1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 **SOUTHERN DIVISION** 10 BRYAN PRINGLE, an individual, Case No. SACV 10-1656 JST(RZx) 11 2101 East Coast Highway, Suite 260 Corona del Mar, California 92625 Plaintiff, [PROPOSED] ORDER 12 CONTINUING EXPERT **DISCOVERY CUTOFF DATES** v. 13 PURSUANT TO STIPULATION WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and 15 collectively as the music group The Black Eyed Peas, et al., 16 Defendants. 17 18 19 20 21 22 23 24 25 26 27 28

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1	Upon	the Stipulation of the parties to this action, and for good cause shown, IT
2	IS HEREBY	ORDERED THAT:
3	1.	The date by which initial expert disclosures must be made is now
4	November	23, 2011;
5	2.	The date by which rebuttal expert disclosures must be made – including
6	Defendants'	rebuttal disclosures, if any, on costs and net profits attributable to the
7	alleged infri	ngement (including but not limited to, the apportionment of such profits)
8	– is now <b>D</b> o	ecember 16, 2011; and
9	3.	The deadline by which to complete expert discovery is continued from
10	November 1	4, 2011 to <b>January 6, 2012</b> .
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13	Dated:	TION TOURNING OF A TION THE CALLED
14		HON. JOSEPHINE STATON TUCKER UNITED STATES DISTRICT JUDGE
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1	<b>CERTIFICATE OF SERVICE</b>		
1	On October 25, 2011, I electronically filed the foregoing [PROPOSED]		
2	ORDER CONTINUING EXPERT DISCOVERY CUTOFF DATES PURSUANT		
3	TO STIPULATION using the CM/ECF system which will send notification of such		
4 5	filing to the following registered CM/ECF Users:		
	Barry I. Slotnick <u>bslotnick@loeb.com</u>		
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	Kara E. F. Cenar <u>kara.cenar@bryancave.com</u>		
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16	seaton@millercanfield.com, williamsr@millercanfield.com		
10	Edwin F. McPherson <u>emcpherson@mcphersonrane.com</u> ,		
17	astephan@mcphersonrane.com		
18	Joseph G. Vernon <u>vernon@millercanfield.com</u>		
	Justin Michael Righettini justin.righettini@bryancave.com		
19	Tracy B. Rane <u>trane@mcphersonrane.com</u>		
20	I am unaware of any attorneys of record in this action who are not registered		
21	for the CM/ECF system or who did not consent to electronic service.  I certify under penalty of perjury under the laws of the United States of America that the foregoing statements are true and correct.		
22			
23			
24	Dated: October 25, 2011 /s/Colin C. Holley		
25	<u></u>		
26	George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999)		
27	HAMPIONHOLLEYLLP		
28	2101 East Coast Highway, Suite 260 Corona del Mar, California 92625 Telephone: 949.718.4550 Facsimile: 949.718.4580		