## EXHIBIT A

## GEORGE CLINTON,

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Cross-Claimant,

VS.

NENE MONTES; TERCER MUNDO, RON BREMBRY; BRUCE PETERSON; RAYMOND SPRUELL, individually, d/b/a/ ASSOCIATION PARLIAMENT FUNKADELIC MEMBERS 73-81; FUNK MOB MUSIC, LLC; KAPLAN, KENEGOS & KADIN, JERRY KAPLAN; JOAN KENEGOS; DAVID SCOTT KADIN; AND DOES 1-10,

Cross-Claim Defendants.

Fox & Spillane LLP

This action having come on for trial before the Court, Honorable Manuel L.

Real presiding, and the issues having been duly tried and a decision having been duly rendered, it is:

ORDERED, that the Counterclaim of Counterclaimants RON BREMBRY BRUCE PETERSON; RAYMOND SPRUELL, individually, d/b/a ASSOCIATION PARLIAMENT FUNKADELIC MEMBERS 73-81 and FUNK MOB MUSIC, LLC be dismissed on the merits; and it is further

ORDERED, adjudged and decreed that final judgment in favor of Crossclaimant GEORGE CLINTON and against said Counterclaimants is hereby granted and ordered entered as such; and it is further

ORDERED, adjudged and decreed that GEORGE CLINTON is the sole owner of the master recordings of the albums "Hard Core Jollies," "One Nation under a Groove," Uncle Jam Wants You" and "Electric Spanking of War Babies" (the "Masters") and has been the sole owner of the Masters since 1993; and it is further

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Fox & Spillane LLP

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	1	PROOF OF SERVICE
	2	STATE OF CALIFORNIA )
	3	STATE OF CALIFORNIA ) ss COUNTY OF LOS ANGELES )
	4 5	I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Fox & Spillane LLP, 1880 Century Park East, Suite 1004, Los Angeles, California 90067. On June 9, 2005, I served the within documents:
	6.	[PROPOSED] ORDER AND JUDGMENT
	7	I sent such document from facsimile machine (310) 229-9380 on June 9, 2005. I certify that
	8	said transmission was completed and that all pages were received and that a report was generated by facsimile machine (310) 229-9380 which confirms said transmission and receipt.
	9	The transmission was reported as complete and without error. A copy of the transmission report is attached to this Proof of Service. I, thereafter, mailed a copy to the interested
	10	party(ies) in this action by placing a true copy thereof enclosed in sealed envelope(s) addressed to the parties listed below.
	11	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid,
	12	in the United States mail at Los Angeles, addressed as set forth below.
	13	by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
	14	by placing the document(s) listed above, together with an unsigned copy of this declaration, in a
	15	sealed Federal Express envelope with postage paid on account and deposited with Federal Express at Los Angeles, California, addressed as set forth below.
	16	by transmitting the document(s) listed above, electronically, via the e-mail addresses set forth
	17	below.
	18	David Scott Kadin, Esq. Leo Fasen, Esq. Kaplan, Kenegos & Kadin Leo Fasen & Associates
	19	9150 Wilshire Boulevard, Suite 175  Beverly Hills, California 90212  Beverly Hills, California 90212  Beverly Hills, California 90212  Beverly Hills, California 90212
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	21	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with processing the process thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen thereon fully proposed in the ordinary course of hydrogen there is not a fully proposed in the ordinary course of hydrogen there is no constant.
	22	postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the part served, service is presumed invalid if postal cancellation date or postage meter date is more than on date of the service of th
	23	after the date of deposit for mailing in affidavit.
	24	I declare under penalty of perjury in accordance with the laws of the United States of America that the foregoing is true and correct of my own personal knowledge, and that I am employed in an office of a member of the Bar of the Court at whose direction this service was made.
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	26	Executed on June 9, 2005, at Los Angeles, California.
	27	Yta Lewis
	28	. ( /
Fox & Sp	illane LLP	

PROOF OF SERVICE