1	BRYAN CAVE LLP	
2	Jonathan Pink (California Bar No. 179685) 3161 Michelson Drive, Suite 1500 Irvine, California 92612-4414	
3	Telephone: (949) 223-7000 Facsimile: (949) 223-7100	
4	E-mail: jonathan.pink@bryancave.com	<u>n</u>
5	BRYAN CAVE LLP Kara E. F. Cenar (<i>Pro Hac Vice</i>)	
6	Mariangela M. Seale (<i>Pro Hac Vice Pendia</i> 161 North Clark Street, Suite 4300	ng)
7	Chicago, Illinois 60601-3315 Telephone: (312) 602-5000	
8	Facsimile: (312) 602-5050 E-mail: <u>kara.cenar@bryancave.com</u>	
9	merili.seale@bryancave.com	
10	Attorneys for Defendants WILL ADAMS	(sued as WILL ADAMS,
11	p/k/a will.i.am, individually and d/b/a WIL ALLAN PINEDA (sued as ALLAN PINE)	DA, p/k/a apl.de.ap, individually
12	and d/b/a JEEPNEY MUSIC PUBLISHIN (sued as JAIME GOMEZ, p/k/a Taboo, ind	lividually and d/h/a NAWASHA
13 14	NETWORKS PUBLISHING, an individual STACY FERGUSON, p/k/a Fergie); WILL LANE MUSIC PUBLISHING COMPANY	L.I.AM MUSIC, INC.; CHERRY
15	GEORGE PAJON, JR.; EMI BLACKWOO MUSIC, INC.	OD MUSIC, INC.; EL CUBANO
16	UNITED STATES I	DISTRICT COURT
17	CENTRAL DISTRICT OF CALIF	ORNIA – WESTERN DIVISION
18		
19	GEORGE CLINTON, an individual,	Case No. CV10-9476 ODW (PLAx)
20	Plaintiff,	Hon. Otis D. Wright, II
21	V.	Courtroom 11
22	WILL ADAMS, p/k/a will.i.am, individually and d/b/a WILL.I AM	NOTICE OF INTERESTED PARTIES
23	MUSIC PUBLISHING; ALLAN PINEDA, p/k/a apl.de.ap, individually	
24	and d/b/a JEEPNEY MUSIC PUBLISHING, an individual; JAIME	
2526	GOMEZ, p/k/a Taboo, individually and d/b/a NAWASHA NETWORKS	Complaint Filed: December 10, 2010
27	PUBLISHING, an individual; STACY FERGUSON, p/k/a Fergie, an individual;	Trial Date: Not Assigned
28	GEORGE PAJON, JR., an individual; JOHN CURTIS, an individual; UNIVERSAL MUSIC GROUP, INC., a	

1	Delaware corporation; UMG
	RECORDINGS, INC., a Delaware
2	corporation; and WILL I AM MUSIC,
	IINC a California corporation: CHERRY
3	LANE MUSIC PUBLISHING
	COMPANY, INC., a New York
4	corporation; EL CÚBANO MUSIC,
	INC., a California corporation; EMÍ
5	BLACKWOOD MUSIC, INC., a
	Connecticut corporation; TAB
6	MAGNETIC, INC., a California
	MAGNETIC, INC., a California corporation; and DOES 1 through 10,
7	
-	Defendants.
8	

TO THE CLERK OF THE ABOVE-ENTITLED COURT, AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Pursuant to Federal Rule of Civil Procedure 7.1, the undersigned, attorney of record for defendants Will Adams (sued individually and p/k/a will.i.am, and d/b/a will.i.am music publishing); Allan Pineda (sued individually and p/k/a apl.de.ap, and d/b/a Jeepney Music Publishing); Jaime Gomez (sued individually and p/k/a Taboo, and erroneously sued as d/b/a Nawasha Networks Publishing); Stacy Ferguson (sued individually and p/k/a Fergie); will.i.am music, inc.; Cherry Lane Music Publishing Company, Inc.; Tab Magnetic, Inc.; George Pajon, Jr.; El Cubano Music, Inc.; EMI Blackwood Music, Inc. certifies that the following listed parties may have a pecuniary interest in the outcome of this case. These representations are made to enable the Court to evaluate possible disqualification or recusal:

- 1. Plaintiff George Clinton, a party to this action.
- 2. Defendant William Adams, sued individually and p/k/a will.i.am and d/b/a will.i.am music publishing, a party to this action.
- 3. Defendant Allan Pineda, sued individually and p/k/a apl.de.ap and d/b/a Jeepney Music Publishing.
- 4. Defendant Jaime Gomez, sued individually and p/k/a Taboo, and erroneously sued as d/b/a Nawasha Networks Publishing, a party to this action.

1	5.	Defendant Stacy Ferguson, sued individually and p/k/a Fergie, a party	
2	to this action.		
3	6.	Defendant George Pajon, Jr., a party to this action.	
4	7.	Defendant John Curtis, a party to this action.	
5	8.	Defendant will.i.am music inc., a party to this action.	
6	9.	Defendant Tab Magnetic Publishing, a party to this action.	
7	10.	Defendant Cherry Lane Music Company, a party to this action.	
8	11.	Defendant Jeepney Music, Inc., a party to this action.	
9	12.	Defendant Universal Music Group, Inc., a party to this action.	
10	13.	Defendant UMG Recordings, Inc., a party to this action.	
11	14.	Defendant EMI Blackwood Music, Inc., a party to this action.	
12	15.	Defendant Cherry Lane Music Publishing Company, Inc., a party to	
13	this action.		
14	16.	Defendant El Cubano Music, Inc., a party to this action.	
15			
16	Dated: Mai	rch 7, 2011 BRYAN CAVE LLP Jonathan S. Pink	
17		Kara E. F. Cenar Mariangela M. Seale	
18		Wariangera W. Seare	
19		By: /s/ Jonathan S. Pink	
20		Jonathan S. Pink Attorneys for Defendants	
21		WILL ÁDAMS; ALLAN PINEDA; JAIME GOMEZ; STACY FERGUSON;	
22		WILL.I.ÁM MUSIC, INC.; CHÉRRY LANE MUSIC PUBLISHING COMPANY,	
23		INC.; TAB MAGNETIC, INC.; GEORGE PAJON, JR.; EMI BLACKWOOD MUSIC,	
24		INC.; EĹ CÚBANO MUSIC, INC.	
25			
26			
27			
28			