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March 21, 2011

Kara E. F. Cenar Bryan Cave LLP 161 North Clark St., Suite 4300 Chicago, IL 60601-3315 Linda M. Burrow Caldwell Leslie & Proctor, PC 1000 Wilshire Blvd., Suite 600 Los Angeles, CA 90017

Barry I. Slotnick Loeb and Loeb LLP 345 Park Avenue New York, NY 10154-1895

Bryan Pringle v. William Adams, Jr., et al. U.S.D.C. Case No. SACV 10-1656 JST (RZx) Our File No.: B008.001

Dear Counsel:

The following deposition notices are being served concurrently with this letter:

Plaintiff's Notice of Deposition of Stacy Ferguson	May 18, 2011
Plaintiff's Notice of Deposition of William Adams, Jr.	May 20, 2011
Plaintiff's Notice of Deposition of Jaime Gomez	May 24, 2011
Plaintiff's Notice of Deposition of Allan Pineda	May 26, 2011
Plaintiff's Notice of Deposition of David Guetta	June 20, 2011
Plaintiff's Notice of Deposition of Frederick Riesterer	June 21, 2011
Plaintiff's Notice of Deposition of Ike Youssef	June 22, 2011

Although plaintiff is amenable to rescheduling the above noticed depositions to reasonably accommodate the deponents and counsel's schedules, the depositions have been set on approximately 60 days notice to minimize scheduling conflicts.

HAMPTONHOLLEY LLP

Kara E. F. Cenar Barry I. Slotnick Linda M. burrow March 21, 2011 Page 2

Please let me know if you have any scheduling conflicts with any of the depositions so that we may renotice the depositions to dates which are mutually convenient.

Very truly yours

George L. Hampton IV

GLH:mh Enclosures

cc: Jonathan Pink

Dean Dickie Ira Gould

	1 2 3 4 5	Dean A. Dickie (appearing <i>Pro Hac Vice</i>) Dickie@MillerCanfield.com Kathleen E. Koppenhoefer (appearing <i>Pro H</i> Koppenhoefer@MillerCanfield.com MILLER, CANFIELD, PADDOCK AND S 225 West Washington Street, Suite 2600 Chicago, IL 60606 Telephone: 312.460.4200 Facsimile: 312.460.4288	
	6 7 8 9 10	Ira Gould (appearing <i>Pro Hac Vice</i>) Gould@igouldlaw.com Ryan L. Greely (appearing <i>Pro Hac Vice</i>) Rgreely@igouldlaw.com GOULD LAW GROUP 120 North LaSalle Street, Suite 2750 Chicago, IL 60602 Telephone: 312.781.0680 Facsimile: 312.726.1328	
Corona del Mar, California 92625	12 13 14 15	2101 East Coast Highway, Suite 260	33)
	18	UNITED STATES D	ISTRICT COURT
	19	CENTRAL DISTRICT OF CALIFORNIA	
	20	SOUTHERN	DIVISION
	21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)
	2223	Plaintiff, v.) PLAINTIFF'S NOTICE OF) DEPOSITION OF STACY) FERGUSON
	242526	WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black Eyed Peas, <i>et al.</i> ,	Complaint Filed: October 28, 2010 Trial Date: January 24, 2012
	27	Defendants.	{
	28)

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TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on May 18, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of Stacy Ferguson.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP

By:

Worneys for Plaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as PLAINTIFF'S NOTICE OF DEPOSITION OF STACY FERGUSON on all interested parties in this action listed on the attached Service List as follows:

(BY MAIL) - 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.

☐ (BY FACSIMILE) - By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.

☐ (BY OVERNIGHT DELIVERY) - By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.

(BY EMAIL) - By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.

(State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.

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

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyer

Service List

Bryan Pringle v. William Adams, Jr. et al.

Case Number: 8:10-cy-01656-JST –RZ

26

1

1	Dean A. Dickie (appearing Pro Hac Vice)		
2	Dickie@MillerCanfield.com Kathleen E. Koppenhoefer (appearing <i>Pro H</i>	lac Vice)	
3	Koppenhoefer@MillerCanfield.com MILLER, CANFIELD, PADDOCK AND S 225 West Washington Street Suite 2600	TONE, P.L.C.	
4	225 West Washington Street, Suite 2600 Chicago, IL 60606 Telephone: 312.460.4200		
5	Facsimile: 312.460.4288		
6	Ira Gould (appearing <i>Pro Hac Vice</i>) Gould@igouldlaw.com		
7	Ryan L. Greely (appearing <i>Pro Hac Vice</i>) Rgreely@igouldlaw.com		
8	GOULD LAW GROUP 120 North LaSalle Street, Suite 2750		
9	Chicago, IL 60602 Telephone: 312.781.0680		
10	Facsimile: 312.726.1328		
11	George L. Hampton IV (State Bar No. 1444) ghampton@hamptonholley.com	33)	
12	Colin C. Holley (State Bar No. 191999) cholley@hamptonholley.com HAMPTONHOLLEY LLP 2101 East Coast Highway, Suite 260		
13			
14	Telephone: 949.718.4550		
15	Facsimile: 949.718.4580		
	Attorneys for Plaintiff BRYAN PRINGLE		
17	AUNTAGETA CADA ADECE TO		
18 19	UNITED STATES DI		
20			
21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)	
22	Plaintiff,	PLAINTIFF'S NOTICE OF	
23	V	DEPOSITION OF WILLIAM ADAMS, JR.	
24	WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and	Complaint Filed: October 28, 2010	
25	JAIME GOMEZ, all individually and	Trial Date: January 24, 2012	
26	collectively as the music group The Black Eyed Peas, et al.,		
27	Defendants.		
28)	

TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on May 20, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of William Adams, Jr..

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTON/HOLLEY LLP

By:

Attorneys for Elaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as **PLAINTIFF'S NOTICE OF DEPOSITION OF WILLIAM ADAMS**, **JR**. on all interested parties in this action listed on the attached Service List as follows:

- (BY MAIL) 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.
- ☐ (BY FACSIMILE) By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.
- ☐ (BY OVERNIGHT DELIVERY) By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.
- ⊠ (BY EMAIL) By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.
- ☐ (State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
- (Federal) I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyer

Mary Ann Hoyer

1	1	,
3 4 5	Dean A. Dickie (appearing <i>Pro Hac Vice</i>) Dickie@MillerCanfield.com Kathleen E. Koppenhoefer (appearing <i>Pro H</i> Koppenhoefer@MillerCanfield.com MILLER, CANFIELD, PADDOCK AND ST 225 West Washington Street, Suite 2600 Chicago, IL 60606 Telephone: 312.460.4200 Facsimile: 312.460.4288	
7 8 9	Ira Gould (appearing <i>Pro Hac Vice</i>) Gould@igouldlaw.com Ryan L. Greely (appearing <i>Pro Hac Vice</i>) Rgreely@igouldlaw.com GOULD LAW GROUP 120 North LaSalle Street, Suite 2750 Chicago, IL 60602 Telephone: 312.781.0680 Facsimile: 312.726.1328	
11 12 13 14 15	cholley@hamptonholley.com HAMPTONHOLLEY LLP 2101 East Coast Highway, Suite 260	33)
16 17	Attorneys for Plaintiff BRYAN PRINGLE	
18	UNITED STATES DI	ISTRICT COURT
19	CENTRAL DISTRICT	OF CALIFORNIA
20	SOUTHERN	DIVISION
21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)
22	Plaintiff,	PLAINTIFF'S NOTICE OF DEPOSITION OF JAIME GOMEZ
23	V.	Complaint Filed: October 28, 2010
24	WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and	Trial Date: January 24, 2012
2526	collectively as the music group The Black Eyed Peas, et al.,	
26 27	Defendants.	{
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TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on May 24, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of Jaime Gomez.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP

Bv:

Attorneys of Plaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as **PLAINTIFF'S NOTICE OF DEPOSITION OF JAIME GOMEZ** on all interested parties in this action listed on the attached Service List as follows:

- (BY MAIL) 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.
- ☐ (BY FACSIMILE) By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.
- ☐ (BY OVERNIGHT DELIVERY) By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.
- ☑ (BY EMAIL) By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.
- ☐ (State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
- (Federal) I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyer

	3	Dean A. Dickie (appearing <i>Pro Hac Vice</i>) Dickie@MillerCanfield.com Kathleen E. Koppenhoefer (appearing <i>Pro H</i> Koppenhoefer@MillerCanfield.com MILLER, CANFIELD, PADDOCK AND ST 225 West Washington Street, Suite 2600 Chicago, IL 60606		
	5	Chicago, IL 60606 Telephone: 312.460.4200 Facsimile: 312.460.4288		
	6	Ira Gould (appearing <i>Pro Hac Vice</i>)		
Gould@igouldlaw.com Ryan L. Greely (appearing <i>Pro Hac Vice</i>) Rgreely@igouldlaw.com GOULD LAW GROUP				
	9	120 North LaSalle Street, Suite 2750 Chicago, IL 60602 Telephone: 312.781.0680		
1	10	Telephone: 312.781.0680 Facsimile: 312.726.1328		
	11	George L. Hampton IV (State Bar No. 144433) ghampton@hamptonholley.com Colin C. Holley (State Bar No. 191999)		
		cholley(a)hamptonholley.com		
California 92625	13	HAMPTONHOLLEY LLP 2101 East Coast Highway, Suite 260 Corona del Mar, California 92625 Telephone: 949.718.4550		
	15	Telephone: 949.718.4550 Facsimile: 949.718.4580		
Corona del Mar,	_	Attorneys for Plaintiff		
0.00	17	BRYAÑ PRINGLE		
	18	UNITED STATES DI	STRICT COURT	
	19	CENTRAL DISTRICT OF CALIFORNIA		
	20	SOUTHERN DIVISION		
	21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)	
	22	Plaintiff,	PLAINTIFF'S NOTICE OF DEPOSITION OF ALLAN PINEDA	
	23	v. (
	24	WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black	Complaint Filed: October 28, 2010 Trial Date: January 24, 2012	
	25	JAIME GOMEZ, all individually and collectively as the music group The Black		
	26	Eyed Peas, et al.,		
	27	Defendants.		
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TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on May 26, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of Allan Pineda.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONIOLLEY LLP

By:

Attorneys of Plaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as **PLAINTIFF'S NOTICE OF DEPOSITION OF ALLAN PINEDA** on all interested parties in this action listed on the attached Service List as follows:

- (BY MAIL) 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.
- ☐ (BY FACSIMILE) By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.
- ☐ (BY OVERNIGHT DELIVERY) By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.
- (BY EMAIL) By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.
- ☐ (State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
- (Federal) I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.
 - Executed on March 21, 2011, at Corona del Mar, California.

Mary And Hoyer

Service List

1

27

	1	Dean A. Dickie (appearing <i>Pro Hac Vice</i>) Dickie@MillerCanfield.com	
	2	Kathleen E. Koppenhoefer (appearing <i>Pro H</i> Koppenhoefer Miller Canfield.com	(ac Vice)
		MILLER, CANFIELD, PADDOCK AND ST 225 West Washington Street, Suite 2600	ΓΟΝΕ, P.L.C.
	4	Chicago, IL 60606 Telephone: 312.460.4200 Facsimile: 312.460.4288	
	5	Facsimile: 312.460.4288	
		Ira Gould (appearing <i>Pro Hac Vice</i>) Gould@igouldlaw.com	
	7	Ryan L. Greely (appearing <i>Pro Hac Vice</i>) Rgreely@igouldlaw.com GOULD LAW GROUP	
		120 North LaSalle Street, Suite 2750	
	9	Chicago, IL 60602 Telephone: 312.781.0680 Facsimile: 312.726.1328	
0	11	George L. Hampton IV (State Bar No. 14443 ghampton@hamptonholley.com	33) .
uite 26 92625	- 1	ghampton@hamptonholley.com Colin C. Holley (State Bar No. 191999) cholley@hamptonholley.com	
ioast Highway, Sulte 260 I Mar, California 92625	ľ	HAMPTONHOLLEY LLP 2101 East Coast Highway, Suite 260	
Highy	14	Corona del Mar, California 92625 Telephone: 949.718.4550	
0.0		Facsimile: 949.718.4580	
1 East orona d		Attorneys for Plaintiff BRYAN PRINGLE	
2101 Cor	17		
	18	UNITED STATES DISTRICT COURT	
	19	CENTRAL DISTRICT OF CALIFORNIA	
	20	SOUTHERN I	
	21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)
	22	Plaintiff,	PLAINTIFF'S NOTICE OF DEPOSITION OF DAVID
	23	v.	GUETTA
	24	WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and	Complaint Filed: October 28, 2010 Trial Date: January 24, 2012
		collectively as the music group The Black	
		Eyed Peas, et al.,	
	27	Defendants.	
	28	/	

HAMPTONHOLLEY LLP

TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on June 20, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of David Guetta.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP

By:

Attorneys for Plaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as **PLAINTIFF'S NOTICE OF DEPOSITION OF DAVID GUETTA** on all interested parties in this action listed on the attached Service List as follows:

- (BY MAIL) 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.
- ☐ (BY FACSIMILE) By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.
- ☐ (BY OVERNIGHT DELIVERY) By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.
- (BY EMAIL) By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.
- ☐ (State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
- (Federal) I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyer

Mary Ann Hoyer

Service List

27

28

	1	Dean A. Dickie (appearing Pro Hac Vice)		
	2	Dickie@MillerCanfield.com Kathleen E. Koppenhoefer (appearing <i>Pro H</i>	ac Vice)	
	3	Koppenhoefer@MillerCanfield.com MILLER, CANFIELD, PADDOCK AND ST	ΓONE, P.L.C.	
	4	225 West Washington Street, Suite 2600 Chicago, IL 60606		
٠	5	Telephone: 312.460.4200 Facsimile: 312.460.4288		
	6	Ira Gould (appearing <i>Pro Hac Vice</i>)		
	7	Gould@igouldlaw.com Ryan L. Greely (appearing <i>Pro Hac Vice</i>)		
	8	Rgreely@lgouldlaw.com GOULD LAW GROUP 120 North LaSalle Street, Suite 2750 Chicago, IL 60602		
	9			
	10	Telephone: 312.781.0680 Facsimile: 312.726.1328		
	11	George L. Hampton IV (State Bar No. 14443	33)	
92625	12	ghampton(a)hamptonholley.com Colin C. Holley (State Bar No. 191999)		
, 5017 1718 92	13	cholley@hamptonholley.com HAMPTONHOLLEY LLP		
California	14	2101 East Coast Highway, Suite 260 Corona del Mar, California 92625		
del Mar,	15	Telephone: 949.718.4550 Facsimile: 949.718.4580		
na de	16	Attorneys for Plaintiff BRYAN PRINGLE		
Corona	17	DKTANT KINOLE		
	18	UNITED STATES DISTRICT COURT		
	19	CENTRAL DISTRICT OF CALIFORNIA		
	20	SOUTHERN DIVISION		
	21	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)	
	22	Plaintiff,	PLAINTIFF'S NOTICE OF DEPOSITION OF FREDERICK	
	23	v. (RIESTERER	
	24	WILLIAM ADAMS, JR.; STACY FERGUSON: ALLAN PINEDA: and	Complaint Filed: October 28, 2010 Trial Date: January 24, 2012	
	25	FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black	oundary 21, 2012	
	26	Eyed Peas, et al.,		
	27	Defendants.		
	28		,	

TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on June 21, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of Frederick Riesterer.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice)
Ryan L. Greely (appearing Pro Hac Vice)
GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTOMHOLLEY LLP

By:

Attorneys for Plaintiff Bryan Pringle

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1 PROOF OF SERVICE 2 I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast 3 Highway, Suite 260, Corona del Mar, Californía 92625. 4 On this date, I served the foregoing document described as PLAINTIFF'S NOTICE OF DEPOSITION OF FREDERICK RIESTERER on all interested 5 parties in this action listed on the attached Service List as follows: 6 (BY MAIL) - 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit. (BY FACSIMILE) - By transmitting a true copy thereof by facsimile from 10 facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile 11 machine that said document was successfully transmitted without error. 12 (BY OVERNIGHT DELIVERY) - By depositing the above document(s) in a 13

box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.

(BY EMAIL) - By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.

(State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.

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

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyse Mary Ann Hoyer

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	Attorneys for Plaintiff BRYAN PRINGLE	
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18	UNITED STATES DI	
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20	SOUTHERN I BRYAN PRINGLE, an individual,	
21	Plaintiff,	Case No. SACV 10-1656 JST(RZx) PLAINTIFF'S NOTICE OF
22 23	v.	DEPOSITION OF IKE YOUSSEF
24	 WILLIAM ADAMS_IR · STACY	Complaint Filed: October 28, 2010 Trial Date: January 24, 2012
25	FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and)
26	collectively as the music group The Black Eyed Peas, et al.,	
<u>2</u> 7	Defendants.	
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TO: ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on June 22, 2011, commencing at 9:30 a.m. at the offices of HamptonHolley LLP, 2101 East Coast Highway, Suite 260, Corona del Mar, California, 92625, Plaintiff, pursuant to Fed. R. Civ. P. 30, will take the deposition upon oral examination of Ike Youssef.

The deposition shall be taken before a notary public or other officer authorized by law to administer oaths. The deposition will be recorded stenographically and/or by videotape.

Dated: March 21, 2011

Dean A. Dickie (appearing Pro Hac Vice) Kathleen E. Koppenhoefer (appearing Pro Hac Vice) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Ira Gould (appearing Pro Hac Vice) Ryan L. Greely (appearing Pro Hac Vice) GOULD LAW GROUP

George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTOW/IOLLEY LLP

Bv:

ttorneys for Plaintiff Bryan Pringle

PROOF OF SERVICE

I am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action. My business address is 2101 East Coast Highway, Suite 260, Corona del Mar, California 92625.

On this date, I served the foregoing document described as **PLAINTIFF'S NOTICE OF DEPOSITION OF IKE YOUSSEF** on all interested parties in this action listed on the attached Service List as follows:

- (BY MAIL) 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 the same day with postage thereon fully prepaid at Chicago, Illinois 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 date of deposit for mailing on affidavit.
- ☐ (BY FACSIMILE) By transmitting a true copy thereof by facsimile from facsimile number 312.460-4201 to the facsimile number(s) shown on the attached Service List, for which electronic confirmation was received from the facsimile machine that said document was successfully transmitted without error.
- ☐ (BY OVERNIGHT DELIVERY) By depositing the above document(s) in a box or other facility regularly maintained by FedEx in an envelope or package designated by FedEx with delivery fees paid.
- (BY EMAIL) By causing a true copy of the document(s) to be served by electronic mail transmission at the time shown on each transmission, to each interested party at the email address shown on the attached Service List. Each transmission was reported as complete and without error.
- ☐ (State) I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
- ☑ (Federal) I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on March 21, 2011, at Corona del Mar, California.

Mary Ann Hoyer