## EXHIBIT C

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                        UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
   10
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   12
        GEORGE CLINTON, an individual,
                                             CASE NO. CV10-9476-ODW-PLAX
   13
                        Plaintiff,
   14
                                             NOTICE OF CLAIM OF LIEN
                                             FOR ATTORNEY'S FEES AND
                   VS.
   15
                                             COSTS
   16
        WILL ADAMS, p/k/a will.i.am, d/b/a
        WILL.I.AM MUSIC PUBLISHING, an
   17
       individual; ALLAN PINEDA, p/k/a/
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       apl.de.ap, d/b/a JEEPNEY MUSIC
       PUBLISHING, an individual; JAIME
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       GOMEZ, p/k/a TABOO, d/b/a
   20
       NAWASHA NETWORKS
       PUBLISHING, an individual; STACY
   21
       FERGUSON, p/k/a FERGIE, an
   22
       individual; GEORGE PAJON, JR., an
       individual; JOHN CURTIS, an
   23
       individual; UNIVERSAL MUSIC
   24
       GROUP, INC., a Delaware corporation;
       UMG RECORDINGS, INC., a
   25
       Delaware corporation; WILL I AM
   26
       MUSIC, INC., a California corporation;
       CHERRY LANE MUSIC
   27
       PUBLISHING COMPANY, INC., a
   28
       New York corporation; EL CUBANO
               NOTICE OF CLAIM OF LIEN FOR ATTORNEY'S FEES AND COSTS
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## PROOF OF SERVICE

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I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 22917 Pacific Coast Highway, Suite 350, Malibu, California 90265.

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On July 19, 2011, I served the foregoing document described as: **NOTICE** OF CLAIM OF LIEN FOR ATTORNEY'S FEES AND COSTS, on the interested parties in this action by placing [X] a true copy thereof, or [] the original, enclosed in sealed, prepaid envelope(s) as addressed below:

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Larry Haakon Clough, Esq.

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21757 Devonshire St., #2

Chatsworth, CA 91311-2903 Tel: (818) 709-8388

10

Fax: (818) 709-8372

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Email: larryclough@sbcglobal.net

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BY REGULAR MAIL: I am "readily familiar" with the firm's practice of [X]collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Malibu, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit. (C.C.P. §1013(a)).

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[X]BY E-MAIL OR ELECTRONIC TRANSMISSION: Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the documents to be sent to the persons at the e-mail addresses listed on the service list. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that transmission was unsuccessful.

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I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

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Executed on July 19, 2011, at Malibu, California.

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Shahla Mohareri

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PROOF OF SERVICE