### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM776189

Stylesheet Version v1.2

**SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE:** SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Warner-Elektra-Atlantic Corporation		12/22/2022	Corporation: NEW YORK

#### **RECEIVING PARTY DATA**

Name:	CREDIT SUISSE AG		
Street Address:	11 MADISON AVENUE		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10016		
Entity Type:	Aktiengesellschaft (Ag): SWITZERLAND		

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	97164006	HIPHOPDX

#### CORRESPONDENCE DATA

Fax Number: 2123368001

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 2123368000

ptodocket@arelaw.com Email:

Amster, Rothstein & Ebenstein LLP **Correspondent Name:** 

Address Line 1: 90 Park Avenue

Address Line 4: New York, NEW YORK 10016

ATTORNEY DOCKET NUMBER:	94548/0008
NAME OF SUBMITTER:	Suzue Fujimori
SIGNATURE:	/Suzue Fujimori/
DATE SIGNED:	12/23/2022

#### **Total Attachments: 7**

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## ANNUAL SUPPLEMENT TO THE TRADEMARK SECURITY AGREEMENT

This ANNUAL SUPPLEMENT TO THE TRADEMARK SECURITY AGREEMENT dated as of December 22, 2022 (this "Supplement"), is made by the Persons listed on the signature pages hereof (collectively, the "Grantors") in favor of Credit Suisse AG, as collateral agent (the "Collateral Agent") for the Secured First Lien Parties (as defined in the General Security Agreement referred to below).

WHEREAS, WMG Acquisition Corp., a Delaware corporation, (the "Borrower") has entered into a security agreement, dated as of November 1, 2012, made by the Grantors to the Collateral Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "General Security Agreement"). Capitalized terms not otherwise defined herein have the meaning set forth in the General Security Agreement.

WHEREAS, pursuant to the terms of the General Security Agreement, the Grantors have entered into the Trademark Security Agreement dated as of November 1, 2012, among the Collateral Agent and the Grantors (the "**Trademark Security Agreement**"), and have granted to the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, among other property, certain Trademarks of the Grantors, and have agreed as a condition thereof to execute this Supplement for recording with the United States Patent and Trademark Office.

WHEREAS, Section 2.11(e) of the General Security Agreement requires each Grantor to provide the Collateral Agent, not more than 95 days following the last day of every fiscal year of the Borrower, an appropriate Intellectual Property Security Agreement with respect to all Material Recordable Intellectual Property owned by it, except for immaterial omissions, as of the last day of the most recently ended fiscal year, to the extent such Material Recordable Intellectual Property is not covered by any previous Intellectual Property Security Agreement so signed and delivered by it.

WHEREAS, the Grantors own the Trademarks included on Supplemental Schedule 1 attached hereto, that are not listed in any previous Intellectual Property Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. *Grant of Security*. Each Grantor hereby grants to the Collateral Agent, for the ratable benefit of the Secured First Lien Parties, a security interest in such Grantor's right, title and interest in and to all of the Trademarks referred to in Supplemental Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark; *provided that* no security interest shall be granted in United States intent-to-use trademark applications or service mark applications filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, unless and until an Amendment to Allege Use or a Statement of Use under Sections 1(c) and 1(d) of said Act has been filed and accepted.

SECTION 2. Security for Secured First Lien Obligations. The confirmation of the grant of security interest in the Trademark Collateral by each Grantor under this Supplement secures, in the case of each Grantor, the payment of all Secured First Lien Obligations of such Grantor, now or hereafter existing under or in respect of the Secured First Lien Agreements, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contracts causes of action, costs, expenses or otherwise.

SECTION 3. *Recordation*. Each Grantor authorizes and requests that the Commissioner for Trademarks record this Supplement.

SECTION 4. *Execution in Counterparts*. This Supplement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. *Grants, Rights and Remedies*. This Supplement has been executed and delivered by the Grantors for the purpose of recording the grant of security interest with the U.S. Patent and Trademark Office. The security interest confirmed hereby has been granted to the Collateral Agent in connection with the General Security Agreement and is expressly subject to the terms and conditions thereof and does not create any additional rights or obligations for any party hereto. The General Security Agreement, the Trademark Security Agreement and any supplements to any of the foregoing (and in each case all rights and remedies of the Collateral Agent thereunder) shall remain in full force and effect in accordance with their terms.

SECTION 6. *Governing Law*. This Supplement shall be governed by, and construed in accordance with, the laws of the State of New York.

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IN WITNESS WHEREOF, the parties hereto have caused this Supplement to be duly executed, all as of the date first written.

WMG ACQUISITION CORP.

Docusigned by:
Them N. Tappe

Name: AF86E4BC0C6E448 Prent N. Tappe

Title: Senior Vice President - Deputy General Counsel, Chief Compliance Officer & Secretary

**Grantors:** 

A.P. SCHMIDT CO. ARTS MUSIC INC. ATLANTIC RECORDING CORPORATION ATLANTIC/MR VENTURES INC.

AUDIO PROPERTIES/BURBANK,

BIG BEAT RECORDS INC. CAFÉ AMERICANA INC.

CHAPPELL MUSIC COMPANY, INC. COTA MUSIC, INC.

COTILLION MUSIC, INC. CRK MUSIC INC.

E/A MUSIC, INC. ELEKSYLUM MUSIC, INC.

ELEKTRA ENTERTAINMENT GROUP INC.

ELEKTRA GROUP VENTURES INC. ELEKTRA MUSIC GROUP INC.

ELEKTRA/CHAMELEON VENTURES INC.

FHK, INC.

FIDDLEBACK MUSIC PUBLISHING COMPANY, INC.

GENE AUTRY'S WESTERN MUSIC

PUBLISHING CO.

GOLDEN WEST MELODIES, INC. INSOUND ACQUISITION INC.

INTERSONG U.S.A., INC.

J. RUBY PRODUCTIONS, INC. JADAR MUSIC CORP.

LEM AMERICA, INC.

LONDON-SIRE RECORDS INC. MAVERICK PARTNER INC.

MCGUFFIN MUSIC INC.

MELODY RANCH MUSIC CO., INC. MIXED BAG MUSIC, INC.

NONESUCH RECORDS INC.

OCTA MUSIC, INC. PEPAMAR MUSIC CORP.

REP SALES, INC.

REVELATION MUSIC PUBLISHING

CORPORATION

RHINO ENTERTAINMENT

**COMPANY** 

RICK'S MUSIC INC.

RIDGEWAY MUSIC CO., INC. RIGHTSONG MUSIC INC. ROADRUNNER RECORDS, INC.

RYKO CORPORATION

RYKODISC, INC. RYKOMUSIC, INC. SEA CHIME MUSIC, INC.

SR/MDM VENTURE INC. SUMMY-BIRCHARD, INC.

SUPER HYPE PUBLISHING, INC. THE ALL BLACKS U.S.A., INC.

TOMMY VALANDO PUBLISHING GROUP, INC.

UNICHAPPELL MUSIC INC.

W.C.M. MUSIC CORP. WALDEN MUSIC INC.

WARNER ALLIANCE MUSIC INC.

WARNER BRETHREN INC. WARNER MUSIC PUBLISHING

INTERNATIONAL INC. WARNER RECORDS INC.

WARNER CUSTOM MUSIC CORP. WARNER DOMAIN MUSIC INC.

WARNER MUSIC DISCOVERY INC. WARNER MUSIC LATINA INC.

WARNER MUSIC SP INC.

WARNER SOJOURNER MUSIC INC. WARNER SPECIAL PRODUCTS INC. WARNER STRATEGIC MARKETING

WARNER CHAPPELL MUSIC SERVICES, INC.

WARNER CHAPPELL MUSIC, INC. WARNER CHAPPELL PRODUCTION MUSIC, INC. WARNER-ELEKTRA-

ATLANTIC CORPORATION WARNERSONGS, INC.

WARNER-TAMERLANE PUBLISHING CORP. WARPRISE MUSIC INC.

WC GOLD MUSIC CORP. W CHAPPELL MUSIC CORP.

WCM/HOUSE OF GOLD MUSIC.

WARNER RECORDS/QRI VENTURE, INC.

WARNER RECORDS/RUFFNATION VENTURES, INC.

WEA EUROPE INC.

WEA INC.

WEA INTERNATIONAL INC.

WIDE MUSIC, INC.

WMG RHINO HOLDINGS INC.

ARTIST ARENA LLC

ASYLUM LLC

ASYLUM RECORDS LLC ASYLUM WORLDWIDE LLC ATLANTIC MOBILE LLC

ATLANTIC PIX LLC

ATLANTIC PRODUCTIONS LLC ATLANTIC RECORDING LLC ATLANTIC SCREAM LLC ATLANTIC/143 L.L.C.

BB INVESTMENTS LLC BULLDOG ISLAND EVENTS LLC

BUTE SOUND LLC

CORDLESS RECORDINGS LLC EAST WEST RECORDS LLC ELEKTRA MUSIC LLC

ELEKTRA RECORDS LLC FERRET MUSIC HOLDINGS LLC FERRET MUSIC LLC

FERRET MUSIC MANAGEMENT LLC

FERRET MUSIC TOURING LLC FOZ MAN MUSIC LLC FUELED BY RAMEN LLC LAVA RECORDS LLC MM INVESTMENT LLC P & C PUBLISHING LLC

RHINO NAME & LIKENESS HOLDINGS, LLC

RHINO ENTERTAINMENT LLC RHINO FOCUS HOLDINGS LLC RHINO/FSE HOLDINGS, LLC

SODATONE USA LLC T-BOY MUSIC, L.L.C. T-GIRL MUSIC, L.L.C.

THE BIZ LLC UPPED.COM LLC UPROXX LLC

WARNER MUSIC DISTRIBUTION

LLC

WARNER MUSIC NASHVILLE LLC WARNER RECORDS/SIRE

VENTURES LLC WARNER RECORDS LLC

WMG COE, LLC

WMG PRODUCTIONS LLC WRONG MAN DEVELOPMENT

LIMITED

LIABILITY COMPANY COMEDY TECHNOLOGIES, INC.

DAQUAN MEDIA LLC SO SATISFYING LLC SOCIAL ACES, LLC

ATLANTIC RECORDS GROUP LLC 300 ENTERTAINMENT LLC

300 STUDIOS, LLC 3PARTA, LLC

300 ENTERTAINMENT LIVE

**EVENTS LLC** 

DocuSigned by: Trent N. Tappe

Trent N. Tappe Name:

Vice President & Assistant Secretary of each of the above named entities listed under the heading Guarantors and signing this agreement in such capacity on behalf of each such entity

#### **Grantors (cont'd):**

WARNER MUSIC INC.

By: Trut N. Tappe
Name: Trent N. Tappe

Title: Senior Vice President - Deputy General

Counsel, Chief Compliance Officer & Assistant Secretary

ARTIST ARENA INTERNATIONAL, LLC

By: Artist Arena LLC, its Member By: Warner Music Inc., its Sole Member

By: Trut N. Tappe
Name: AFB6E4BCCC6E448
Trent N. Tappe

Title: Vice President & Assistant Secretary

ALTERNATIVE DISTRIBUTION ALLIANCE

By: Warner Music Distribution LLC, its Managing Partner

By: Trent N. Tappe
Name: Trent N. Tappe

Title: Vice President & Assistant Secretary

MAVERICK RECORDING COMPANY

By: SR/MDM Venture Inc., its Managing Partner

By: Trut V. Tappe

Name: Trent N. Tappe

Title: Vice President & Assistant Secretary

# Supplemental Schedule 1 to Trademark Security Agreement

Trademark	Owner	Application No.	Filing Date	Registration No.	Registration Date
<b>300</b> (stylized)	300 ENTERTAINMENT LLC	90975497	07/20/2020	Registered	10/05/2021
<b>300</b> (stylized)	300 ENTERTAINMENT LLC	90061845	07/20/2020	Registered	05/31/2022
STEDIES 300 STUDIOS	300 ENTERTAINMENT LLC	97330737	8/31/2021	Pending	N/A
3EE	ELEKTRA ENTERTAINMENT GROUP INC.	97469187	06/21/2022	Pending	N/A
3EE	Elektra Entertainment Group Inc.	97469191	06/21/2022	Pending	N/A
ASYLUM	Elektra Entertainment Group Inc.	97055937	10/01/2021	Registered	08/23/2022
DNA PUBLISHING	300 ENTERTAINMENT LLC	97139386	11/23/2021	Pending	N/A
DNA PUBLISHING	300 ENTERTAINMENT LLC	97139362	11/23/2021	Pending	N/A
ELEKTRA	Elektra Entertainment Group Inc.	88862987	04/07/2020	Registered	02/22/2022
HIPHOP NIPHOPDX	Warner-Elektra- Atlantic Corporation	97164006	12/09/2021	Published	N/A
IMGN	Comedy Technologies, Inc. DBA IMGN Media	97061655	10/06/2021	Registered	11/08/2022

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Trademark	Owner	Application No.	Filing Date	Registration No.	Registration Date
IN TERMINAL PRESENTS	Warner Music Inc.	97238914	01/26/2022	Pending	N/A
NONESUCH (and N design v. 1964)	NONESUCH RECORDS INC.	97429886	05/26/2022	Pending	N/A
SPARTA	300 ENTERTAINMENT LLC	97319110	03/18/2022	Pending	N/A

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**RECORDED: 12/23/2022**