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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 [PROPOSED] ORDER Plaintiff, 12 CONTINUING TRIAL AND CASE MANAGEMENT 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 1

C:\Users\cholley\Desktop\Pringle Stipulation re\_ Extending all dates\_2011.11.21.DOC

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Upon the Stipulation of the parties to this action, and for good cause shown, IT IS HEREBY ORDERED THAT trial in this matter is continued, and the case management deadlines are modified, as set forth in the below chart:

4	Event	Old Date	New Date
5	Last Day to file Motions	November 23, 2011	December 5, 2011
6	Regarding the Sufficiency of Fact Discovery		
7	Affirmative Expert	November 23, 2011	November 30, 2011
8	Disclosures on Liability		
9	ADR Completion	November 28, 2011	[No Change]
	Rebuttal Expert Disclosures on Liability	December 16, 2011	December 23, 2011
10	Liability Expert	January 16, 2011	January 5, 2012
11	Discovery Closed	January 10, 2011	Sandary 5, 2012
12	Plaintiff's Opposition to	Nov 28, 2011	January 11, 2012
13	Defendants' Motion for		
14	Summary Judgment	December 5, 2011	Folomory 1, 2012
	Defendant's Reply in Further Support of	December 5, 2011	February 1, 2012
15	Motion for Summary		
16	Judgment		
17	Hearing on Motion for	December 19, 2011	February 20, 2012
10	Summary Judgment		
18	Last Day to Depose	November 14, 2011	February 1, 2012
19	UMG/Interscope Rule		
20	30(b)(6) witness on the issue of damages only.		
21	Plaintiff's Affirmative	November 23, 2011	February 27, 2012
22	Expert Report(s) on		
23	Damages Defendants' Rebuttal	December 16, 2011	March 12, 2012
	Expert Report(s) on	December 10, 2011	Waten 12, 2012
24	Damages (including		
25	reports on costs, net		
26	profits attributable to alleged infringement and		
27	apportionment of such		
	profits)		
28			

1	Close of Expert Damages	January 6, 2012	March 19, 2012
2	Discovery		
	Motions in Limine	January 16, 2012	April 2, 2012
3	Oppositions to Motions in	January 23, 2012	April 9, 2012
4	Limine		
	Replies on Motions in	January 30, 2012	April 16, 2012
5	Limine		
6	Pre Trial Order	February 3, 2012	April 20, 2012
7	Proposed Jury	February 6, 2012	April 23, 2012
7	Instructions, Voir Dire		
8	Final pretrial conference	February 13, 2012	April 30, 2012
9	Exhibits Conference	February 24, 2012	May 11, 2012
9	Trial to Commence	February 28, 2012	May 15, 2012
10			

12 Dated: November \_\_\_\_, 2011

## HON. JOSEPHINE STATON TUCKER UNITED STATES DISTRICT JUDGE

19,592,158.2\146614-00001 11/21/11 8:35 AM

1	<b>CERTIFICATE OF SERVICE</b>				
	On November 21, 2011, I electronically filed the foregoing [PROPOSED]				
2	ORDER CONTINUING TRIAL AND CASE MANAGEMENT DATES				
3	PURSUANT TO STIPULATION using the CM/ECF system which will send				
4 5	notification of such filing to the following registered CM/ECF Users:				
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18	Justin Michael Righettini justin.righettini@bryancave.com				
19	Tracy B. Rane trane@mcphersonrane.com				
	<u>rane e mephersonianere oni</u>				
<ul><li>20</li><li>21</li></ul>	I am unaware of any attorneys of record in this action who are not registered				
	for the CM/ECF system or who did not consent to electronic service.				
22	I certify under penalty of perjury under the laws of the United States of				
23	America that the foregoing statements are true and correct.				
24	Dated: November 21, 2011 /s/Colin C. Holley				
25	George L. Hampton IV (State Bar No. 144433)				
26	Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP				
27	2101 East Coast Highway, Suite 260				
28	2101 East Coast Highway, Suite 260 Corona del Mar, California 92625 Telephone: 949.718.4550 Facsimile: 949.718.4580				