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B1 (Official Form 1) (04/13)

UNITED STATES BANKRUPTCY COURT Southern District of New York				VO	LUNTARY P	ETITION
Name of Debtor (if individual, enter Last, First, Middle): MModal CB Inc.		Name of Joint Debtor (Spouse) (Last, First, Middle):				
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):		All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):				
CBay Inc.						
Last four digits of Soc. Sec. or Individual Taxpayer I.D. ((if more than one, state all): 20-3435948	(ITIN)/Complete EIN	Last four digits of S (if more than one, s		ividual Taxpaye	er I.D. (ITIN)/	Complete EIN
Street Address of Debtor (No. and Street, City, State & Z 2661 Riva Road, Bldg #800	ip Code):	Street Address of D	Debtor (No. and	Street, City, Sta	ate & Zip Code	e):
Annapolis, MD	ZIP CODE: 21401				ZIP CO	DE
County of Residence or of the Principal Place of Busines Anne Arundel	s:	County of Resident	ce or of the Prin	cipal Place of B	Business:	
Mailing Address of Debtor (if different from street addre	ss):	Mailing Address of	f Joint Debtor (i	f different from	street address):
	ZIP CODE				ZIP CO	DE
Location of Principal Assets of Business Debtor (if differ	ent from street address at	oove):			ZIP (CODE
Type of Debtor (Form of Organization)	Nature of B (Check one box)	usiness	С	hapter of Bankru the Petition is I	ptcy Code Und	er Which
 (Check one box) Individual (includes Joint Debtors) See Exhibit D on page 2 of this form. Corporation (includes LLC and LLP) Partnership Other (If debtor is not one of the above entities, check this box and state type of entity below.) 	 Health Care Business Single Asset Real Esta U.S.C. § 101(51B) Railroad Stockbroker Commodity Broker Clearing Bank Other 	ate as defined in 11	 □ Chapter 7 □ Chapter 9 ⊠ Chapter 11 □ Chapter 12 □ Chapter 13 		Chapte Recogr Procee Chapte Recogr	r 15 Petition for hition of a Foreign Main
Chapter 15 Debtors Country of debtor's center of main interests:	Tax-Exempt (Check box, if a				re of Debts ck one box)	
Each country in which a foreign proceeding by, regarding, or against debtor is pending.		Image: constraint of the states of the st			Debts are primarily business debts.	
Filing Fee (Check one box)		Check one box:	0	Chapter 11 Debto	rs	
☑ Full Filing Fee attached.		Debtor is a small				
Filing Fee to be paid in installments (applicable to individual application for the court's consideration certifying that the de except in installments. Rule 1006(b). See Official Form 3A	ebtor is unable to pay fee	 Debtor is not a sn Check if: Debtor's aggregation 				
Filing Fee waiver requested (applicable to chapter 7 individu singed application for the court's consideration. See Official						4/01/16 and every three
		Check all applicable boxes: A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes of creditors accordance with 11 U.S.C. § 1126(b)				classes of creditors, in
Statistical/Administrative Information						THIS SPACE IS
 Debtor estimates that funds will be available for distribution Debtor estimates that, after any exempt property is excluded creditors. 		paid, there will be no fu	inds available for	distribution to uns	secured	FOR COURT USE ONLY
Estimated Number of Creditors**						
Image: Instant state Image: In	1,000- 5,000 10,000		□ 25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated Assets**	5,000 10,000	23,000	20,000	100,000	100,000	
\$0 to \$50,001 to \$100,001 to \$500,001 \$50,000 \$100,000 \$500,000 to \$1 million	\$1,000,001 \$10,000,0 to \$10 to \$50 million million	50 to \$100 to \$500 to \$1 billion			More than \$1 billion	
Estimated Liabilities**				N 7		
Image: Solution with the solution of the solution with the solution of	\$1,000,001 \$10,000, to \$10 to \$50 million millior	to \$100	\$100,000,001 to \$500 million	⊠ \$500,000,001 to \$1 billion	☐ More than \$1 billion	

* Distribution cannot be known at this time.

** Estimated creditors, assets, and liabilities are on a consolidated basis with other affiliated debtors and their non-debtor foreign affiliates.

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Voluntary Petition		Name of Debtor(s): MModal CB Inc.			
(Inis page must be c	completed and filed in every case) All Prior Bankruptcy Cases filed Within Last 8		l sheet)		
Location Where Filed:		Case Number:	Date Filed:		
Location Where Filed:		Case Number:	Date Filed:		
	ending Bankruptcy Case Filed by any Spouse, Partner or Aff				
Name of Debtor: See attached <u>Annex</u>	A	Case Number: As assigned	Date Filed:		
District: Southern District of	New York	Relationship: Affiliate	Judge: As assigned		
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) I, the attorney for the petitioner named in the foregoing petition, dec have informed the petitioner that [he or she] may proceed under chapter or 13 of title 11, United States Code, and have explained the relief avail each such chapter. I further certify that I have delivered to the debtor required by 11 U.S.C. § 342(b).			debtor is an individual arily consumer debts.) I in the foregoing petition, declare that I she] may proceed under chapter 7, 11, 12, I have explained the relief available under		
Exhibit A	is attached made a part of this petition.	X Signature of Attorney for Deb	tor(s) (Date)		
	Exhi	bit C			
Does the debtor owr	n or have possession of any property that poses or is alleged to po		arm to public health or safety?		
	Exhibit C is attached and made a part of this petition.		and to public neural of surety.		
No.					
	Exhi	bit D			
(To be completed by	v every individual debtor. If a joint petition is filed, each spouse	must complete and attach a separate Exhib	it D.)		
Exhibit I	D, completed and signed by the debtor, is attached and made a pa	rt of this petition.			
If this is a joint petit	ion:				
Exhibit I	D, also completed and signed by the joint debtor, is attached and	made a part of this petition.			
	Information Regardin	ng the Debtor - Venue			
	(Check any ag Debtor has been domiciled or has had a residence, principal p preceding the date of this petition or for a longer part of such	plicable box.) ace of business, or principal assets in this	District for 180 days immediately		
\boxtimes	There is a bankruptcy case concerning debtor's affiliate, gener	al partner, or partnership pending in this I	District.		
	Certification by a Debtor Who Reside (Check all app Landlord has a judgment against the debtor for possession of d	licable boxes.)	ete the following)		
	Eandroid has a judgment against the debtor for possession of t	iebior s residence. (ii box enceked, compr	ete tile followilig.)		
(Name of landlord that obtained judgment)					
		(Address of landlord)			
	Debtor claims that under applicable nonbankruptcy law, there monetary default that gave rise to the judgment for possession	are circumstances under which the debtor			
	Debtor has included with this petition the deposit with the coupetition.	rt of any rent that would become due durin	ng the 30-day period after the filing of the		
	Debtor certifies that he/she has served the Landlord with this of	certification. (11 U.S.C. § 362(l)).			

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Voluntary Petition	Name of Debtor(s):
(This page must be completed and filed in every case.)	MModai CB Inc.
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative
I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.
chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.	(Check only one box.)
[If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).	I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.
I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.
x	
Signature of Debtor	X (Signature of Foreign Representative)
Signature of Joint Debtor	
Telephone Number (if not represented by attorney)	(Printed Name of Foreign Representative)
Date	Date
Signatures f Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer
x _ SUL	l declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as
Signature of Attorney for Debtor(s) Allan S. Brilliant	defined in 11 U.S.C. § 110: (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if
Shmuel Vasser	rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have
Jeffrey T. Mispagel	given the debtor notice of the maximum amount before preparing any document
DECHERT LLP 1095 Avenue of the Americas	for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.
New York, New York 10036	section. Official Point 19 is attached.
Telephone: (212) 698-3500 Facsimile: (212) 698-3599	
	Printed Name and title, if any, of Bankruptcy Petition Preparer
*In a case in which § $707(b)(4)(D)$ applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer. principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
Signature of Debtor (Corporation/Partnership)	
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.	Address
The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.	X Signature
X Signature of Authorized Individual Duncan James	Date
Printed Name of Authorized Individual	
President Title of Authorized Individual	Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.
March 19, 2014	
Date	Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.
	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.
	A bankruptcy petition preparer's fuilure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	Х	
In re:	:	Chapter 11
MMODAL CB INC.,	:	Case No ()
Debtor	:	
	Х	

<u>Annex A</u>

AFFILIATED ENTITIES

On the date hereof, each of the affiliated entities listed below (including the

Debtor in this chapter 11 case) filed for relief under chapter 11 of title 11 of the United States

Code in this Court. Contemporaneously with the filing of these petitions, such entities have filed

a motion for joint administration of their chapter 11 cases.

Legend Parent, Inc. MModal Holdings, Inc. MModal Inc. Multimodal Technologies, LLC MModal CB Inc. Poiesis Informatics, Inc. MModal MQ Inc. MModal Systems & Services Inc. Mirrus Systems, Inc. MedQuist of Delaware, Inc. MModal IP LLC MModal Services, Ltd. MedQuist CM LLC All Type Medical Transcription Services, Inc.

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
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	:	
In re:	:	Chapter 11
	:	
MMODAL CB INC.,	:	Case No ()
	:	
Debtor	:	
	:	
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LIST OF DEBTOR'S EQUITY SECURITY HOLDERS IN ACCORDANCE WITH BANKRUPTCY RULE 1007

Common Shares

Name, Address, and Telephone of Equity Holder	Amount Held
MModal Inc. 5000 Meridian Boulevard, Suite 200 Franklin, TN 37067 800-233-3030	97.03% (16,355,945 shares)
MModal Global Services Pvt. Ltd. 3 rd Floor, Building No. 3, Mindspace – Airoli, Plot No. 3 (Part), Kalwa TTC Industrial Area, MIDC Thane Belapur Road Airoli Navi Mumbi – 400708 Maharashtra, India +91 9820936229	2.97% (500,000 shares)

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
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In re:	:	Chapter 11
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MMODAL CB INC.,	:	Case No()
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Debtor	:	
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明确结束指有法律法,不能不能是法律法法,不可不可可可用的有利用有利用有利用有利用。	Х	

DECLARATION CONCERNING LIST OF DEBTOR'S EQUITY SECURITY HOLDERS IN ACCORDANCE WITH BANKRUPTCY RULE 1007

I, the undersigned officer of MModal CB Inc., the company named as the debtor

in the above-captioned case, declare under penalty of perjury that I have reviewed the foregoing

List of Debtor's Equity Security Holders and that it is true and correct to the best of my

knowledge, information, and belief.

Dated: March 19, 2014

Pon James

Name: Duncan James Title: President

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In re:	: :	Chapter 11	
MMODAL CB INC.,	:	Case No ()
Debtor	:		
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CORPORATE OWNERSHIP STATEMENT OF MMODAL CB INC.

In accordance with Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, MModal CB Inc. (the "**Debtor**") states as follows:

- MModal Inc. directly owns 97.03% of the Common Stock of the Debtor.
- Legend Parent, Inc. directly owns 100% of the Common Stock of MModal Inc.
- MModal Holdings, Inc. directly owns 100% of the Common Stock of Legend Parent, Inc.
- One Equity Partners V, L.P. owns 10% or more of the Class A Common Stock of MModal Holdings, Inc., and 10% or more of the Series A Preferred Stock of MModal Holdings, Inc.
- Aisling Capital III, L.P. owns 10% or more of the Class L Common Stock of MModal Holdings, Inc.
- W Capital Legend, L.P. owns 10% or more of the Class L Common Stock of MModal Holdings, Inc.

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In re:	:	Chapter 11	
	:		
MMODAL CB INC.,	:	Case No ()
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Debtor	:		
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DECLARATION CONCERNING CORPORATE OWNERSHIP STATEMENT

I, the undersigned officer of MModal CB Inc., the company named as the debtor in the above-captioned case, declare under penalty of perjury that I have reviewed the foregoing Corporate Ownership Statement and that the information contained therein is true and correct to the best of my knowledge, information, and belief.

Dated: March 19, 2014

An James

Name: Duncan James Title: President

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In re:	:	Chapter 11	
MMODAL CB INC.,	:	Case No ()
Debtor	:		
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RESOLUTIONS OF THE BOARD OF DIRECTORS OF MMODAL CB INC.

I, Jack Senechal, being duly elected or appointed as Secretary of MModal CB Inc., a Delaware corporation (the "**Company**"), hereby certifies that at a special meeting of the Board of Directors of the Company (the "**Board of Directors**") duly called and held on March 19, 2014, the following resolutions (collectively, the "**Resolutions**") were adopted in accordance with the requirements of the Delaware General Corporation Law, and that, as of the date hereof, these resolutions have not been amended or rescinded and are now in full force and effect:

WHEREAS, the Board of Directors has reviewed the materials presented by the management and the advisors of the Company regarding the liabilities and liquidity situation of the Company, the strategic alternatives available to it and the impact of the foregoing on the Company's business; and

WHEREAS, the Board of Directors has had the opportunity to consult with the management and advisors of the Company and fully consider each of the strategic alternatives available to the Company; and

WHEREAS, the Board of Directors has been presented with a proposed petition to be filed by the Company in the United States Bankruptcy Court for the Southern District of New York (the "**Court**") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "**Bankruptcy Code**"), in which the authority to operate as a debtor in possession will be sought.

NOW, THEREFORE, the Board of Directors of the Company hereby approves, adopts, and consents to the following resolutions:

I. Voluntary Petition Under the Provisions of Chapter 11 of the Bankruptcy Code

RESOLVED, that in the business judgment of the Board of Directors, it is desirable and in the best interests of the Company, its creditors, stockholders and other interested parties, that a voluntary petition be filed by the Company under the provisions of chapter 11 of the Bankruptcy Code in the Court; and

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RESOLVED, that the officers of the Company, and each of them singly, acting for and on behalf of the Company (collectively, the "**Authorized Officers**") be, and each of them hereby is, authorized on behalf of the Company to execute and verify petitions, schedules, lists and other motions, papers or documents, and to take any and all action that they deem necessary or proper to obtain such relief under chapter 11 of the Bankruptcy Code and to cause such petitions to be filed in the Court, each such petition to be filed at such time as the Authorized Officer executing the petition shall determine and to be in the form approved by the Authorized Officer executing such petition, such approval to be conclusively evidenced by the execution, verification and filing thereof; and

RESOLVED, that the Authorized Officers or any one of them be, and each of them hereby is, authorized and directed to retain on behalf of the Company (i) the law firm of Dechert LLP to render legal services to, and to represent, the Company in connection with the chapter 11 filing and any other related matters in connection therewith, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (ii) the law firm of Klestadt & Winters LLP, as conflicts counsel to the Company, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (iii) Alvarez & Marsal North America, LLC to provide restructuring advisory services to the Company in connection with the chapter 11 filing and any other related matters in connection therewith, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (iv) Lazard Frères & Co. LLC to render investment banking services to the Company in connection with the chapter 11 filing and any other related matters in connection therewith, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (v) Prime Clerk LLC to render services as chapter 11 administrative advisor and claims and noticing agent, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (vi) Deloitte Tax LLP to render U.S. federal and state income tax advisory services to the Company, on such terms as any Authorized Officer shall approve and subject to approval of the Court, (vii) KPMG LLP to render audit, tax provision, and tax consulting services to the Company, on such terms as any Authorized Officer shall approve and subject to approval of the Court, and (viii) such other professionals as any Authorized Officer deems necessary and appropriate during the course of the chapter 11 filing; and

RESOLVED, that the Authorized Officers or any one of them be, and each of them hereby is, authorized to engage and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors, and other professionals (including, without limitation, those professionals specifically named herein) in connection with the Chapter 11 Case, on such terms as such Authorized Officers deem necessary, appropriate, proper or desirable, with a view to the successful prosecution of such case; and

II. <u>Debtor in Possession Financing</u>

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized and directed, to the extent necessary, to cause the Company to obtain and/or guarantee post-petition financing and/or use of cash collateral according to the terms negotiated, or to be negotiated, by the management of the Company or otherwise approved by the Bankruptcy Court; and the Company is hereby authorized and directed to take all actions necessary in connection therewith, including, without limitation, (i) the incurrence of debtor in

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possession financing in such amounts and on such terms as the Authorized Officers deems necessary or advisable (the "DIP Financing"), (ii) the execution and delivery of any documents to evidence the DIP Financing, including, without limitation, all credit agreements and notes, (iii) the incurrence and payment of fees, (iv) the execution and delivery of real property and personal property (including intellectual property) security agreements (and amendments, supplements and/or other modifications thereto, as appropriate), (v) the granting of liens on and/or security interests in any and all assets of the Company, (vi) the authorization of filing and/or recording, as applicable, of financing statements, agreements, mortgages or any other documents evidencing and/or perfecting such liens or security interests and amendments to such financing statements, agreements, mortgages or other documents, and (vii) the execution and delivery of deposit, securities and/or other account control agreements (and amendments, supplements and/or other modifications thereto, as appropriate); and the Authorized Officers are hereby authorized and directed to execute any appropriate agreements and related ancillary documents on behalf of the Company in connection with the foregoing; and

III. Further Actions and Prior Actions

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized on behalf of the Company to take any and all actions to execute, deliver, certify, file and/or record and perform any and all documents, agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities or certificates and to take any and all steps deemed by any such Authorized Officer to be necessary or desirable to carry out the purpose and intent of each of the foregoing resolutions; and

RESOLVED, that any and all lawful actions heretofore taken by, or at the direction of, any Authorized Officer or the Board of Directors of the Company in the name and on behalf of the Company in furtherance of the purpose and intent of any or all of the foregoing resolutions be, and hereby are, ratified, confirmed, and approved in all respects.

IN WITNESS WHEREOF, the undersigned has set his hand hereto this 19th day of March, 2014.

Jack Servechal Name: Jack Senechal

Title: Secretary

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
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In re:	:	Chapter 11
MMODAL CB INC.,	:	Case No ()
Debtor	:	
	X	

CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

The following is a list of creditors holding the thirty (30) largest unsecured claims against the above-captioned Debtor and certain affiliated entities that have simultaneously commenced chapter 11 cases in this Court (collectively, the "**Debtors**"). This list has been prepared on a consolidated basis from the unaudited books and records of the Debtors, as of March 19, 2014. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11 cases. This list does not include (i) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (ii) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 30 largest unsecured claims. The information herein shall not constitute an admission of liability by, nor is it binding on, any Debtors with respect to all or any portion of the claims listed below.

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Consolidated List of Top 30 Unsecured Creditors for All Debtors¹

ITEM	NAME OF CREDITOR,COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM(if secured, also state value of security)
1	US Bank NA Corporate Trust Dept 214 N Tryon St 27th Floor Charlotte, NC 28202 EMAIL: james.mcginley@usbank.com	Notes		\$265,900,000.00
2	ADVANCED MEDIA INCORPORATED Attn President or General Counsel 6F SUNSHINE CITY BUNLEA KAIKAN 3-1-4 HIGASHI- IKEBUKURO TOKYO, 170-8630 JAPAN EMAIL: privacy@advanced- media.co.jp FAX: (801) 226-51481378 PHONE: (801) 655-2595	Deferred Acquisiton Payments		\$2,200,455.65
3	CIGNA VOLUNTARY Attn President or General Counsel 2222 W DUNLAP AVE SUITE 350 PHOENIX, AZ 85021-2866 EMAIL: edwin.detrick@cigna.com FAX: 800-390-9745 PHONE: 800-244-6224	Trade Debt		\$1,500,000.00
4	MERIDIAN HEALTHCARE SOULTIONS LLC Attn President or General Counsel 6430 E.75TH STREET INDIANAPOLIS, IN 46250 FAX: (317) 638-1843 PHONE: (317) 686-3253	Deferred Acquisiton Payments	Contingent, Disputed	\$650,000.00
5	ALEX WAIBEL 3422 LASHAN DR MURRYSVILLE, PA 15668	Deferred Acquisiton Payments		\$645,252.33

¹ The information in this list was based on information available at the time the list was compiled and the Debtors reserve the rights to modify this list.

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		1		
	NAME OF CREDITOR, COMPLETE	NATURE OF	INDICATE IF	AMOUNT OF
	MAILING ADDRESS, AND	CLAIM (bond	CLAIM IS	CLAIM(if
	EMPLOYEE, AGENT, OR	debt, trade	CONTINGENT,	secured, also
ITEM	DEPARTMENT OF CREDITOR	debt, bank	UNLIQUIDATED,	state value of
	FAMILIAR WITH CLAIM	loan,	DISPUTED, OR	security)
		government	SUBJECT TO	
		contracts, etc.)	SETOFF	
	CENTURYLINK	Trade Debt		\$591,847.15
	Attn President or General Counsel			+• / • / • · / • • · · · • •
	100 CenturyLink Drive			
6	Monroe, LA 71203			
0	EMAIL: TalkToUs@CenturyLink.com			
	FAX: 1.866.826.4839			
	PHONE: 800-871-9244	Defermed		\$570,400,00
7	JEREMY RICHARDSON	Deferred		\$579,400.00
7	5000 Meridian Blvd.Suite 200	Acquisiton		
	FRANKLIN, TN 37067	Payments		¢570.400.00
	DAVID LIONETTI	Deferred		\$579,400.00
-	5000 Meridian Blvd.	Acquisiton		
8	Suite 200	Payments		
	FRANKLIN, TN 37067			
	EMAIL: david.lionetti@mmodal.com			
	UNITED HEALTH CARE	Trade Debt		\$500,000.00
	INSURANCE CO.			
	Attn President or General Counsel			
	22703 NETWORK PLACE			
9	CHICAGO, IL 60673-1227			
	EMAIL:			
	Robert_W_Oberrender@UHC.com			
	FAX: (860)702-5792			
	PHONE: 877-842-3210			
	SUNGARD AVAILABILITY	Lease		\$399,857.00
	SERVICES LP			
	Attn President or General Counsel			
	680 East Swedesford Road			
10	Wayne, PA 19087			
	EMAIL:			
	as.accounts_payable@sungard.com			
	FAX: 1 610-225-1133			
	PHONE: 484-582-2000			
	NAOMI WAIBEL	Deferred		\$332,387.75
11	3422 LASHAN DR.	Acquisiton		
	MURRYSVILLE, PA 15668	Payments		
	SALESFORCE.COM	Trade Debt		\$250,756.00
	Attn President or General Counsel			
	PO BOX 203141			
12	DALLAS, TX 75320-3141			
	EMAIL: info@emea.salesforce.com			
	FAX: 415-901-7040			
	PHONE: 800-667-6389			
	JOHN HUFFMAN	Deferred		\$244,400.00
13	19757 NW SAUVIE ISLAND RD	Acquisiton		,,
-	PORTLAND, OR 97231	Payments		
		- 4,1101105	1	

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ITEM	NAME OF CREDITOR,COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM(if secured, also state value of security)
14	CIGNA HEALTH AND LIFE INSURANCE COMPANY Attn President or General Counsel 900 COTTAGE GROVE ROAD HARTFORD, CT 06152 FAX: 860-226-5400 PHONE: 860-226-6000	Trade Debt		\$231,710.80
15	LIBERTY MUTUAL INSURANCE COMPANY 175 BERKELEY STREET BOSTON, MA 02116 FAX: 617-574-5955 PHONE: 617-357-9500	Trade Debt		\$230,298.80
16	ERIC CARRAUX 5000 Meridian Blvd. Suite 200 FRANKLIN, TN 37067 EMAIL: eric.carraux@mmodal.com	Deferred Acquisiton Payments		\$142,489.52
17	Crowne Plaza Astor Attn President or General Counsel 739 Canal Street NEW ORLEANS, LA 70130	Trade Debt		\$124,497.18
18	MONIKA WOSZCZYNA 5000 Meridian Blvd. Suite 200 FRANKLIN, TN 37067 EMAIL: monika.woszczyna@mmodal.com	Deferred Acquisiton Payments		\$98,768.15
19	NIH REASEARCH & CONSULTING, LLC Attn President or General Counsel 6300 NW 120TH DRIVECORAL SPRINGS, FL 33076 EMAIL: rday@nihresearch.com & ckanstoroom@nihresearch.com FAX: 954-827-0197 PHONE: (954) 753-7747	Trade Debt		\$90,000.00
20	FUTURENET TECHNOLOGIES CORPORATION Attn President or General Counsel 1320 VALLEY VISTA DRIVE DIAMOND BAR, CA 91765 EMAIL: sales@futurenet-tech.com FAX: 909-396-4001 PHONE: 800-23-4258	Trade Debt		\$76,000.00

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ITEM	NAME OF CREDITOR,COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.) Trade Debt	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM(if secured, also state value of security) \$74,344.55
21	Attn President or General Counsel 96 HOLTON STREET BOSTON, MA 02135 EMAIL: info@avfx.com FAX: 617-254-7101 PHONE: 617-254-0770			
22	ORACLE CORPORATION Attn President or General Counsel 100 Oracle Pkwy Redwood City, CA 94065 FAX: 602-333-9001 PHONE: (650) 506-7000	Trade Debt		\$74,316.07
23	SCHEDULE SOURCE INC Attn President or General Counsel 275 CENTURY CIRCLE - SUITE 102 LOUISVILLE, CO 80027-9453 EMAIL: support@schedulesource.com PHONE: 303-991-3079	Trade Debt		\$73,080.00
24	LCFRE NASHVILLE CAROTHERS, L.P. Attn President or General Counsel 810 CRESCENT CT DR STE 560 FRANKLIN, TN 37067 EMAIL: tb@lionstonegroup.com; gl@lionstonegroup.com; dd@lionstonegroup.com FAX: 713-533-5897 PHONE: 713-533-5860	Lease		\$72,204.91
25	LIGHTOWER FIBER NETWORKS Attn President or General Counsel 80 CENTRAL STREET FOXBOROUGH, MA 01719 EMAIL: billing-ne3@lighttower.com FAX: 978-264-6100 PHONE: 978-264-6000	Trade Debt		\$69,799.42
26	KJELL SCHUBERT 5000 Meridian Blvd. Suite 200 FRANKLIN, TN 37067	Deferred Acquisiton Payments		\$65,845.43

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ITEM	NAME OF CREDITOR,COMPLETE MAILING ADDRESS, AND EMPLOYEE, AGENT, OR DEPARTMENT OF CREDITOR FAMILIAR WITH CLAIM	NATURE OF CLAIM (bond debt, trade debt, bank loan, government contracts, etc.)	INDICATE IF CLAIM IS CONTINGENT, UNLIQUIDATED, DISPUTED, OR SUBJECT TO SETOFF	AMOUNT OF CLAIM(if secured, also state value of security)
27	NOVATION LLC Attn President or General Counsel 75-REMITTANCE DR SUITE 1420 CHICAGO, IL 60675-1450 EMAIL: jwells@novationco.com ; suppliersummit@novationco.com FAX: 972-581-5013 PHONE: 972.581.5309	Trade Debt		\$59,322.44
28	INTERFIX LLC Attn President or General Counsel 52 WEST STATE ROAD PO BOX 894 NEWAYGO, MI 49337 EMAIL: info@interfix.biz FAX: 231-652-6263 PHONE: 231-652-6260	Trade Debt		\$59,203.08
29	NTHDEGREE Attn President or General Counsel 2675 BRECKINRIDGE BLVD STE 200 DULUTH, GA 30096 FAX: 404.508.2979 PHONE: 404.296.5282	Trade Debt		\$56,000.00
30	MEDASSETS INC Attn President or General Counsel 100 N POINT CTR E. STE 200 ALPHARETTA, GA 30022 EMAIL: ir@medassets.com FAX: 678-623-2501 PHONE: 678.248.8200	Trade Debt		\$54,500.05

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
	Х
In re:	Chapter 11
MMODAL CB INC.,	: Case No()
Debtor	
	X

DECLARATION CONCERNING CONSOLIDATED LIST OF CREDITORS HOLDING 30 LARGEST UNSECURED CLAIMS

I, the undersigned officer of MModal CB Inc., the company named as the debtor

in the above-captioned case, declare under penalty of perjury that I have reviewed the foregoing

Consolidated List of Creditors Holding 30 Largest Unsecured Claims and that the information

contained therein is true and correct to the best of my knowledge, information, and belief.

Dr Janes

Dated: March 19, 2014

Name: Duncan James Title: President