

Stabler EXHIBIT NO./2 -22-06 L. GOLKOW

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MJ Publishing Trust Tactical Objectives

Confidential Ligation Materials Obtain Immediate Liquidity Without Sacrificing Assets

Refinance Existing Debt

Solve Pressing Liquidity Concerns

Prevent "Fire Sales" of Library Assets

Preserve Ownership of Libraries

Remove liens from MIJAC and Neverland.

Regain Financial Freedom

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Current Situation Analysis of MJ Publishing Trust

Confdential Ligation
Materials

Liquidity Trapped Due to Current Sony Structure

\$3MM - \$5 MM per annum for Sony "Guarantee" Heavy Operating Expenses

Assets: 50% interest in Sony ATV

\$272,500,000 Indebtedness:

Subject to Restrictive Loan Covenants

Restrictive Collateral and Pledge Requirements

Constraining Liquidity Support Requirements

Limited Value in Current Situation for MJ Publishing Assets

Restrictive Covenant default on \$72,500,000 Bank of America Loan

Over \$6,000,000 of Vendor Debt

Varying Degrees of Legal Action From Creditors



Three Step Process to Financial Freedom

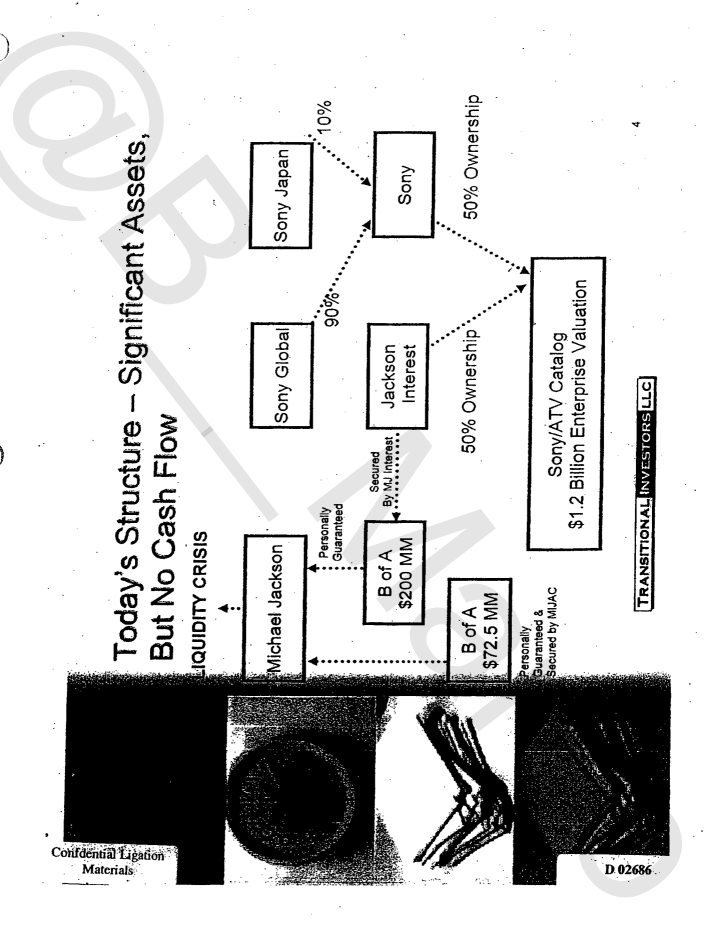
Confdential Ligation Materials Refinance - \$72,500,000 Bank Loan and create \$16,500,000 of Liquidity

Option – Fortress exercises option to buy MJ Interest at \$204M. Eliminate \$200,000,000 debt on MJ/ATV, and free up cash flow from Sony Guarantee, and cash flow associated with debt service.

Sony Put - Partnering with TI, purchase Sony portion of catalog.

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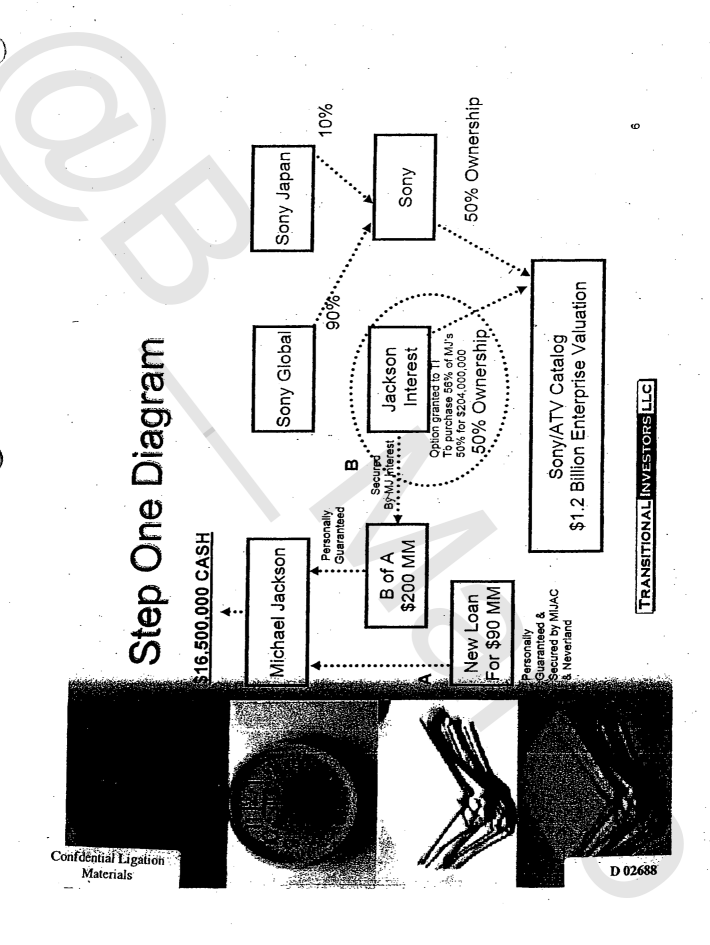
Step One - Create \$16,500,000 of iguidity

Confdential Ligation Materials

- \$90,000,000 Refinancing of the \$72,500,000 Loan will be secured with the MIJAC Library.
- Expected duration of the loan is six to twelve months
- Collateral First Lien on MIJAC and Neverland (18M of Neverland)
 - **Transaction Fee 3%**
- Use of Proceeds
- Principle \$72,500,000
 - Overdraft \$600,000
- Negotiated Vendor Settlements \$3,000,000
 - Bank Fees \$2,765,333
- Cash Available to MJ \$11,134,667

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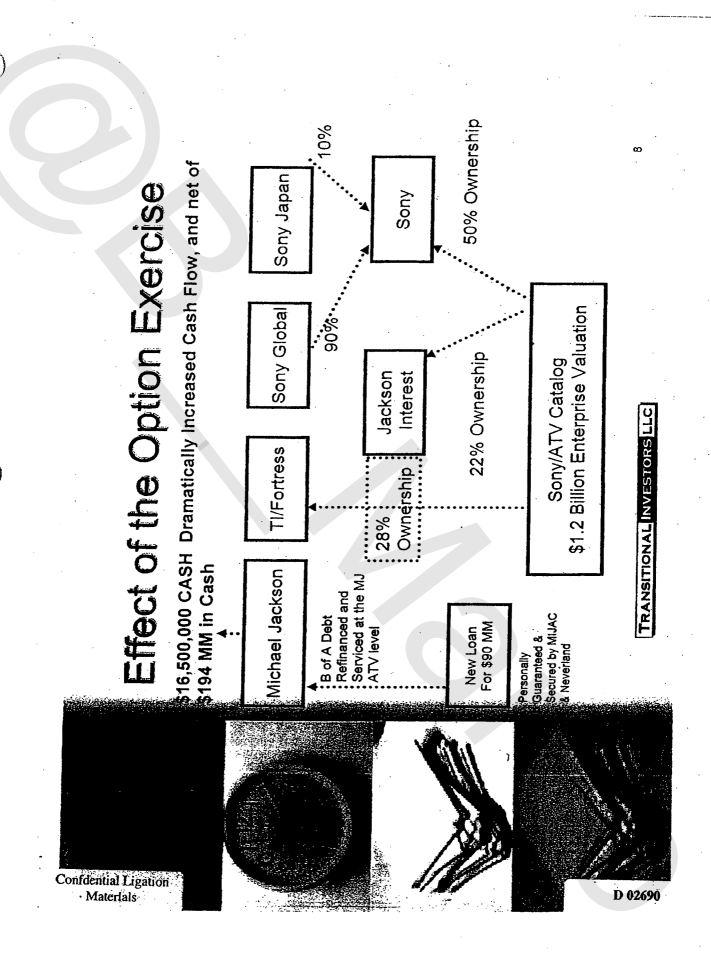




Confidential Ligation Materials

- Option The terms of the bridge financing give Fortress the option to purchase 56% of MJATV (28% of MJ library interest) for \$204,000,000.
- **\$10 MM Advisory Fee Paid, so Net is \$194,000,000** to MJ
- \$200,000,000 Debt to B of A refinanced by Fortress.
- Option MJ can purchase the Fortress Option for \$50,000,000 at anytime up to the exercise of the option.





Step Three - Acquisition of Sony Side of ATV

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TI/Fortress Acquires an additional 50% of the Sony Library.

- Fortress provides MJ with 24.5% of the Sony ATV interest (MJ interest to
- Fortress provides MJ with debt to pay off MIJAC Loan
- Total debt of approximately \$290 Million secured by new Enterprise ATV
- Assuming 10 year amortization, the debt service would be roughly \$20 million per year.
- flow from 46.5% of ATV and 100% of MIJAC would be \$33 MM per annum. restructuring of the library management contract to a 4% fee, free cash Assuming a 20 year amortization and libor plus 100 interest, Post

Fortress Retains 23% of Sony ATV

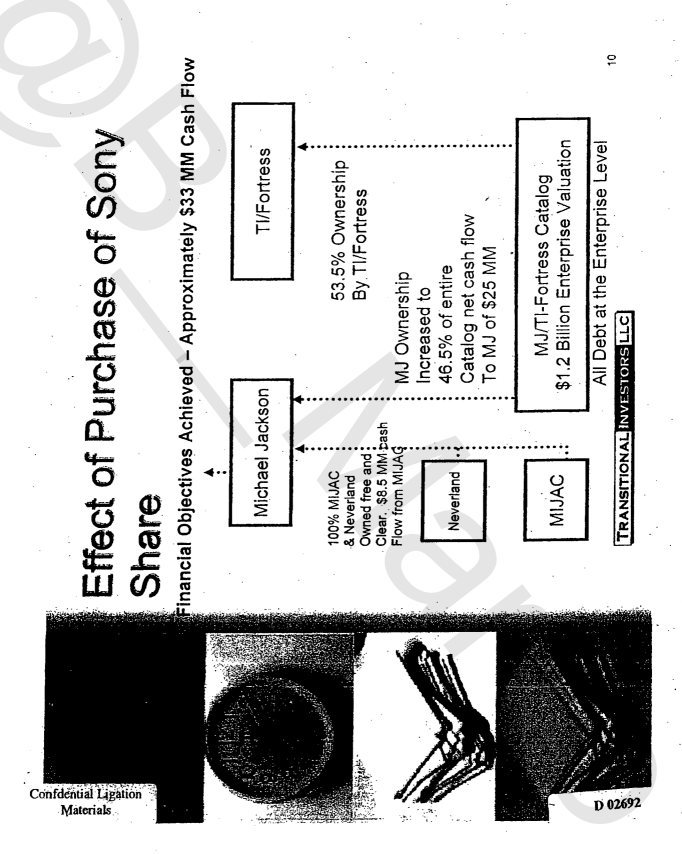
- Fortress total ATV interest becomes 53.5%
- MJ's total ATV interest becomes 46.5%

Net Effect of this Transaction

- MJ Increases free cash flow to at least \$33,000,000 per year.
- Owns MIJAC and Neverland free and clear without liens or encumbrances.
- No personal guarantees. All debt service is paid by ATV.
- Upside appreciation of the library is preserved.

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Transitional Investors Solution Summarized

Confidential Ligation

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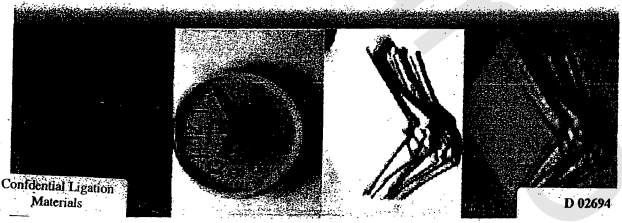
- Step One Refinance \$72,500,000 Bank of America Loan
 - New Loan \$90,000,000 from Fortress Investors
- Net Effect Generates Approximately \$16,500,000 of
- Pay Off Vendors \$3,000,000 after Negotiated Settlements
- \$11,000,000 of Additional Cash for Operations
 - Timing Four to Six Weeks to Close.
- Step Two Option to Fortress to buy 56% of MJ ATV Interest for \$204 Million -
- Net Effect –MJ retains 22 % of MJ ATV if Fortress exercises option
- Step Three MJ Partners with Fortress to Acquire Sony ATV Interest in the Catalog
- Final Result
- MJ Owns 46.5% of the entire Sony ATV Catalog
 - \$290,000,000 Fortress Loans Secured by new
 - Enterprise ATV
- MIJAC and Neverland Debt Free Producing \$8.2 MM
 Cashflow

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Recommended Strategy and Steps

- (1) Refinance MJ Publishing Trust indebtedness – the Bridge.
- (2) Cooling period. Fortress exercises option.
- (3) MJ Publishing Trust & Fortress acquire Sony portion of the catalog.
- (4) MJ Publishing Trust and Fortress manage and grow the catalog.



Bridge_loan_letter1

PROPOSED TI LETTER-BRIDGE LOAN March 25, 2005 Mr. Michael J. Jacks C/O Mr. Don Stabler Stabler & Associates Jackson 15250 Venture Blvd., Su Sherman Oaks, Ca. 91403 Suite 720 Re: Bridge Loan and Refinancing of existing senior indebtedness of the Michael Jackson Trust as well as fund exercise of option to purchase the 50% of Sony / ATV (the "Company"), currently owned by Sony Corporation Dear Mr. Jackson: Pursuant to the Letter of Intent ("LOI") between Transitional Investors, LLC ("TI") Michael J. Jackson ("MJ") dated December 20, 2004 and executed by the parties on or about January 20, 2005, to provide MJ refinancing of existing senior indebtedness as as the purchase of Sony Corporations 50% interest in Sony Music ATV, this letter is intended to amend the LOI as specifically set forth below. /
Pursuant to the request of MJ, TI will provide MJ with a Bridge Loan to refinance existing \$90M Bank of America Line of Credit, under the certain terms and conditions provided in the March, 2005 TI Presentation which are incorporated herein by this reference as if fully set forth. Paragraph 1 of the LOI is amended to include the conditions of the Bridge Loan financing as well as the terms and conditions for the refinancing of the \$200M Bank of America Term Loan and the purchase of the Sony Corporation 50% interest in Sony Music ATV as outlined in the TI Presentation. All of the remaining terms and conditions of the LOI are enforceable and to remain the same, with the exception of the numerical financing changes set forth in the TI Presentation.

Very truly yours,
Transitional Investors, LLC
By:
Stuart Shelly
Managing Director
Understood and agreed to on this
_____, day of March, 2005
Michael J. Jackson
MJ Publishing Trust
By:
Michael J. Jackson
Authorized Representative MJ Publishing Trust