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10 *Attorneys for Interveners,*
 11 *The Association for Childhood Education International and*
The Hill Foundation, Inc.

12
 13 **UNITED STATES DISTRICT COURT**
 14 **CENTRAL DISTRICT OF CALIFORNIA**

15 RUPA MARYA, *et al.*
 16 Plaintiffs,
 17 vs.
 18 WARNER/CHAPPELL MUSIC,
 INC., *et al.*
 19 Defendant.
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)
 Case No. **CV13-04460 GHK**
 (MRWx)
 Assigned to Hon. George H. King
)
UNOPPOSED MOTION
REQUESTING LEAVE FOR
INTERVENERS TO BE EXCUSED
FROM APPEARING

1 TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:
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3 The Parties are to appear before this Honorable Court on June 27, 2016
4 for a Motions Hearing regarding the Final Approval of the Class Action and
5 Plaintiffs' Counsel's Motion for Attorneys' Fees (the "Hearing"). Interveners,
6 the Association for Childhood Education International ("ACEI") and the Hill
7 Foundation, Inc. ("Hill Foundation"), have not taken any position, nor do they
8 intend on taking any position, on either motion. As both ACEI and the Hill
9 Foundation are non-profit organizations, the cost that would be incurred by
10 having counsel attend this Hearing would directly impact the organizations by
11 diverting critical funds from their charitable operations. Accordingly, the
12 Interveners respectfully request leave to be excused from appearing at the
13 Hearing. Counsel for Interveners will be available by telephone during the
14 Hearing in the event the Court must reach them at the following numbers:
15 primarily at (410) 347-9425 and, if unavailable at that number, then (443) 347-
16 9449.
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21 Counsel for Interveners has contacted lead counsel for both Plaintiffs
22 (Mark Rifken) and Defendants (Kelly Klaus) who have no objection to this
23 Motion. Further, the Court granted a very similar request made on behalf of
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1 the Intervenor with regard to the Preliminary Hearing to Approve the Class
2 Action.

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4 DATED: June 21, 2016 **PAYNE & FEARS, LLP**

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26 *Education International and*
27 *The Hill Foundation, Inc.*

1 **DECLARATION**

2 I, Scott O. Luskin, am the CM/ECF User whose identification and
3 password are being used to file this: **UNOPPOSED MOTION**
4 **REQUESTING LEAVE FOR INTERVENERS TO BE EXCUSED**
5 **FROM APPEARING.** In compliance with L.R. 5-4.3.4 (a)(2)(i), I hereby
6 attest that Kelly M. Klaus and Mark C. Rifkin have no objection to this motion.

7 Dated: June 21, 2016

8 By: /s/ Scott O. Luskin
9 SCOTT O. LUSKIN

10 4836-5061-8675.1