March 17, 2020

Via NYCEF

Hon. Martin A Tingling Clerk of the Supreme Court 60 Centre Street New York, New York 10007

Re: The New American Cinema Group Inc. v. P8H, Inc. d/b/a Paddle 8, Valentine

Uhovski, Rameshkumar Ganeshan and Michael McClellan Supreme Court, New York County, Index No. 651594/2020

In re P8H, Inc. d/b/a Paddle 8, United States Bankruptcy Court, S.D.N.Y., Chapter 11 Case No. 20-10809 (smb)

Notice of Bankruptcy Filing

Dear Honorable Judge Tingling:

My law office, Kirby Aisner & Curley LLP, represents P8H, Inc. d/b/a Paddle 8 in the its chapter 11 bankruptcy case filed on March 16, 2020. Attached for your reference is proof of filing.

I am writing to respectfully advise the Court that all proceedings in the above-reference civil action are automatically stayed as to all defendants pursuant to 11 U.S.C. §362(a), *In re North Star Contracting Corp.*, 125 B.R. 368 (Bankr. S.D.N.Y 1991), and *In re Lomas Financial Corp.*, 117 B.R. 64 (Bankr. S.D.N.Y. 1990).

Plaintiff's counsel has advised us in writing that he does not intend to respect the automatic stay. We intend to file a motion seeking a ruling from the Bankruptcy Court concerning enforcement of the automatic stay.

Respectfully submitted,

Erica Aisner, Esq.

EA/dk Encl.

cc: Paul Cossu, Esq.