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11 12	Attorneys for Plaintiff BRYAN PRINGLE		
13	UNITED STATES DISTRICT COURT		
14	CENTRAL DISTRICT OF CALIFORNIA		
15	SOUTHERN DIVISION		
16	BRYAN PRINGLE, an individual,	Case No. SACV 10-1656 JST(RZx)	
		1	
17	Plaintiff,)) PLAINTIFF BRYAN PRINGLE'S) NOTICE OF MOTION AND	
17 18	Plaintiff, v.	NOTICE OF MOTION AND MOTION FOR VOLUNTARY	
	v. WILLIAM ADAMS, JR.; STACY	 NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE 	
18 19	v. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and	 NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS 	
18 19	v. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m.	
18 19 20	V. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black	 NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 	
18 19 20 21	V. 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> ,	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m.	
18 19 20 21 22	V. 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> ,	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m. CTRM: 10A	
18 19 20 21 22 23	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> , Defendants.	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m. CTRM: 10A	
18 19 20 21 22 23 24	V. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black Eyed Peas, et al., Defendants. TO ALL PARTIES AND TO THEIR	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m. CTRM: 10A ATTORNEYS OF RECORD: May 7, 2012, at 10:00 a.m., or as soon	
18 19 20 21 22 23 24 25	V. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black Eyed Peas, et al., Defendants. TO ALL PARTIES AND TO THEIR PLEASE TAKE NOTICE THAT on I	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m. CTRM: 10A ATTORNEYS OF RECORD: May 7, 2012, at 10:00 a.m., or as soon rtroom 10A of the United States District	
18 19 20 21 22 23 24 25 26	V. WILLIAM ADAMS, JR.; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group The Black Eyed Peas, et al., Defendants. TO ALL PARTIES AND TO THEIR PLEASE TAKE NOTICE THAT on It thereafter as the matter may be heard in Cou	NOTICE OF MOTION AND MOTION FOR VOLUNTARY DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT FEES OR COSTS DATE: May 7, 2012 TIME: 10:00 a.m. CTRM: 10A ATTORNEYS OF RECORD: May 7, 2012, at 10:00 a.m., or as soon rtroom 10A of the United States District Southern Division, located at 411 West	

1	hereby does move the Court, pursuant to Rule 41(a)(2) of the Federal Rules of Civil		
2	Procedure, for voluntary dismissal of defendants William Adams, Jr., Stacy		
3	Ferguson, Allan Pineda and Jaime Gomez, all individually and collectively as the		
4	music group the Black Eyed Peas, UMG Recordings, Inc., Interscope Records, EMI		
5	April Music, Inc., Headphone Junkie Publishing, LLC, Will.I.Am, LLC, Jeepney		
6	Music, Inc., Tab Magnetic Publishing, Cherry River Music Co., and Square Rivoli		
7	Publishing (collectively, "Remaining Defendants") without prejudice and without		
8	requiring Pringle to pay Remaining Defendants' attorneys' fees or costs.		
9	Good cause exists to allow Pringle to voluntarily dismiss Remaining		
10	Defendants without prejudice and without paying attorneys' fees or costs for the		
11	reasons set forth in the Memorandum of Points and Authorities filed concurrently		
12	with this motion.		
13	This motion is based upon the Memorandum of Points and Authorities and the		
14	declaration of Kathleen E. Koppenhoefer filed concurrently herewith, upon any		
15	additional points and authorities, evidence and/or arguments Pringle presents in		
16	support of this motion in response to Remaining Defendants' opposition papers		
17	and/or at the hearing of this motion, and upon the Court records and file herein.		
18			
19	Dated: April 6, 2012 Dean A. Dickie (appearing <i>Pro Hac Vice</i>) Kathleen E. Koppenhoefer (appearing <i>Pro Hac Vice</i>)		
20	MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.		
21	George L. Hampton IV (State Bar No. 144433)		
22	Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP		
23	IMMI TOMIOLLET LLI		
24	By: /s/ Dean A. Dickie		
25	Dean A. Dickie		
26	Attorneys for Plaintiff BRYAN PRINGLE		
27			
28			

1	CERTIFICATE OF SERVICE		
	On April 6, 2012, I electronically filed the foregoing PLAINTIFF BRYAN		
2	PRINGLE'S NOTICE OF MOTION AND MOTION FOR VOLUNTARY		
3	DISMISSAL OF CERTAIN PARTIES WITHOUT PREJUDICE AND WITHOUT		
4	FEES OR COSTS using the CM/ECF system which will send notification of such		
5	filing to the following registered CM/ECF Users:		
6	Thing to the following registered Civi/ECI Osers.		
7	Barry I. Slotnick	bslotnick@loeb.com	
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10		popescu@caldwell-leslie.com,	
11	Dyon Christophon William	robinson@caldwell-leslie.com	
12	Ryan Christopher Willian Kara E. F. Cenar	ns <u>williamsr@millercanfield.com</u> kara.cenar@bryancave.com	
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13	Kathleen E. Koppenhoefe		
14	Rachel Aleeza Rappapor		
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15		elaine.hellwig@bryancave.com	
16	Dean A. Dickie	$\underline{dickie@millercanfield.com}, \underline{smithkaa@millercanfield.com},$	
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		christensen@millercanfield.com,	
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	Thomas D. Nolan	tnolan@loeb.com	
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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. I certify under penalty of perjury under the laws of the United States of America that the foregoing statements are true and correct. Dated: April 6, 2012 /s/Colin C. Holley George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP 2101 East Coast Highway, Suite 260 Corona del Mar, California 92625 Telephone: 949.718.4550 Facsimile: 949.718.4580

ND: 4833-3883-8536, v. 1