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

PRESIDING JUDGE:

## UNITED STATES DISTRICT COURT

DISTRICT OF

PLAINTIFFS' ATTORNEY:

**MASSACHUSETTS** 

SONY BMG MUSIC ENTERTAINMENT., et al.,

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

V.

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

DEFENDANT'S ATTORNEY:

## JOEL TENENBAUM

| Hon. Nancy Gertner |             |                 |        |          | Timothy M. Reynolds, Esq. Charles Nesson, Esq.                                                                                                |                      |
|--------------------|-------------|-----------------|--------|----------|-----------------------------------------------------------------------------------------------------------------------------------------------|----------------------|
| TRIAL DATE(S):     |             |                 |        |          | Court REPORTER: COURTROOM DEPUTY:                                                                                                             |                      |
| July 2             | 7, 2009     | )               |        |          |                                                                                                                                               |                      |
| PLF.<br>NO.        | DEF.<br>NO. | DATE<br>OFFERED | MARKED | ADMITTED | DESCRIPTION OF EXHIBITS                                                                                                                       | DEF.'S<br>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<br>Agreement (Dep. Ex. 25)                                          |
| 27. | Cox Communications "What's the Real Story on Peer-to-Peer<br>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 |

| Page 4 of  | 4 | Pages |
|------------|---|-------|
| I ago + oi |   |       |