

Exhibit A – Collateral Subject to Sale

The Collateral to be sold will include:

All of the following personal property of Blitz securing Blitz's obligations to Secured Party:

1. All of Blitz's accounts (as such term is defined in the Minnesota Uniform Commercial Code), however created or evidenced arising from the rendition of services or sale of inventory by Blitz, together with all contract rights, instruments, documents, chattel paper, notes, drafts, (as each such term is defined in the Minnesota Uniform Commercial Code) and other forms of obligations owing to Blitz related to or evidencing any account(s);
2. All of Blitz's interest in each of the following categories of collateral (as each such term is defined in the Minnesota uniform commercial code) owned by Blitz:
 - a. chattel paper
 - b. instruments
 - c. payment intangibles
 - d. general intangibles
 - e. documents
 - f. inventory
 - g. deposit accounts
 - h. money
 - i. investment property
 - j. letters of credit; and
 - k. notes.
3. The ledger entry representing the difference between the face value of any accounts purchased by Secured Party and the total amount of funds advanced to Blitz that is not represented by any deposit fund, excepting thereof the value of any letter or credit, certificate of deposit, or cash deposit in lieu of a reserve;
4. All right of Blitz to receive tax refunds and insurance proceeds;
5. All books and records regarding any of the foregoing; and

6. All proceeds thereof.

Capitalized terms not otherwise defined in this Exhibit A shall have the meanings ascribed to them that certain MCF Account Assignment and Security Agreement, dated as of August 3, 2017, by and among Blitz and Secured Party. Additional information concerning such defined terms may be obtained by contacting the Secured Party's counsel, Brian Smith (brian.smith@hklaw.com) or David C. Schulte (david.schulte@hklaw.com).