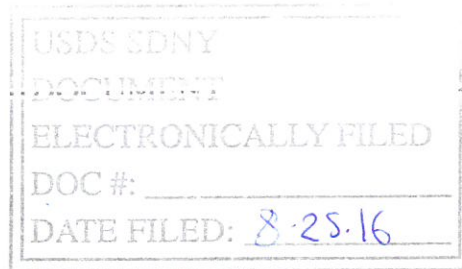


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POSTERNAK BLANKSTEIN & LUND LLP

August 23, 2016

Nicholas J. Nesgos  
617-973-6168  
617-722-4936 FAX  
nnesgos@pbl.com

The Honorable Richard J. Sullivan  
United States Courthouse  
40 Foley Square  
Room 2104  
New York, NY 10007



**Re: Capital Records, LLC v. ReDigi Inc.**  
**12 CV 0095 (RJS)**

Dear Judge Sullivan:

This office is Massachusetts counsel to Defendant Lawrence Rogel a/k/a Larry Rudolph.

Although we do not have an appearance in the above-captioned matter, it has come to our attention that there is a pending motion for attorneys' fees in that matter. On August 8, 2016, Plaintiffs' counsel wrote a letter to the Court in which, among other things, Plaintiffs requested that their pending motion for attorneys' fees be stayed as to all defendants until such time as the Florida bankruptcy court rules on plaintiffs' contemplated motion for relief from the automatic stay with respect to Defendants ReDigi and Ossenmacher. We write to express Mr. Rogel's agreement with this request. A stay as to all Defendants will serve the interests of efficiency and judicial economy. ReDigi and Ossenmacher should participate in any motion for attorneys' fees because they may have information or evidence to present with respect to that motion. Further, in their absence, any ruling with respect to attorneys' fees would not be binding upon ReDigi or Ossenmacher.

We thank the Court for its attention to this matter.

Very truly yours,

Nicholas J. Nesgos

NJN/nlf

cc: Richard S. Mandel, Esq. (via email: [rsm@cbl.com](mailto:rsm@cbl.com))  
Oren J. Warshavsky, Esq. (via email: [owarshavsky@bakerlaw.com](mailto:owarshavsky@bakerlaw.com))  
Dana Kaplan, Esq. (via email: [foreclosure@kelleylawoffice.com](mailto:foreclosure@kelleylawoffice.com))  
Jonathan Z. King, Esq. (via email: [jzk@cbl.com](mailto:jzk@cbl.com))