (London) Ltd. | Hawkes & Son (London) | | Lta. | Ltd. Hawkes & Son (London) | Ltd. Hawkes & Son (London) Ltd. | Ltd. Hawkes & Son (London) Ltd. BOOSEY & HAWKES | Ltd. Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED | Ltd. Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. BOOSEY & HAWKES | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. BOOSEY & HAWKES | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. | Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. BOOSEY & HAWKES MUSIC PUBLISHERS LIMITED Hawkes & Son (London) Ltd. Ltd. |

iii. Plays

| | | | | Designation or Application |
|--|---------------------------|--|---|------------------------------------|
| Credit Party | Title | Nature of Interest | U.S. Copyright of Application Registration | Registration of Apparation Date |
| | | | Number 5 | |
| The state of the s | The Cound of Music | Partially Owned and | DP0000004087 | 05/26/1960 |
| Kodgers & Hammerstean | THE SOUTH OF THESE | Partially Administered | EP0000004087 | 05/26/1960 |
| Holdings LEC | | | RE0000398352 | 10/03/1988 |
| | | | RE0000404991 | 01/13/1988 |
| Rodgers & Hammerstein | Rodgers & Hammerstein's | Owned | PA0000245595 | 02/15/1985 |
| Tams-Witmark LLC | A Chorus Line | Partially Owned; Remainder Administered | DU97136 | 1975 |
| Rodgers & Hammerstein | Oklahoma! | Owned | DP 89210 | 05/22/1944 |
| Holdings LLC | | | K 50/1/2 | 00/22/17/1 |
| Rodgers & Hammerstein | South Pacific | Owned | DO 1987/9 | 05/02/1949 |
| Holdings LLC | | | R 632092 DP 22279 | 10/18/1949 |
| | | | R 644484 | 10/18/1976 |
| | | | R 644885 | 10/18/1976 |
| 7. 1 O T. | Common | Owned | DU 92437 | 02/25/1945 |
| Kodgers & Hammerstein | Carousci | | R: 523887 | 02/28/1972 |
| Rodgers & Hammerstein | Once Upon a Mattress | Partially Owned; Remainder | PAU002265737 | 02/20/1998 |
| Holdings LLC | | Administrator 1 Present 2 | D. 22007 | 12/6/1934 |
| Tams-Witmark LLC | Anything Goes | Partially Owned; Kemainder | D: 3200/ | 12/21/1961 |
| | | Administered | DP: 46662 | 08/24/1936 |
| | | | R: 327901 | 12/12/1963 |
| | | | DU: 106772 | 12/30/1977 |
| Rodgers & Hammerstein | A Grand Night for Singing | Owned | PAU002265737 | 2/20/1998 |
| Holdings LLC Podgers & Hammerstein | Flower Drum Song | Owned | PA0001126018 | 01/17/2003 |
| Holdings LLC | | | PA0001201096 | 05/12/2003 |
| | | | FAUUUZ632/09 | COOT 17 (CO |
| | | | | 07/12/2002 |
| Rodgers & Hammerstein Holdings I I C | State Fair | Owned | PAU002284431 | 08/29/1997 |
| LIOIMINGS COO | | | | |