UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

Plaintiff,

Case No. 11 Civ. 2564 (LBS) v.

RULE 7.1 DISCLOSURE POKERSTARS, et al,

STATEMENT OF BLANCA GAMES

ABSOLUTE ENTERTAINMENT, S.A.

Defendants, INC., OF ANTIGUA, ABSOLUTE

POKER, ULTIMATE BET AND

ALL RIGHT, TITLE AND INTEREST

IN THE ASSETS OF POKERSTARS, et al.

Defendants-in-rem.

Under Fed. R. Civ. P. 7.1, Blanca Games, Inc. of Antigua ("Blanca Games") and the following defendants: Absolute Poker, Ultimate Bet and Absolute Entertainment, S.A., by and through their attorneys, Blank Rome LLP, hereby disclose the following:

- (i) that Blanca Games does not have any parent corporation, and that no publicly held corporation holds 10% or more of its stocks; and
- (ii) that Blanca Games is the sole parent corporation of Absolute Poker, Ultimate Bet and Absolute Entertainment, S.A.

This disclosure statement does not constitute a waiver of any jurisdictional or other defense.

Dated: March 29, 2012

Respectfully submitted,

BLANK ROME LLP

By: /s/ Jerry Bernstein_

Jerry D. Bernstein Inbal Paz The Chrysler Building 405 Lexington Avenue New York, New York 10174

Tel: (212) 885-5511

Counsel for Blanca Games, Inc. of Antigua, Absolute Poker, Ultimate Bet and Absolute Entertainment, S.A.

CERTIFICATE OF SERVICE

I, Inbal Paz, hereby certify that on March 29, 2012, I caused a true and correct copy of the foregoing Rule 7.1 Disclosure Statement of Blanca Games, Inc. of Antigua, Absolute Poker, Ultimate Bet and Absolute Entertainment, S.A. to be served via ECF to all attorneys of record in this case.

/s/ Inbal Paz Inbal Paz