



BLOCPAY ENTERTAINMENT

BlocPlay Entertainment Corporate Update

The company's involvement with blockchain technologies and their advantages in the gaming space take center stage at these events

July 30, 2018 – Vancouver, BC - **BlocPlay Entertainment** (CSE: PLAY) ("BlocPlay" or the "Company") announces that Cameron Paddock and Richard Grieve have resigned from the board of directors. Mr. Paddock has also resigned as the CEO of the company.

The company would like to thank Mr. Paddock and Mr. Grieve, for their support with the company and would like to wish them well in their future endeavours.

About BlocPlay Entertainment

BlocPlay Entertainment is the world's first peer-to-peer, de-centralized digital entertainment company. Supporting video gamers, developers, and content creators - worldwide. Each day billions of consumers worldwide enjoy digital entertainment products. BlocPlay Entertainment plans to deliver a fully transparent distribution, publishing, and marketing platform for videogames and eSports events through our innovative tokenization system known as Token Play. BlocPlay Entertainment develops in-house entertainment technologies including video games and services.

About TokenPlay

TokenPlay is a wholly owned subsidiary of Blocplay Entertainment and is the customer facing Brand involved in the development and utilization of blockchain technology in the video game space, which will seek to provide a platform for the exchange of in-game currencies and tokens.

For further information, please contact:

BlocPlay Entertainment Inc.

Email: investors@blocplays.com

Forward - Looking Information

Certain information set forth in this news release may contain forward - looking information that involve substantial known and unknown risks and uncertainties. This forward - looking information is subject to numerous risks and uncertainties, certain of which are beyond the control of the Company, including, but not limited to, the impact of general economic conditions, industry conditions, failure to enter into a definitive agreement and complete the Acquisition, and dependence upon regulatory approvals. Readers are cautioned that the assumptions used in the

preparation of such information, although considered reasonable at the time of preparation, may prove to be imprecise and, as such, undue reliance should not be placed on forward - looking information. The parties undertake no obligation to update forward - looking information except as otherwise may be required by applicable securities law.