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9	GOLDIEBLOX	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	GOLDIEBLOX, INC.,	Case No.
15	Plaintiff,	CERTIFICATION OF INTERESTED
16		ENTITIES OR PERSONS PURSUANT
10	v.	TO CIVIL L. R. 3-16 AND RULE 7.1
17		DISCLOSURE STATEMENT FOR
	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN	
17 18	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and	DISCLOSURE STATEMENT FOR
17 18 19	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and	DISCLOSURE STATEMENT FOR
17 18 19 20 21	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20 21 22	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20 21 22 23	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20 21 22 23 24	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20 21 22 23 24 25	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR
17 18 19 20 21 22 23 24 25 26	ISLAND DEF JAM MUSIC GROUP, A DIV. OF UMG RECORDINGS, INC.; BROOKLYN DUST MUSIC; BEASTIE BOYS; SONY/ATV MUSIC PUBLISHING GROUP LLC; and UNIVERSAL MUSIC PUBLISHING, INC.,	DISCLOSURE STATEMENT FOR

## **CERTIFICATION OF INTERESTED ENTITIES OR PERSONS** 1 2 Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the 3 named parties, there is no such interest to report. 4 5 **DISCLOSURE STATEMENT** 6 Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Plaintiff GoldieBlox, Inc. 7 does not have any parent corporation and no publicly held corporation owns 10% or more of its 8 stock. 9 10 11 Dated: November 21, 2013 ANNETTE L. HURST BETH M. GOLDMAN 12 DIANA RUTOWSKI BRYCE BAKER 13 Orrick, Herrington & Sutcliffe LLP 14 15 By: /s/ Annette L. Hurst ANNETTE L. HURST 16 Attorneys for Plaintiff GOLDIEBLOX 17 18 19 20 21 22 23 24 25 26 27

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