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10 Attorneys for Defendants WILL ADAMS (sued as WILL ADAMS,
p/k/a will.i.am, individually and d/b/a WILL.I AM MUSIC PUBLISHING);
11 ALLAN PINEDA (sued as ALLAN PINEDA, p/k/a apl.de.ap, individually
and d/b/a JEEPNEY MUSIC PUBLISHING, an individual); JAIME GOMEZ
12 (sued as JAIME GOMEZ, p/k/a Taboo, individually and d/b/a NAWASHA
NETWORKS PUBLISHING, an individual); STACY FERGUSON (sued as
13 STACY FERGUSON, p/k/a Fergie)

14 **UNITED STATES DISTRICT COURT**
15 **CENTRAL DISTRICT OF CALIFORNIA**

16 GEORGE CLINTON, an individual,
17
18 Plaintiff,

19 v.

20 WILL ADAMS, p/k/a will.i.am,
individually and d/b/a WILL.I AM
21 MUSIC PUBLISHING; ALLAN
PINEDA, p/k/a apl.de.ap, individually
22 and d/b/a JEEPNEY MUSIC
PUBLISHING, an individual; JAIME
23 GOMEZ, p/k/a Taboo, individually and
d/b/a NAWASHA NETWORKS
24 PUBLISHING, an individual; STACY
FERGUSON, p/k/a Fergie, an individual;
25 GEORGE PAJON, JR., an individual;
JOHN CURTIS, an individual;
26 UNIVERSAL MUSIC GROUP, INC., a
Delaware corporation; UMG
27 RECORDINGS, INC., a Delaware
corporation; and WILL I AM MUSIC,
28 INC., a California corporation; CHERRY

Case No. CV10-9476 ODW (PLAx)

Hon. Otis D. Wright, II
Courtroom 11

**STIPULATION TO EXTEND
DEFENDANTS' DEADLINE FOR
FILING A RESPONSE TO
PLAINTIFF'S COMPLAINT BY
SIXTY DAYS PURSUANT TO
LOCAL RULES 7-1 AND 8-3**

Complaint Filed: December 10, 2010
Trial Date: Not Assigned

1 LANE MUSIC PUBLISHING
2 COMPANY, INC., a New York
3 corporation; EL CUBANO MUSIC,
4 INC., a California corporation; EMI
5 BLACKWOOD MUSIC, INC., a
6 Connecticut corporation; TAB
7 MAGNETIC, INC., a California
8 corporation; and DOES 1 through 10,
9
10 Defendants.

11 Plaintiff GEORGE CLINTON (“Plaintiff”) and Defendants WILL ADAMS,
12 ALLAN PINEDA, JAIME GOMEZ and STACY FERGUSON (collectively,
13 “Defendants”) enter into the following stipulation pursuant to Local Rules 7-1 and
14 8-3 of the United States District Court for the Central District of California:

15 WHEREAS Plaintiff filed the Complaint in Case No. CV10-9476-ODW-
16 PLAx (the “Complaint”) on or about December 10, 2010;

17 WHEREAS Plaintiff served the Complaint on JAIME GOMEZ on or about
18 December 21, 2010;

19 WHEREAS Plaintiff and Defendants (the “Parties”) have agreed that a
20 consolidated and coordinated response date for all named defendants in this action
21 will allow for more orderly litigation, and permit the Parties to engage in early,
22 information settlement talks;

23 WHEREAS counsel for the Defendants listed herein have agreed to accept
24 service on behalf of those Defendants in exchange for a sixty (60) day extension of
25 time in which to respond to the Complaint;
26
27
28

1 NOW THEREFORE, IT IS HEREBY STIPULATED that the deadline for
2 Defendants to file a response to Plaintiff's Complaint shall be extended by sixty (60)
3 days to March 4, 2011.
4

5 Dated: December 31, 2010

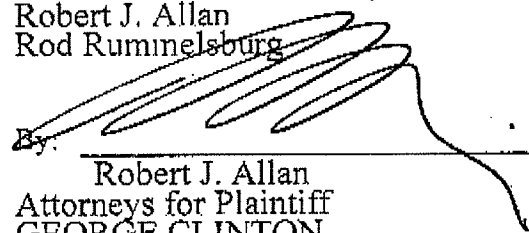
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Kara E. F. Cenar
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8 By: /s/ Jonathan S. Pink
Jonathan S. Pink

9 Attorneys for Defendants
10 WILL ADAMS; ALLAN PINEDA; JAIME
11 GOMEZ; and STACY FERGUSON

12 Dated: December 31, 2010

ALLAN LAW GROUP, P.C.
Robert J. Allan
Rod Rummelsburg

14 
15 By: _____
16 Robert J. Allan
17 Attorneys for Plaintiff
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