

AO 187 (Rev. 7/87) Exhibit and Witness List

# UNITED STATES DISTRICT COURT

DISTRICT OF

MASSACHUSETTS

SONY BMG MUSIC ENTERTAINMENT., *et al.*,

**Exhibit C to Plaintiffs' Pretrial Memo  
PLAINTIFFS' EXHIBIT LIST**

V.

Case Number: 1:07-CV-11446-NG

JOEL TENENBAUM

PRESIDING JUDGE: Hon. Nancy Gertner					PLAINTIFFS' ATTORNEY: Timothy M. Reynolds, Esq.	DEFENDANT'S ATTORNEY: Charles Nesson, Esq.
TRIAL DATE(S): July 27, 2009					Court REPORTER:	COURTROOM DEPUTY:
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS	DEF.'S OBJECTIONS
1.					Second Amended Exhibit A to Complaint (list of Plaintiffs' copyrighted sound recordings)	
2.					Second Amended Schedule 1 (list of additional copyrighted sound recordings of Plaintiffs)	
3.					Certified copies of Certificates of Registration for the sound recordings owned by Sony BMG Music Entertainment and Arista Records LLC	
4.					Chain of Title for the sound recordings owned by Sony BMG Music Entertainment and Arista Records LLC	
5.					Legitimate copies of CD's containing the sound recordings owned by Sony BMG Music Entertainment and Arista Records LLC	
6.					Screen shots of iTunes distribution of legitimate copies of the sound recordings owned by Sony BMG Music Entertainment and Arista Records LLC	
7.					Certified copies of Certificates of Registration for the sound recordings owned by UMG Recordings	
8.					Chain of Title for the sound recordings owned by UMG Recordings	
9.					Legitimate copies of CD's containing the sound recordings owned by UMG Recordings	
10.					Screen shots of iTunes distribution of legitimate copies of the sound recordings owned by UMG Recordings	
11.					Certified copies of Certificates of Registration for the sound recordings owned by Warner Bros.	
12.					Chain of Title for the sound recordings owned by Warner Bros	

13.					Legitimate copies of CD's containing the sound recordings owned by Warner Bros.	
14.					Screen shots of iTunes distribution of legitimate copies of the sound recordings owned by Warner Bros.	
15.					SafeNet Screenshots of Defendant's KaZaA shared folder on August 10, 2004 (Ex. B to Complaint) (Dep. Ex. 1)	
16.					SafeNet Systemlog from August 10, 2004	
17.					Copies of the MP3 sound recordings downloaded from Defendant's computer on August 10, 2004	
18.					SafeNet UserLog from August 10, 2004 (Dep. Ex. 6)	
19.					SafeNet Download Logs from August 10, 2004	
20.					SafeNet Trace of August 10, 2004	
21.					November 3, 2004 Subpoena to Cox Communications, Inc., with copy of Court's Order Granting Immediate Discovery (Dep. Ex. 9)	
22.					Letter to Cox High Speed Internet Customer (Dep. Ex. 22)	
23.					Response of Cox Communications, Inc. to November 3, 2004 Subpoena (Dep. Ex. 10)	
24.					Letter to J. Tenenbaum dated September 16, 2005 (Dep. Ex. 11)	
25.					Joel Tenenbaum Letter to Attorneys at Law dated November 21, 2005 (Dep. Ex. 4)	
26.					Cox Communications Acceptable Use Policy and Subscriber Agreement (Dep. Ex. 25)	
27.					Cox Communications "What's the Real Story on Peer-to-Peer Networks?" (Dep. Ex. 26)	
28.					Goucher College "Student Handbook For Information Technology" Fall 2003 Semester	
29.					Goucher College "Student Handbook For Information Technology" Fall 2004 Semester	
30.					Goucher College's Computer Use Policy for every semester between Fall 2002 and Spring 2006	
31.					Email from Bill Leimbach to Official Students dated December 21, 2004 re Goucher College Student Online Music Program	
32.					Goucher College: "Peer-to-Peer File Sharing and Copyright Law"	
33.					Goucher College Copyright Policy November 2003	
34.					Goucher College Copyright Policy October 2004	
35.					Defendant's Responses to Plaintiffs' Written Discovery (Dep. Ex. 7), with email amendment	

36.					Plaintiffs' Written Discovery to Defendant	
37.					Curriculum Vitae of Dr. Doug Jacobson	
38.					Supplemental Declaration and Expert Report of Dr. Doug Jacobson, dated July 13, 2009	
39.					List of file names found on with Joel Tenenbaum's Gateway computer "C:\My Music" folder (Exhibit A to Dr. Jacobson's Report)	
40.					MediaSentry Userlog (compressed) (Exhibit B to Dr. Jacobson's Report)	
41.					Registry failure log file for Joel Tenenbaum's Gateway computer (Exhibit C to Dr. Jacobson's Report)	
42.					List of .mp3 files found on Joel Tenenbaum's Gateway computer (Exhibit D to Dr. Jacobson's Report)	
43.					List of matched song files found on Joel Tenenbaum's Gateway computer and "sublimeguy14@kazaa" shared folder (Exhibit E to Dr. Jacobson's Report)	
44.					Metadata from MediaSentry for the list of matched song files (Exhibit F to Dr. Jacobson's Report)	
45.					Metadata from Joel Tenenbaum's Gateway computer for the list of matched song files (Exhibit G to Dr. Jacobson's Report)	
46.					List of all files found in Joel Tenenbaum's Gateway computer's "Documents and Settings\Joel\My Documents\My Music" folder (Exhibit H to Dr. Jacobson's Report)	
47.					List of files being shared by LimeWire as found on Joel Tenenbaum's Gateway computer (Exhibit I to Dr. Jacobson's Report)	
48.					Comparison of "C:\My Music" and the "Documents and Settings\Joel\My Documents\My Music" folders on Joel Tenenbaum's Gateway computer (Exhibit J to Dr. Jacobson's Report)	
49.					List of matched song files found in the "Documents and Settings\Joel\My Documents\My Music" folder of Joel Tenenbaum's Gateway computer and "C:\My Music" folder (Exhibit K to Dr. Jacobson's Report)	
50.					Installation screenshots of LimeWire 4.13 (Exhibit L to Dr. Jacobson's Supplemental Expert Report)	
51.					Rebuttal expert report of Dr. Doug Jacobson	
52.					Curriculum Vitae of Stanley J. Liebowitz	
53.					Rebuttal Expert Report of Stanley J. Liebowitz	
54.					CDRs produced by Tova Tenenbaum that she received from Joel Tenenbaum	
55.					CDRs produced by Joel Tenenbaum	

56.					Summary Chart of contents of CDRs produced by Tova Tenenbaum and Joel Tenenbaum	
57.					Summary Chart of overlap between contents of Defendant's shared folder (Plaintiffs' Exhibit 15) and CDRs produced by Joel Tenenbaum and Tova Tenenbaum	
58.					Email chain among Defendant's counsel and consultants dated March 30, 2009 regarding fair use.	
59.					Forensic image of Joel Tenenbaum's Gateway Computer	
60.					Facebook Page: Joel Tenenbaum Fights Back Against the RIAA, dated April 8, 2009	
61.					Screenshot of Image from Megauploads posting	
62.					June 4, 2008 Subpoena to and Response from Cox Communications (Dep. Ex. 23)	
63.					Demonstrative exhibits	
64.					Any exhibits necessary for impeachment or rebuttal	
65.					Discovery in this matter is ongoing and Plaintiffs reserve the right to add additional exhibits depending on further investigation and discovery and on Defendant's witness and exhibit designations	