

Black Eyed Peas

August 24, 2011
 Invoice # 9995256
 Client # C073033
 Page 7

07/12/11	M. M. Seale	2.10 hrs.	703.50	Review and compile documents for production in response to Plaintiff's discovery requests.
07/13/11	K. E. Cenar	5.00 hrs.	2,800.00	Review discovery documentation and various requests to determine completeness and other issues raised in the meet and confer; confer with multiple client representatives regarding discovery responses; prepare letter regarding meet and confer issues; prepare discovery responses and draft discovery requests; prepare files for preparation of clients for deposition; draft supplemental interrogatory response regarding Adams creation of the work.
07/13/11	M. M. Seale	2.70 hrs.	904.50	Review and compile documents for production in response to Plaintiff's discovery requests.
07/14/11	K. E. Cenar	5.00 hrs.	2,800.00	Review discovery documentation and various requests to determine completeness and other issues raised in the meet and confer; confer with multiple client representatives regarding discovery responses; prepare letter regarding meet and confer issues; prepare discovery responses and draft discovery requests; prepare files for preparation of clients for deposition.
07/14/11	J. S. Pink	0.90 hrs.	360.00	Review and notate proposed discovery; conversation with colleague regarding same.
07/14/11	M. M. Seale	5.50 hrs.	1,842.50	Review documents in connection with discovery responses and upcoming production.
07/14/11	M. C. Baisley	0.30 hrs.	30.00	Discuss document review and redaction assignment with K.

				Cenar and M. Seale.
07/14/11	M. C. Baisley	8.00 hrs.	800.00	Review royalty statements and redact financial information not related to the song "I Gotta Feeling."
07/15/11	K. E. Cenar	6.00 hrs.	3,360.00	Review discovery documentation and various requests to determine completeness and other issues raised in the meet and confer; confer with multiple client representatives regarding discovery responses; prepare letter regarding meet and confer issues; prepare discovery responses and draft discovery requests; prepare files for preparation of clients for deposition.
07/15/11	J. S. Pink	2.10 hrs.	840.00	Review and finalize further discovery; communicate with colleagues re same; prepare for depositions of Ike Youseff and T. Marshal; review letter from plaintiffs' counsel; communicate with colleague and co-defense counsel re depositions.
07/15/11	M. M. Seale	7.20 hrs.	2,412.00	Review documents in connection with discovery responses and upcoming production.
07/15/11	M. J. Werich	5.10 hrs.	1,708.50	Conference with M. Seale regarding redaction of royalty statements; redact royalty statements.
07/15/11	M. C. Baisley	11.00 hrs.	1,100.00	Review royalty statements and redact financial information not related to the song "I Gotta Feeling."
07/15/11	A. Nolan	7.65 hrs.	612.00	Redact Royalty Statements.
07/16/11	K. E. Cenar	8.00 hrs.	4,480.00	Prepare outlines for deposition; preparation of our clients; prepare outline for exhibits for upcoming depositions of

				plaintiffs.
07/16/11	M. J. Werich	5.70 hrs.	1,909.50	Conference with D. Cole regarding redaction of royalty statements; redact royalty statements.
07/16/11	M. C. Baisley	7.00 hrs.	700.00	Review royalty statements and redact financial information not related to the song "I Gotta Feeling."
07/17/11	K. E. Cenar	8.00 hrs.	4,480.00	Prepare for upcoming depositions of group members; review and consider documents provided by Cherry and EMI for production.
07/17/11	J. S. Pink	1.00 hrs.	400.00	Prepare for deposition of I. Youssef; communicate with colleague re plan for pre-deposition of clients, including topics to cover and other issues.
07/17/11	M. C. Baisley	5.80 hrs.	580.00	Review royalty statements and redact financial information not related to the song "I Gotta Feeling."
07/18/11	K. E. Cenar	8.00 hrs.	4,480.00	Prepare for deposition of Individual BEP group members; prepare detailed discovery responses; review financial information for responsiveness.
07/18/11	J. S. Pink	9.00 hrs.	3,600.00	Travel to/from and attend deposition of Ike Youssef; communications with colleagues following same.
07/18/11	M. J. Werich	11.30 hrs.	3,785.50	Conference with D. Cole regarding redaction of royalty statements; redact royalty statements.
07/18/11	M. W. Allen	4.50 hrs.	450.00	Prepare documents responsive to plaintiff's document requests.
07/18/11	M. C. Baisley	5.50 hrs.	550.00	Review royalty statements and redact financial information not related to the song "I Gotta Feeling."

07/18/11	D. A. Cole	1.30 hrs.	130.00	Analyze and redact documents in support of discovery responses.
07/18/11	M. M. Petersen	5.60 hrs.	560.00	Review and redact documents.
07/18/11	A. E. Malinowski	2.47 hrs.	247.00	Redaction project.
07/18/11	J. M. Righetini	2.80 hrs.	280.00	Review and analyze deposition of F. Riesterer.
07/18/11	P. R. Williamson	14.00 hrs.	1,400.00	Redacted non-responsive content from client documents.
07/18/11	A. L. Spotser	13.10 hrs.	1,310.00	Redaction of royalty statements.
07/18/11	E. D. Reed	12.25 hrs.	1,225.00	Redacting documents for non-responsiveness.
07/18/11	J. L. O'Connell-Mill	10.00 hrs.	1,000.00	Redactions of royalty statements for discovery to limit scope to responsive materials.
07/18/11	T. A. Sullivan	6.50 hrs.	650.00	Redactions.
07/18/11	R. Tarvid	3.70 hrs.	370.00	Redact royalty statements in preparation of document production.
07/18/11	A. Nolan	16.10 hrs.	1,288.00	Preparation of documentation for depositions; redacting royalty statements.
REDACTED				
07/19/11	K. E. Cenar	6.00 hrs.	3,360.00	Tend to detailed supplemental response to discovery and document production.
07/19/11	M. J. Werich	3.50 hrs.	1,172.50	Conference with D. Cole regarding redaction of royalty statements; redact royalty statements; draft cover letter regarding supplemental

				production.
07/19/11	D. A. Cole	2.80 hrs.	280.00	Analyze and redact documents in support of discovery responses.
07/19/11	A. L. Spotser	1.00 hrs.	100.00	Redaction of royalty statements.
07/19/11	T. A. Sullivan	3.00 hrs.	300.00	Redactions.
07/19/11	A. Nolan	5.75 hrs.	460.00	Redacting documentation for depositions.
07/19/11	S. Caldwell	1.20 hrs.	246.00	Prepare documents for production.
07/20/11	K. E. Cenar	5.00 hrs.	2,800.00	Prepare W. Adams for deposition; prepare discovery responses.
07/20/11	J. S. Pink	2.50 hrs.	1,000.00	Travel to Los Angeles for depositions in action; meeting with colleague re depositions.
07/20/11	S. Caldwell	0.30 hrs.	61.50	Load data to Ringtail database.
07/21/11	K. E. Cenar	4.00 hrs.	2,240.00	Prepare Tab for deposition.
07/21/11	J. S. Pink	10.00 hrs.	4,000.00	Travel to/from deposition prep of client, Jamie Gomez
				REDACTED
				s; meeting with colleague and co-defense counsel
07/22/11	K. E. Cenar	9.00 hrs.	5,040.00	Prepare for, attend and defend Tab deposition.
07/22/11	J. S. Pink	6.50 hrs.	2,600.00	Travel to/from deposition of J Gomez; finalize mediation brief;
				REDACTED
07/22/11	I. L. Barlow	2.50 hrs.	250.00	Research case law on instructing deponent not to answer questions based on alleged "bad conduct" of attorney deposing witness; confer with A. Farr and K. Cenar regarding same.
07/23/11	J. S. Pink	8.50 hrs.	3,400.00	Travel to/from pre-deposition of Jamie Munson;
				REDACTED
				; produce

				discovery; analysis of plaintiffs' experts reports.
07/24/11	K. E. Cenar	4.00 hrs.	2,240.00	Prepare S. Ferguson for deposition.
07/25/11	A. W. Farr	2.10 hrs.	1,291.50	Communications with K. Cenar regarding harassing tactics at deposition and violation of stipulation; assign discovery and review and analyze results.
REDACTED				
07/25/11	K. E. Cenar	15.00 hrs.	8,400.00	Prepare for and defend W. Adams deposition; prepare A. Pineda for deposition.
07/25/11	J. S. Pink	10.30 hrs.	4,120.00	Travel to/from and argue motion to compel; revise mediation brief;
REDACTED				
				communicate with colleague regarding various issues including deposition and mediation.
07/26/11	A. W. Farr	3.40 hrs.	2,091.00	Strategy communications with K.E Cenar regarding issues for dealing with harassing deposition questions; read and analyzed research results; research issue of moving for sanctions for violation of confidentiality stipulation; review and analyze deposition transcripts.
07/26/11	K. E. Cenar	8.00 hrs.	4,480.00	Prepare for, attend and defend A. Pineda deposition; prepare for defense of S. Ferguson deposition.
07/26/11	J. S. Pink	9.00 hrs.	3,600.00	Travel to/from deposition of A. Pineda; review and revise motion for undertaking
REDACTED				
				confer with colleagues re

				mediation.
07/26/11	I. L. Barlow	4.10 hrs.	410.00	Research regarding viability of motion for protective order to seal deposition transcript and video or otherwise limit dissemination.
07/26/11	J. A. James	7.87 hrs.	787.00	Review and summarize transcript of J. Gomez's deposition
07/26/11	J. M. Righettoni	0.30 hrs.	30.00	Review and analyze subpoena to apple.
07/27/11	A. W. Farr	0.90 hrs.	553.50	Read and analyzed latest deposition summaries and attention to research requests regarding accommodations for disabled witnesses.
REDACTED				
07/27/11	K. E. Cenar	8.00 hrs.	4,480.00	Attend and defend S. Ferguson deposition; review deposition transcripts of clients.
07/27/11	J. S. Pink	8.00 hrs.	3,200.00	Travel to/from and attend deposition of S. Ferguson.
07/27/11	M. J. Werich	3.70 hrs.	1,239.50	Strategize with D. Cole, A. Nolan, and A. Malinowski regarding pending tasks; draft email to K. Cenar regarding pending tasks; analyze pleadings; draft emails to K. Cenar regarding pleadings and document productions.
07/27/11	D. A. Cole	0.60 hrs.	60.00	Strategize with M. Werich, A. Malinowski, and A. Nolan regarding tasks in support of upcoming depositions.

07/27/11	A. E. Malinowski	0.50 hrs.	50.00	Case strategy meeting with M. Werich, D. Cole and A. Nolan.
07/27/11	J. A. James	9.00 hrs.	900.00	Review and summarize transcript of W. Adams deposition
07/28/11	A. W. Farr	1.00 hrs.	615.00	Read and analyzed latest deposition summaries; attention to assigning and supervising research for K. Cengar.

REDACTED

07/28/11	M. J. Werich	2.30 hrs.	770.50	Strategize with D. Cole regarding document review; analyze pleadings; draft emails to K. Cengar regarding pleadings; conference call with S. Caldwell regarding document processing; conference call with K. Cengar regarding pending tasks.
07/28/11	D. A. Cole	0.80 hrs.	80.00	Strategize with K. Cengar, M. Werich and A. Malinowski regarding management of document production.
07/28/11	I. L. Barlow	2.50 hrs.	250.00	Research regarding motion for protective order prohibiting dissemination of deposition transcripts.
07/28/11	A. E. Malinowski	0.75 hrs.	75.00	Strategy meeting with K. Cengar, D. Cole, M. Werich and A. Nolan.
07/28/11	J. A. James	6.91 hrs.	691.00	Review and summarize transcript of I. Youssef
07/28/11	A. Nolan	0.50 hrs.	40.00	Meeting to discuss upcoming strategies for document review and production.

07/28/11	S. Caldwell	1.40 hrs.	287.00	Load data to Ringtail database.
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REDACTED

07/29/11	A. W. Farr	3.20 hrs.	1,968.00	Read and analyzed latest deposition transcripts; communications with K. Cenar regarding motion for protective order concerning Pineda deposition harassment; attention to preparing motion; read and analyzed research regarding same.
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07/29/11	M. J. Werich	1.90 hrs.	636.50	Strategize with D. Cole regarding document review; analyze pleadings; draft emails to K. Cenar regarding pleadings.
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07/29/11	D. A. Cole	0.80 hrs.	80.00	Strategize with S. Sanders regarding production of documents.
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07/29/11	D. A. Cole	0.60 hrs.	60.00	Draft instructions in support of analyzing documents for production.
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07/29/11	I. L. Barlow	7.00 hrs.	700.00	Research Ninth Circuit standards on protective orders requiring accommodation of disabilities; draft motion for protective order and for accommodation of visual impairment of A. Pineda; correspond with A. Farr and J. James regarding same.
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07/29/11	J. A. James	7.87 hrs.	787.00	Review and summarize deposition of A. Pineda; draft factual portions of motion for protective order
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07/29/11	A. T. Walsh	0.10 hrs.	10.50	Update docket database with deposition dates and deadlines.
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REDACTED

REDACTED

07/30/11	A. W. Farr	1.40 hrs.	861.00	Read, analyzed and edited draft motion for protective order.
07/30/11	K. E. Cenar	2.00 hrs.	1,120.00	Confer with L. Burrow
07/30/11	J. S. Pink	1.40 hrs.	560.00	Return travel from depositions in L.A.
07/30/11	M. J. Werich	1.80 hrs.	603.00	Conference calls with D. Cole regarding document production; review documents.
07/30/11	D. A. Cole	2.70 hrs.	270.00	Analyze and redact documents in support of discovery responses.
07/30/11	M. M. Petersen	5.40 hrs.	540.00	Review of documents.
07/30/11	I. L. Barlow	1.50 hrs.	150.00	Revise motion for protective order and for accommodation of visual impairment of A. Pineda; correspond with A. Farr and J. James regarding same.
07/30/11	J. A. James	4.74 hrs.	474.00	Draft and revise factual portion of motion for a protective order; complete review and summary of A. Pineda deposition
07/31/11	A. W. Farr	2.00 hrs.	1,230.00	Read, analyzed and edited draft motion for protective order; communications with K. Cenar regarding new research projects.
07/31/11	M. J. Werich	0.40 hrs.	134.00	Conference calls with D. Cole regarding document production.
07/31/11	D. A. Cole	1.50 hrs.	150.00	Analyze documents in support of response to discovery requests.
07/31/11	J. A. James	7.94 hrs.	794.00	Review and summarize deposition of S. Ferguson; revise factual portion of motion for a

protective order

Total Hours 563.90

Total Fees for Legal Services \$ 173,033.50

EXPENSES AND OTHER CHARGES

07/15/11	Local Delivery - External Service - US Legal Management Services, Inc - 1350706 PDF/DEL, 20110706, BRYAN CAVE LLP, USDC-LOS ANGELES, SACV 10 1656 (RZx) PRINGLE v ADAMS NTC OF E RRATA, INV# 1350706 dated 7/15/2011	22.50
07/15/11	Local Delivery - External Service - US Legal Management Services, Inc - 1350706 PDF/DEL, 20110706, BRYAN CAVE LLP, USDC-LOS ANGELES, SACV10 1656 (RZx) PRINGLE v ADAMS EX PARTE APPL FOR PROTECTIVE ORDER;DECL;PROP ORDER, INV# 1350706 dated 7/15/2011	97.87
07/25/11	Meals - Jonathan Stuart Pink Travel expenses for trip to New York, NY to attend depo of Frederic Riensterer on 6/22/11	79.41
07/25/11	Travel Related Costs - Jonathan Stuart Pink Travel expenses for trip to New York, NY to attend depo of Frederic Riensterer on 6/22/11	479.79
	Audio Conferencing	118.78
	CD Charges	64.00
	Computerized Support Services	55.50
	Copy Charges	261.80
	Search Fee	3.84
	Postage	2.64
	Long Distance Telephone Charges	0.35
	Scanning PDF Charges	122.80
	Tiff Image Format	648.62
	Westlaw Computerized Research	3,813.88
	Total Expenses and Other Charges	\$ 5,771.78

TOTAL CHARGES FOR THIS MATTER \$ 178,805.28



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 Paris | Phoenix | San Francisco | Shanghai | St. Louis | Washington, DC | and Bryan Cave, A Multinational Partnership London | www.bryancave.com

EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Goldring Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

August 24, 2011
 Invoice # 9995256
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated July 26, 2011	\$	279,517.75
Payments and Other Credits		0.00
BALANCE FORWARD	\$	279,517.75

CURRENT CHARGES

Fees for Legal Services	\$	173,033.50
Expenses and Other Charges		5,771.78
TOTAL CHARGES THIS INVOICE	\$	178,805.28
STATEMENT TOTAL	\$	458,323.03

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF August 24, 2011

Balance Outstanding on Inv.	9943447	(Dated 02/25/11)	111,200.36
Balance Outstanding on Inv.	9950991	(Dated 03/22/11)	36,559.71
Balance Outstanding on Inv.	9959517	(Dated 04/21/11)	16,773.39
Balance Outstanding on Inv.	9971906	(Dated 05/31/11)	13,952.82
Balance Outstanding on Inv.	9978208	(Dated 06/22/11)	22,864.93
Balance Outstanding on Inv.	9987120	(Dated 07/26/11)	78,166.54

INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
 PLEASE RETURN REMITTANCE ADVICE WITH PAYMENT IN THE ENCLOSED ENVELOPE AND MAIL TO
 BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
 OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
 THANK YOU



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Goldring Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

September 19, 2011
Invoice # 10003744
Client # C073033

Payment is due upon
Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated August 24, 2011	\$	458,323.03	
Payments and Other Credits		(279,517.75)	
BALANCE FORWARD	\$		178,805.28

CURRENT CHARGES FOR MATTER:

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

Fees for Legal Services	\$	29,534.50	
Expenses and Other Charges		23,418.23	
TOTAL CHARGES THIS INVOICE	\$		52,952.73

STATEMENT TOTAL	\$		231,758.01
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INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
PLEASE RETURN REMITTANCE ADVICE WITH PAYMENT IN THE ENCLOSED ENVELOPE AND MAIL TO
BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
THANK YOU

For Legal Services Rendered Through August 31, 2011

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

08/01/11	M. J. Werich	1.20 hrs.	402.00	Strategize with D. Cole regarding document production; conference cal with D. Cole and S. Caldwell regarding document production; analyze pleadings; draft email to K. Cenar regarding royalty statements.
08/01/11	D. A. Cole	0.60 hrs.	171.00	Strategize with M. Werich and S. Caldwell regarding review of excel documents in support of response to discovery requests.
08/01/11	S. Caldwell	0.20 hrs.	41.00	Load data to Ringtail database.
08/03/11	M. J. Werich	0.60 hrs.	201.00	Strategize with D. Cole regarding document production; REDACTED
08/04/11	M. J. Werich	0.20 hrs.	67.00	Strategize with D. Cole regarding document production.
08/05/11	M. J. Werich	0.30 hrs.	100.50	Strategize with D. Cole regarding document production.
08/05/11	D. A. Cole	0.50 hrs.	142.50	Strategize with M. Werich regarding supplemental production of documents.
08/06/11	J. S. Pink	4.20 hrs.	1,680.00	Review and notate deposition transcript of W. Adams; communicate with colleague re same.
08/07/11	J. S. Pink	0.40 hrs.	160.00	Review and respond to series of emails re spoliation of evidence by plaintiff and best approach for addressing same.
08/08/11	J. S. Pink	0.40 hrs.	160.00	Communicate with co-defense counsel re spoliation; review and

				respond to emails regarding same.
08/08/11	D. A. Cole	0.60 hrs.	171.00	Strategize with S. Caldwell regarding additional documents for production.
08/08/11	D. A. Cole	0.40 hrs.	114.00	Analyze documents in support of supplemental document production.
08/10/11	J. S. Pink	0.80 hrs.	320.00	REDACTED
08/11/11	J. S. Pink	0.20 hrs.	80.00	Review and respond to emails between counsel re deposition of D. Guetta and related discovery issues.
08/16/11	K. E. Cenar	1.00 hrs.	560.00	Tend to document production issues.
08/16/11	M. J. Werich	0.20 hrs.	67.00	Draft language to opposing counsel regarding burdensome nature of electronic production.
08/16/11	D. A. Cole	0.20 hrs.	57.00	Finalize correspondence to counsel regarding supplemental production.
08/17/11	K. E. Cenar	2.00 hrs.	1,120.00	Prepare for Pringle deposition, exhibits and areas necessary for examination.
08/18/11	K. E. Cenar	2.00 hrs.	1,120.00	Review plaintiff's counsel's emails in detail regarding hard drive that was thrown away as well as other spoliation of evidence issues to provide evidence to Loeb & Loeb for the motion for summary judgment and for preparation of deposition of B. Pringle; compile evidence supporting spoliation of evidence.
08/19/11	K. E. Cenar	3.00 hrs.	1,680.00	Read and consider Pringle prior deposition transcript in preparation of Pringle deposition; send to T. Dickstein

				of Loeb and Loeb the Ira Gould email representing that he would preserve evidence.
08/19/11	A. Nolan	6.90 hrs.	552.00	Compile exhibits for Pringle deposition.
08/22/11	J. M. Righettoni	1.70 hrs.	595.00	Review and analyze Plaintiffs' responses to three sets of requests for admission.
08/22/11	J. M. Righettoni	2.30 hrs.	805.00	Review and analyze ASR-10 instruction guide for Pringle deposition.
08/22/11	A. Nolan	7.25 hrs.	580.00	Compile Pringle deposition exhibits and arrange delivery to San Antonio.
08/23/11	K. E. Cenar	9.00 hrs.	5,040.00	Prepare for deposition of B. Pringle.
08/23/11	J. M. Righettoni	3.00 hrs.	1,050.00	Prepare for deposition of B. Pringle.
08/24/11	K. E. Cenar	9.00 hrs.	5,040.00	Prepare for and take B. Pringle deposition.
08/24/11	J. M. Righettoni	9.00 hrs.	3,150.00	Attend deposition of Bryan Pringle for analyses of originality.
08/25/11	A. W. Farr	1.10 hrs.	676.50	Read and analyzed Pringle deposition; attention to strategy for spoliation motion for sanctions.
08/25/11	J. A. James	3.66 hrs.	1,098.00	Review and summarize draft deposition transcript of B. Pringle.
08/26/11	J. A. James	1.68 hrs.	504.00	Review and summarize draft deposition transcript of B. Pringle.
08/27/11	J. A. James	4.00 hrs.	1,200.00	Review and summarize draft deposition transcript of B. Pringle.
08/28/11	J. A. James	1.25 hrs.	375.00	Review and summarize draft deposition transcript of B. Pringle.

08/29/11	J. M. Righettini	0.50 hrs.	175.00	Prepare interrogatories on behalf of Headphone Junkie to Plaintiffs.
08/29/11	J. M. Righettini	0.80 hrs.	280.00	Prepare interrogatories on behalf of Jeepney Music for Plaintiff.

Total Hours 80.14

Total Fees for Legal Services \$ 29,534.50

EXPENSES AND OTHER CHARGES

08/19/11	Deposition Fee - McCorkle Court Reporters, Inc. Synchronized video/transcript on DVD--Frederic Riesterer on 06/23/11	607.50
08/19/11	Deposition Fee - McCorkle Court Reporters, Inc. 6/23/11 deposition transcript and exhibits for Frederic Riesterer	978.50
08/19/11	Miscellaneous Fees - Iris Data Services, LLC Data services--native processing with metadata extraction (1/2)	384.50
08/03/11	Search Fee - Pacer Service Center Pacer billable usage from 4/1/11-6/30/11 NO TAX PAID account BC0648	0.72
08/03/11	Search Fee - Pacer Service Center Pacer billable usage from 4/1/11-6/30/11 NO TAX PAID account BC0648	2.88
08/17/11	Meals - Jonathan Stuart Pink Travel expenses for trip to Beverly Hills, CA to attend BEP depositions in LA on 7/20/11	451.29
08/22/11	Meals - Kara Cenar Travel to New York NY on 6/22/11 to Prepare for and Attend/Defend Deposition of F Reisterer	14.15
08/22/11	Meals - Kara Cenar Travel to Beverly Hills CA on 7/19/11 to Prepare for and Attend/Defend Depositions of W Adams, Tab Magnetic, S Ferguson and A Pineda	54.13
08/23/11	Local Transportation - Jonathan Stuart Pink Mileage to Altadena for pre depo meeting on 7/20/11	35.36
08/23/11	Local Transportation - Jonathan Stuart Pink Mileage to/from Beverly Hills for depositions on 7/20/11	60.56
08/17/11	Travel Related Costs - Jonathan Stuart Pink Travel expenses for trip to Beverly Hills, CA to attend BEP depositions in LA on 7/20/11	6,040.94
08/22/11	Travel Related Costs - Kara Cenar Travel to New York NY on 6/22/11 to Prepare for and Attend/Defend Deposition of F Reisterer	1,468.32
08/22/11	Travel Related Costs - Kara Cenar Travel to Beverly Hills CA on 7/19/11 to Prepare for and Attend/Defend Depositions of W Adams, Tab Magnetic, S Ferguson and A Pineda	4,929.25
08/30/11	Travel Related Costs - Justin Righettini Travel expenses for trip to San Antonio, CA to attend depositions on 8/23/11	829.80

CD Charges	48.00
Computerized Research	80.22
Computerized Support Services	12.50
Copy Charges	944.40
Express Package Delivery	20.52
Express Package Delivery	10.82
DVD Charges	72.00
Postage	7.68
Scanning PDF Charges	465.40
Tiff Image Format	1,116.85
Westlaw Computerized Research	4,781.94
Total Expenses and Other Charges	\$ 23,418.23

TOTAL CHARGES FOR THIS MATTER \$ 52,952.73



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Goldring Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

September 19, 2011
Invoice # 10003744
Client # C073033
Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated August 24, 2011	\$	458,323.03	
Payments and Other Credits		(279,517.75)	
BALANCE FORWARD	\$		178,805.28

CURRENT CHARGES

Fees for Legal Services	\$	29,534.50	
Expenses and Other Charges		23,418.23	
TOTAL CHARGES THIS INVOICE	\$		52,952.73
STATEMENT TOTAL	\$		231,758.01

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF September 19, 2011

Balance Outstanding on Inv. 9995256	(Dated 08/24/11)	178,805.28
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INVOICE DUE UPON RECEIPT

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BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
THANK YOU



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Goldring Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

October 26, 2011
Invoice # 10016467
Client # C073033

Payment is due upon
Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated September 19, 2011	\$	231,758.01
Payments and Other Credits		0.00
BALANCE FORWARD	\$	231,758.01

CURRENT CHARGES FOR MATTER:

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	8,905.00
Client 10% Discount		(890.50)
Total Fees for Legal Services		8,014.50
Expenses and Other Charges		2,168.65

TOTAL CHARGES THIS INVOICE \$ 10,183.15

STATEMENT TOTAL \$ 241,941.16

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THANK YOU

For Legal Services Rendered Through September 30, 2011

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

09/05/11	J. M. Righettini	1.50 hrs.	525.00	Outline supplemental reply in support of motion for summary judgment.
09/21/11	K. E. Cengar	2.50 hrs.	1,400.00	Prepare for and attend strategy call with B. Slotnik, T. Dickstein and L. Burrow regarding experts, filing summary judgment and other discovery potentially needed; follow-up call with L. Burrow.
09/21/11	J. S. Pink	1.00 hrs.	400.00	Prepare for expert discovery and communicate with colleague and co-counsel re same.
09/26/11	J. S. Pink	13.50 hrs.	5,400.00	Travel to and attend deposition of D. Guetta; meeting with co-defense counsel re same.
09/27/11	J. S. Pink	0.50 hrs.	200.00	Telephone conference with K. Cengar re deposition of D. Guetta; analysis re moving to compel on plaintiffs' discovery responses.
09/28/11	J. M. Righettini	1.10 hrs.	385.00	REDACTED
09/29/11	J. M. Righettini	1.70 hrs.	595.00	REDACTED

Total Hours 21.80

Subtotal Fees for Legal Services	\$	8,905.00
Client 10% Discount	\$	(890.50)
Total Fees for Legal Services	\$	8,014.50

EXPENSES AND OTHER CHARGES

09/06/11	Meals - Kara Cenar Travel to Beverly Hills CA on 7/19/11 for Additional Expense re: Trip to Prepare for, Attend, and Defend Deposition of W Adams, Tab Magnetic, F Ferguson and A Pineda	15.98
09/27/11	Meals - Kara Cenar Travel to San Antonio TX on 8/23/11 to Prepare and Take Deposition of Bryan Pringle	163.84
09/27/11	Travel Related Costs - Kara Cenar Travel to San Antonio TX on 8/23/11 to Prepare and Take Deposition of Bryan Pringle	1,592.05
	Computerized Support Services	13.50
	Express Package Delivery	261.41
	Local Delivery - External Service	7.29
	Express Package Delivery	21.46
	Postage	2.64
	Scanning PDF Charges	88.80
	Tiff Image Format	1.68
	Total Expenses and Other Charges	\$ 2,168.65
	TOTAL CHARGES FOR THIS MATTER	\$ 10,183.15



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Goldring Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

October 26, 2011
 Invoice # 10016467
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated September 19, 2011	\$	231,758.01	
Payments and Other Credits		0.00	
BALANCE FORWARD	\$	231,758.01	

CURRENT CHARGES

Subtotal Fees for Legal services	\$	8,905.00	
Client 10% Discount		(890.50)	
Total Fees for Legal Services		8,014.50	
Expenses and Other Charges		2,168.65	
TOTAL CHARGES THIS INVOICE	\$	10,183.15	
STATEMENT TOTAL	\$	241,941.16	

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF October 26, 2011

Balance Outstanding on Inv.	9995256	(Dated 08/24/11)	178,805.28
Balance Outstanding on Inv.	10003744	(Dated 09/19/11)	52,952.73

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 THANK YOU



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Goldring Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

November 22, 2011
 Invoice # 10027715
 Client # C073033

Payment is due upon
 Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated October 26, 2011	\$	241,941.16	
Payments and Other Credits		(211,110.72)	
BALANCE FORWARD	\$		30,830.44

CURRENT CHARGES FOR MATTER:

File #0310629
 Copyright Infringement Litigation
 Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	29,223.00	
Client 15% Discount		(4,383.45)	
Total Fees for Legal Services		24,839.55	
Expenses and Other Charges		1,558.72	

TOTAL CHARGES THIS INVOICE \$ 26,398.27

STATEMENT TOTAL \$ 57,228.71

INVOICE DUE UPON RECEIPT

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 OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
 THANK YOU

For Legal Services Rendered Through October 31, 2011

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

10/04/11	K. E. Cenar	1.25 hrs.	700.00	Send meet and confer email to G. Hampton on Pringle's failure to respond to interrogatories; confer with B. Slotnik on document requests and other items that need to be served before Monday.
10/04/11	J. S. Pink	0.40 hrs.	160.00	Email and telephone discussions re further discovery prior to cut off.
10/05/11	K. E. Cenar	0.25 hrs.	140.00	Review discovery requests for service.
10/05/11	J. M. Righettini	2.70 hrs.	945.00	Draft interrogatories on behalf of Cherry River, will.i.am music, and Tab Magnetic.
10/06/11	J. S. Pink	0.80 hrs.	320.00	Review and edit proposed additional written discovery prepared by associate; finalize and send same.
10/06/11	J. M. Righettini	3.30 hrs.	1,155.00	Revise Jeepney Music interrogatories; draft requests for production on behalf of A. Pineda.
10/07/11	K. E. Cenar	0.50 hrs.	280.00	Review discovery requests; communicate with opposing counsel regarding deficiency.
10/07/11	J. S. Pink	0.80 hrs.	320.00	Review and finalize interrogatories served on behalf of Jeepny Music; review responses to interrogatories provided by plaintiffs; communicate with colleagues

REDACTED

				and co-defense counsel re same and re possible additional discovery.
10/08/11	J. S. Pink	0.40 hrs.	160.00	Review series of emails between opposing counsel and K. Cener re meeting and conferring on discovery dispute; consult with K. Cener re same; review draft meet and confer letter to opposing counsel re same.
10/10/11	J. S. Pink	0.40 hrs.	160.00	Prepare list of upcoming deadlines, including expert discovery and related issues; review subpoena issued by Loeb and Loeb, and communicate with T. Dickstein re same.
10/11/11	J. S. Pink	1.30 hrs.	520.00	Communicate with colleague and co-defense counsel re issue of deposing R. Greely and subpoenaing documents; review plaintiff's responses to written discovery in connection with same;
10/12/11	J. S. Pink	0.30 hrs.	120.00	Communicate with co-defense counsel re issues related to summary judgment.
10/13/11	K. E. Cener	1.00 hrs.	560.00	Confer with Tal Dickstein regarding expert scheduling and discovery issues; review discovery requests.
10/13/11	K. E. Cener	0.25 hrs.	140.00	Confer with opposing counsel regarding discovery matters relating to motion theory.
10/14/11	J. S. Pink	0.30 hrs.	120.00	Review correspondence from Tal Dickstein to opposing counsel re supplemental documents produced by Shapiro Bernstein (Battes Nos. 7498-10391)
10/17/11	J. S. Pink	0.20 hrs.	80.00	Review and respond to series of emails between counsel re meeting and conferring on discovery issues.

10/18/11	J. S. Pink	2.30 hrs.	920.00	Prepare budget for case; discuss same with colleague; participate in meet and confer with opposing counsel re discovery issues.
10/18/11	M. M. Seale	0.30 hrs.	100.50	Review discovery requests and responses in preparation for meet and confer with opposing counsel.
10/19/11	J. S. Pink	1.20 hrs.	480.00	Communicate with colleague and co-defense counsel re drafting motion to compel following parties' meet and confer conference; legal research re spoliation issue.
10/20/11	K. E. Cenar	1.00 hrs.	560.00	Review and consider response on meet and confer issues and spoliation issues and evaluate strategy of motion to compel vis a vis motion for summary judgment to be filed by Guetta.
10/20/11	J. S. Pink	1.10 hrs.	440.00	Review correspondence and proposed stipulation re discovery; review proposed changes from colleague in connection with same; review Guetta's first set of written discovery to plaintiff; meeting with associate re motion to compel.
10/20/11	A. M. Hunter	1.70 hrs.	637.50	Review and analyze plaintiff's deficient responses to interrogatories propounded by Head Phone Junkie, meet and confer letter, and begin preparing motion to compel responses.
10/21/11	J. S. Pink	0.40 hrs.	160.00	Meeting with associate regarding motion to compel further documents from plaintiff; review correspondence from plaintiffs' counsel re depositions and related issues.

10/21/11	A. M. Hunter	1.10 hrs.	412.50	Research case law for motion to compel interrogatory responses from plaintiff.
10/21/11	H. C. Ottiger	3.60 hrs.	990.00	Prepare joint stipulation on defendants' motion to compel supplemental interrogatory responses by plaintiff.
10/23/11	A. M. Hunter	1.20 hrs.	450.00	Continue drafting joint stipulation for motion to compel interrogatory responses from plaintiff.
10/24/11	A. M. Hunter	1.60 hrs.	600.00	Continue researching and analyzing case law for motion to compel interrogatories including case law on improper objections.
10/24/11	A. M. Hunter	4.60 hrs.	1,725.00	Continue drafting joint stipulation for motion to compel interrogatories.
10/24/11	A. M. Hunter	0.80 hrs.	300.00	Research sanctions available for spoliation and motion for court's determination of relevancy of destroyed evidence.
10/25/11	J. S. Pink	0.30 hrs.	120.00	Review proposed stipulation from opposing counsel; review and respond to emails re same.
10/25/11	A. M. Hunter	4.20 hrs.	1,575.00	Continue drafting joint stipulation compelling responses to Headphone Junkie interrogatories and spoliation issue.
10/25/11	A. M. Hunter	1.30 hrs.	487.50	Research and analyze case law on burden shifting for motion to compel responses to interrogatories.
10/26/11	J. S. Pink	1.60 hrs.	640.00	Review and revise draft of motion to compel; review meet and confer correspondence to plaintiff's counsel.
10/26/11	A. M. Hunter	1.80 hrs.	675.00	Continue drafting joint stipulation to compel responses to Headphone Junkie's

				interrogatories.
10/27/11	J. S. Pink	4.60 hrs.	1,840.00	Further revisions to draft of motion to compel; conversation with associate re changes; review documents produced from plaintiff in connection with same.
10/27/11	A. M. Hunter	1.60 hrs.	600.00	Continue drafting joint stipulation to compel interrogatories and request for evidentiary finding on spoliation.
10/28/11	K. E. Cenar	1.50 hrs.	840.00	Review and edit stipulation to compel; review meet and confer letter and communicate regarding meet and confer meeting; review status of discovery due.
10/28/11	J. S. Pink	3.40 hrs.	1,360.00	Review and revise final version of motion to compel; communicate with colleague re same; review meet and confer letter from T. Dickstein; communicate with him T. Dicstein re same.
10/28/11	A. M. Hunter	0.70 hrs.	262.50	Begin drafting declaration of J. Pink in support of motion to compel.
10/28/11	A. M. Hunter	1.30 hrs.	487.50	Review and analyze filings and court orders discussing requirements for discovery exchange and failure to comply with ESI identification and preservation for motion to compel.
10/30/11	K. E. Cenar	2.00 hrs.	1,120.00	Edit stipulation for motion to compel.
10/30/11	J. S. Pink	0.90 hrs.	360.00	Review email correspondence regarding draft motion to compel; legal research on a parties obligation to inform other side of known ESI issues, such as destroyed hard drives or files.

10/30/11	A. M. Hunter	1.60 hrs.	600.00	Research and analyze case law on duty to inform court of spoliation for motion to compel and factors for terminating sanctions.
10/30/11	A. M. Hunter	1.20 hrs.	450.00	Incorporate section on motion to compel response to S. Ferguson's interrogatory on sampling.
10/31/11	K. E. Cenar	1.00 hrs.	560.00	Review and edit motion to compel.
10/31/11	J. S. Pink	2.60 hrs.	1,040.00	Review K. Cenar's revised draft; discuss with associate way to incorporate changes from K. Cenar while keeping to required page limit; review additional documents from K. Cenar; review and edit further revised draft of motion to compel.
10/31/11	A. M. Hunter	1.20 hrs.	450.00	Continue drafting declaration of J. Pink in support of motion to compel.
10/31/11	A. M. Hunter	0.80 hrs.	300.00	Continue reviewing and compiling evidence and exhibits in support of motion to compel.
10/31/11	A. M. Hunter	4.80 hrs.	1,800.00	Continue drafting joint stipulation on motion to compel including sections on interrogatories regarding spoliation, access, and sampling.

Total Hours	73.45
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Subtotal Fees for Legal Services	\$	29,223.00
Client 15% Discount	\$	(4,383.45)
Total Fees for Legal Services	\$	24,839.55

EXPENSES AND OTHER CHARGES

09/06/11	Meals - Kara Cenar Lunch on 7/22/11 at Crustacean with Rachel Rosoff, Hertz & Lichtenstein, J Gomez	104.33
09/06/11	Meals - Kara Cenar Lunch on 7/26/11 at Crustacean with Rachel Rosoff, Hertz and Lichtenstein, A Pineda	237.05
10/25/11	Local Transportation - Jonathan Stuart Pink Car Service re: Attend Depo in LA	132.00
10/25/11	Local Transportation - Jonathan Stuart Pink Car Service re; Attend Depo in LA	198.00
	Computerized Support Services	27.00
	Copy Charges	82.80
	Express Package Delivery	28.08
	Postage	23.76
	Scanning PDF Charges	23.20
	Westlaw Computerized Research	702.50
	Total Expenses and Other Charges	\$ 1,558.72

TOTAL CHARGES FOR THIS MATTER \$ 26,398.27



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Goldring Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

November 22, 2011
 Invoice # 10027715
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated October 26, 2011	\$	241,941.16	
Payments and Other Credits		(211,110.72)	
BALANCE FORWARD	\$		30,830.44

CURRENT CHARGES

Subtotal Fees for Legal services	\$	29,223.00	
Client 15% Discount		(4,383.45)	
Total Fees for Legal Services		24,839.55	
Expenses and Other Charges		1,558.72	
TOTAL CHARGES THIS INVOICE	\$		26,398.27
STATEMENT TOTAL	\$		57,228.71

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF November 22, 2011

Balance Outstanding on Inv.	9995256	(Dated 08/24/11)	25,955.02
Balance Outstanding on Inv.	10003744	(Dated 09/19/11)	4,430.17
Balance Outstanding on Inv.	10016467	(Dated 10/26/11)	445.25

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 THANK YOU



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Goldring Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

December 6, 2011
Invoice # 10030878
Client # C073033

Payment is due upon
Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated November 22, 2011	\$	57,228.71	
Payments and Other Credits		0.00	
BALANCE FORWARD	\$		57,228.71

CURRENT CHARGES FOR MATTER:

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	30,061.00	
Client 15% Discount		(4,509.15)	
Total Fees for Legal Services		25,551.85	
Expenses and Other Charges		2,816.74	

TOTAL CHARGES THIS INVOICE \$ 28,368.59

STATEMENT TOTAL \$ 85,597.30

INVOICE DUE UPON RECEIPT

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THANK YOU

For Legal Services Rendered Through November 30, 2011

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

11/01/11	J. S. Pink	1.20 hrs.	480.00	Review letter from D. Dickie re additional responses to interrogatories sought; communicate with colleagues regarding same (and regarding clients' position given plaintiff's statement that they no longer are asserting a sampling claim).
11/01/11	A. M. Hunter	0.40 hrs.	150.00	Review meet and confer letter from D. Dickie responding to issues raised involving deficient interrogatory responses and spoliation.
11/01/11	A. M. Hunter	1.80 hrs.	675.00	Continue drafting joint stipulation to compel interrogatories.
11/02/11	J. S. Pink	3.60 hrs.	1,440.00	Series of communications with colleagues re revised motion to compel; review and make further edits to same; review correspondence from T. Dickstein, along with draft stipulation; review correspondence from plaintiff's counsel; review amended responses to discovery from plaintiff's counsel.
11/02/11	A. M. Hunter	3.20 hrs.	1,200.00	Continue drafting joint stipulation to compel interrogatories.
11/03/11	J. S. Pink	0.20 hrs.	80.00	Review and respond to T. Dickstein's correspondence to plaintiff's counsel.

11/04/11	J. S. Pink	0.40 hrs.	160.00	Review revised separate statement, including additional changes from K. Cenar; communicate with associate re same; send same to T. Dicstein for review.
11/04/11	A. M. Hunter	0.40 hrs.	150.00	Continue drafting joint stipulation.
11/05/11	J. S. Pink	0.40 hrs.	160.00	Review email and notes from T. Dicstein re motion to compel.
11/07/11	K. E. Cenar	1.00 hrs.	560.00	Confer with co-defense counsel regarding Pringle's counsel's intent to file a stipulation to compel.
11/07/11	A. M. Hunter	0.40 hrs.	150.00	Review amended responses to interrogatories propounded by S. Ferguson.
11/07/11	A. M. Hunter	3.70 hrs.	1,387.50	Continue drafting joint stipulation to compel interrogatory responses.
11/07/11	A. M. Hunter	0.80 hrs.	300.00	Finalize declaration of J. Pink in support of motion to compel interrogatory responses.
11/07/11	A. M. Hunter	0.70 hrs.	262.50	Review and analyze applicable portions of plaintiff's deposition transcript and add citations to motion to compel interrogatory responses.
11/09/11	J. S. Pink	0.90 hrs.	360.00	Review deposition subpoena issued to Verbatum Americas; communicate with co-counsel re same; research re service issue; review and respond to plaintiff's further meet and confer correspondence; review and respond to correspondence from third party, Western Digital regarding plaintiff's subpoena to same; communicate with colleagues re same; make arrangements for attendance by member of team at Verbatim

				deposition.
11/12/11	J. A. James	3.25 hrs.	975.00	Research and draft correspondence summarizing law regarding Fed. R. Civ. P. Rule 30(b)(6) witness testimony covering the creation of business records from a time prior to the witness's employment with the company.
11/14/11	J. M. Righettini	0.30 hrs.	105.00	Review and analyze Plaintiffs' amended responses to S. Ferguson's interrogatories.
11/14/11	J. M. Righettini	0.60 hrs.	210.00	Review and analysis of documents produced by Plaintiff.
11/14/11	J. M. Righettini	0.40 hrs.	140.00	Review and analyze draft motion for summary judgment of Shapiro et al.
11/15/11	J. S. Pink	2.80 hrs.	1,120.00	Review and notate plaintiff's portion of separate statement;
				REDACTED
				review additional documents produced by plaintiffs' counsel; telephone call with T. Dickstein re same; prepare Amended Rule 26 Disclosure; review and respond to series of emails from opposing counsel and colleagues re mediation, discovery and related issues.
11/15/11	A. M. Hunter	0.20 hrs.	75.00	Prepare notice of motion to compel interrogatory responses.
11/15/11	J. M. Righettini	1.70 hrs.	595.00	Review and analyze Plaintiffs' responses to interrogatories and requests for production of will.i.am music, Tab Magnetic, A. Pineda, Cherry River, and Jeepney Music.
11/16/11	A. M. Hunter	0.60 hrs.	225.00	Begin review and analysis of joint stipulation filed by plaintiff to compel production of documents.

11/17/11	J. S. Pink	1.60 hrs.	640.00	Conduct legal research regarding and outline opposition to plaintiff's joint stipulation regarding defendants' alleged failure to provide adequate discovery responses.
11/17/11	A. M. Hunter	1.80 hrs.	675.00	Research and analyze case law regarding cumulative and duplicative discovery requests.
11/17/11	A. M. Hunter	1.30 hrs.	487.50	Research and analyze case law regarding improper failure to include supplemental responses in joint stipulation.
11/17/11	A. M. Hunter	1.70 hrs.	637.50	Begin drafting sections in joint stipulation regarding cumulative discovery and improper failure to include supplemental responses.
11/18/11	A. M. Hunter	1.20 hrs.	450.00	Continue drafting joint stipulation in opposition to motion to compel documents.
11/18/11	J. M. Righettini	2.70 hrs.	945.00	Review and analyze motion for summary judgment of Shapiro et al. and supporting expert reports and declarations.
11/21/11	K. E. Cenar	4.00 hrs.	2,240.00	Read and consider filings of Guetta group of defendants for purposes of mediation, motion to compel, and Rule 26 disclosures; confer with opposing counsel regarding their threatened motion to compel and deficiency of the draft joint stipulation because it did not include the supplemental discovery responses served back in July 2011; consider Rule 11 motion issues and other avenues to preserve ability to recovery attorneys fees and costs.
11/22/11	K. E. Cenar	1.50 hrs.	840.00	Review and edit proposed stipulation governing revised case management schedule;

				confer with opposing counsel and co-counsel regarding same; confer with co-counsel regarding mediation issues and approach.
11/22/11	J. S. Pink	2.20 hrs.	880.00	Research and draft further supplemental disclosure, including communication with S. Dallas re same and review of co-defense disclosures.
11/22/11	J. M. Righettoni	0.30 hrs.	105.00	Review and analyze stipulation to continue to continue trial and case management order dates.
11/23/11	K. E. Cenar	1.50 hrs.	840.00	Review court document granting in part and denying in part the stipulation on scheduling; confer with L. Burrow and B. Slotnik regarding request of plaintiffs' counsel to delay their expert reports; confer with counsel regarding mediation and settlement strategy. review mediation letter; confer with S. Dallas and K. Hauspich regarding need to be available by phone for the Monday mediation.
11/23/11	J. S. Pink	2.30 hrs.	920.00	Review and finalize further supplemental initial disclosures and expert disclosures; pull appropriate exhibits for same; communicate with co-defense counsel in connection with status of proposed order on changed dates; telephone call to court regarding same; telephone conference with colleague in connection with proposed further supplemental initial disclosures; review Shapiro Bernstein's; review correspondence from T. Dickstein to plaintiff's counsel
11/25/11	K. E. Cenar	1.00 hrs.	560.00	Read and consider mediator agreement; confer with M.

				Kaplan and R. Rosoff; confer with S. Dallas; confer with K. Hauspich regarding mediator statement.
11/28/11	K. E. Cenar	3.50 hrs.	1,960.00	Review expert reports served by plaintiffs; prepare and attend mediation.
11/28/11	M. M. Seale	5.10 hrs.	1,708.50	Call with K. Cenar regarding court ordered mediation; review scheduling orders entered by court; review 11/23 court order revising deadlines; attend mediation; strategize regarding upcoming depositions and briefs; review expert disclosures received from Plaintiffs.
11/29/11	K. E. Cenar	3.50 hrs.	1,960.00	Review expert reports and identify issues for deposition.
11/30/11	K. E. Cenar	1.50 hrs.	840.00	Review reports served and hold meeting with all defense counsel.
11/30/11	M. M. Seale	2.50 hrs.	837.50	
				REDACTED upcoming depositions.
11/30/11	J. M. Righettoni	1.00 hrs.	350.00	Begin draft of deposition outline for A. Norris.
11/30/11	J. M. Righettoni	3.50 hrs.	1,225.00	Review and analyze expert reports of A. Norris, A. Stewart, A. Cobb, and L. Ferrara; related research.

Total Hours 72.65

Subtotal Fees for Legal Services	\$	30,061.00
Client 15% Discount	\$	(4,509.15)
Total Fees for Legal Services	\$	25,551.85

EXPENSES AND OTHER CHARGES

Audio Conferencing	8.40
Computerized Support Services	89.50
Copy Charges	162.00
Search Fee	54.72
Postage	60.06
Word Processing Overtime	30.00
Long Distance Telephone Charges	4.55
Scanning PDF Charges	266.80
Westlaw Computerized Research	2,140.71
Total Expenses and Other Charges	\$ 2,816.74

TOTAL CHARGES FOR THIS MATTER \$ 28,368.59



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Goldring Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

December 6, 2011
 Invoice # 10030878
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated November 22, 2011	\$	57,228.71	
Payments and Other Credits		0.00	
BALANCE FORWARD	\$		57,228.71

CURRENT CHARGES

Subtotal Fees for Legal services	\$	30,061.00	
Client 15% Discount		(4,509.15)	
Total Fees for Legal Services		25,551.85	
Expenses and Other Charges		2,816.74	
TOTAL CHARGES THIS INVOICE	\$		28,368.59
STATEMENT TOTAL	\$		85,597.30

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF December 6, 2011

Balance Outstanding on Inv.	9995256	(Dated 08/24/11)	25,955.02
Balance Outstanding on Inv.	10003744	(Dated 09/19/11)	4,430.17
Balance Outstanding on Inv.	10016467	(Dated 10/26/11)	445.25
Balance Outstanding on Inv.	10027715	(Dated 11/22/11)	26,398.27

INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
 PLEASE RETURN REMITTANCE ADVICE WITH PAYMENT IN THE ENCLOSED ENVELOPE AND MAIL TO
 BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
 OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
 THANK YOU



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

January 17, 2012
 Invoice # 10042137
 Client # C073033

Payment is due upon
 Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated December 6, 2011	\$	85,597.30	
Payments and Other Credits		(85,597.30)	
BALANCE FORWARD			\$ 0.00

CURRENT CHARGES FOR MATTER:

File #0310629
 Copyright Infringement Litigation
 Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	80,706.50	
Client 15% Discount		(12,105.98)	
Total Fees for Legal Services		68,600.52	
Expenses and Other Charges		5,957.38	

TOTAL CHARGES THIS INVOICE \$ 74,557.90

STATEMENT TOTAL \$ 74,557.90

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 OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
 THANK YOU

For Legal Services Rendered Through December 31, 2011

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

11/14/11	J. S. Pink	7.20 hrs.	2,880.00	Prepare for and attend deposition of Brad Mitchell; communicate with colleague and co-defense counsel re statements made therein and defendants' upcoming motion for summary judgment; prepare for meet and confer with plaintiff's counsel over discovery issues; review and respond to emails to opposing counsel and colleagues regarding discovery issues; review and notate co-defendants' motion for summary judgment and provide co-defendants editorial comments on same; review and notate plaintiff's expert report of David Gallant.
12/01/11	K. E. Cenar	1.50 hrs.	840.00	Confer with opposing counsel regarding depositions scheduling; confer with other co-counsel regarding depositions scheduling
12/01/11	J. S. Pink	0.60 hrs.	240.00	
12/01/11	M. M. Seale	0.50 hrs.	167.50	Review documents produced by UMG in connection with upcoming depositions.
12/01/11	J. M. Righettini	2.80 hrs.	980.00	Draft deposition notices of D. Gallant, A. Stewart, and A. Norris.

REDACTED

REDACTED

12/01/11	J. M. Righettini	0.60 hrs.	210.00	Attorney conference concerning Plaintiff's anticipated amended Rule 26 disclosures; communications concerning the same.
12/01/11	J. M. Righettini	0.50 hrs.	175.00	Conference with T. Dickstein concerning deposition scheduling; expert reports, and preparation of rebuttal reports.
12/02/11	J. S. Pink	2.90 hrs.	1,160.00	Review financial documents
				REDACTED
				letter to opposing counsel re deposition location; communicate with colleagues re same.
12/02/11	M. M. Seale	1.70 hrs.	569.50	Revise letter to opposing counsel regarding expert deposition scheduling and opposing counsel's inappropriate comments.
12/02/11	J. M. Righettini	1.00 hrs.	350.00	REDACTED
12/02/11	J. M. Righettini	1.80 hrs.	630.00	Prior art search of songs containing the same set of generic elements as identified by A. Stewart in his report.
12/02/11	J. M. Righettini	1.60 hrs.	560.00	Begin draft of general, non music outline for deposition of A. Norris.
12/04/11	K. E. Cenar	2.00 hrs.	1,120.00	Review upcoming deadlines and evaluate staffing and strategy for taking depositions; prepare budget and lists of tasks as part of communication and status report to M. Kaplan.
12/05/11	M. M. Seale	0.40 hrs.	134.00	Revise deposition notice.
12/05/11	J. M. Righettini	0.60 hrs.	210.00	Attorney conference and communications with T.

				Dickstein concerning deposition scheduling, strategy, and exhibits to expert reports.
12/05/11	J. M. Righettini	2.10 hrs.	735.00	Further draft, edit, and revision of deposition notices and requests for documents of D. Gallant, A. Norris, and A. Stewart; review and analyze related documents.
12/05/11	J. M. Righettini	0.70 hrs.	245.00	Further draft of general, non-music deposition outline of A. Norris.
12/06/11	J. S. Pink	1.00 hrs.	400.00	Telephone conference with co-defense counsel
				REDACTED
12/06/11	J. M. Righettini	0.40 hrs.	140.00	Review and analyze e-mails from K. Koppenhoeffter and T. Dickstein concerning audio files from Plaintiff's expert reports.
12/06/11	J. M. Righettini	2.50 hrs.	875.00	Begin draft of general, non-music deposition outline for A. Stewart.
12/06/11	J. M. Righettini	1.10 hrs.	385.00	Planning and arrangements for upcoming Geluso, Stewart, Norris, and Ferrara depositions.
12/07/11	J. S. Pink	9.00 hrs.	3,600.00	Attend deposition of Eric Laykin;
				REDACTED
12/07/11	J. M. Righettini	0.70 hrs.	245.00	Review and analyze Batts deposition transcript of A. Stewart in connection with preparation of deposing A. Stewart and A. Norris.
12/07/11	J. M. Righettini	0.50 hrs.	175.00	Preparation for serving of A. Norris and A. Stewart deposition notices and document requests;

				related communications.
12/07/11	J. M. Righettini	3.50 hrs.	1,225.00	Begin draft of A. Stewart musical deposition questions.
12/08/11	J. S. Pink	1.60 hrs.	640.00	Review and respond to email from co-counsel re scheduling issues (and discuss same with colleagues); gather requested UMG documents
				REDACTED
				communicate with L. Burrow re upcoming UMG depositions.
12/08/11	J. M. Righettini	3.30 hrs.	1,155.00	Further draft of music questions for A. Stewart deposition; review and analysis of report.
12/09/11	J. M. Righettini	0.50 hrs.	175.00	Attorney conference
				REDACTED
12/09/11	J. M. Righettini	1.40 hrs.	490.00	listen to and analyze prior art examples containing same generic elements as "Take a Dive"
				REDACTED
12/12/11	J. S. Pink	0.40 hrs.	160.00	review and respond to email from co-defense counsel and colleagues re Alexander Cobb's report.
12/12/11	A. M. Hunter	1.80 hrs.	675.00	Continue review and analysis of opposition by plaintiff to joint stipulation to compel interrogatory responses in preparation for supplemental memorandum of law.
12/12/11	J. M. Righettini	2.60 hrs.	910.00	Prepare for deposition of P. Geluso.
12/13/11	J. S. Pink	1.00 hrs.	400.00	Review UMG documents

REDACTED

				same.	
12/13/11	J. M. Righettini	1.50 hrs.	525.00		REDACTED
12/13/11	J. M. Righettini	0.40 hrs.	140.00	Review and analyze deposition notice of P. Geluso.	
12/13/11	J. M. Righettini	0.30 hrs.	105.00	Draft e-mail to co-counsel and deposition of P. Geluso.	REDACTED
12/13/11	J. M. Righettini	0.50 hrs.	175.00	Strategy conference with T. Dickstein concerning Geluso deposition, equipment, and related analysis.	
12/13/11	J. M. Righettini	0.40 hrs.	140.00	Strategy conference with T. Nolan	REDACTED
12/13/11	J. M. Righettini	0.60 hrs.	210.00	Review and analyze deposition topics.	REDACTED
12/13/11	J. M. Righettini	0.20 hrs.	70.00		REDACTED
12/14/11	J. S. Pink	1.00 hrs.	400.00	Communicate with K. Cenar re same; communicate with T. Dickstein regarding report and related issues.	REDACTED
12/14/11	J. M. Righettini	4.70 hrs.	1,645.00	Travel from Chicago to NYC for P. Geluso deposition.	
12/14/11	J. M. Righettini	0.70 hrs.	245.00		REDACTED
12/14/11	J. M. Righettini	0.10 hrs.	35.00	Review and analyze order granting stipulation to change summary judgment hearing date.	
12/15/11	J. S. Pink	4.10 hrs.	1,640.00		REDACTED

				T. Dickstein re foreign revenue; legal research re possibility of excluding foreign revenue and email to co-defense counsel and colleagues re same;
				REDACTED
12/15/11	J. M. Righettini	3.80 hrs.	1,330.00	Attorney conference
				REDACTED
				related e-mail communications.
12/15/11	J. M. Righettini	0.50 hrs.	175.00	Review and analyz
				REDACTED
12/15/11	J. M. Righettini	0.40 hrs.	140.00	Review and analyze responses and objections to deposition notice of P. Geluso.
12/16/11	K. E. Cenar	2.00 hrs.	1,120.00	Consider exhibits needed for Gallant deposition and confer with T. Dickstein regarding Gallant depositions and issues.
12/16/11	J. S. Pink	3.10 hrs.	1,240.00	Communicate with co-defense counsel and colleague r
				REDACTED
12/16/11	M. M. Seale	5.60 hrs.	1,876.00	Compile documents and exhibits in preparation for deposition of Gallant; review pleadings in connection with deposition; review Plaintiff's rebuttal expert disclosures; review Defendants' rebuttal expert disclosures.
12/16/11	J. M. Righettini	7.70 hrs.	2,695.00	Attend deposition of Paul Geluso; related preparation and analysis.
12/17/11	J. M. Righettini	4.50 hrs.	1,575.00	Travel from NYC to Chicago in connection with P. Geluso deposition.
12/18/11	K. E. Cenar	2.00 hrs.	1,120.00	Preparation for Gallant deposition

12/19/11	K. E. Cenar	10.00 hrs.	5,600.00	Prepare for the taking of David Gallant Deposition; read declarations filed in opposition to Motion for Summary Judgment that relate to dating of the NRG file in order to depose Gallant
12/19/11	J. S. Pink	1.00 hrs.	400.00	Legal research regarding admission in declaration that Plaintiff's counsel had failed to instruct plaintiff not to dispose of equipment in violation of Zubelake line of cases; review Broadcom v. Qualcomm order re sanctions in connection with same; review declarations of plaintiff's witnesses and objections to uncontroverted facts in support of plaintiff's reply to defendants' motion for summary judgment
12/19/11	M. M. Seale	2.50 hrs.	837.50	Review and compile documents and exhibits regarding Gallant deposition; review Plaintiff's opposition to Defendants' motion for summary judgment; correspond with opposing counsel regarding upcoming deposition.
12/19/11	J. M. Righettini	0.50 hrs.	175.00	Attorney conference concerning rebuttal reports of Plaintiff as to computer issues; analysis of possibility of seeking evidentiary sanctions.
12/19/11	J. M. Righettini	1.70 hrs.	595.00	Review and analyze Plaintiff's rebuttal reports prepared by A. Stewart, A. Norris, and B. Cross; related communications.
12/19/11	J. M. Righettini	1.00 hrs.	350.00	Review and analyze T. Nolan identification of topics and issues in connection with depositions of A. Stewart and A. Norris.

12/20/11	K. E. Cenar	8.00 hrs.	4,480.00	Take deposition of David Gallant; Review filings of Bryan Pringle.
12/20/11	J. S. Pink	2.50 hrs.	1,000.00	Communicate with plaintiff's counsel re impermissible filing of complete deposition transcript of S. Ferguson; communicate with counsel for Ferguson re same.
12/20/11	M. M. Seale	2.50 hrs.	837.50	Research additional information regarding Gallant in connection with his deposition including prior representations and positions taken at speaking engagements; summarize findings.
12/20/11	J. M. Righettini	4.50 hrs.	1,575.00	Review and analyze Plaintiff's opposition to motion for summary judgment, declarations of B. Pringle, A. Stewart, A. Norris, D. Gallant, J. Pringle, B. Cross, objections to evidence, statement of facts, and related exhibits.
12/21/11	K. E. Cenar	8.00 hrs.	4,480.00	Read and consider voluminous filings by Bryan Pringle in opposition to Motion for Summary Judgment
12/21/11	J. S. Pink	3.50 hrs.	1,400.00	Further review and notation of Pringle declaration; review of exhibits thereto; review and notate Gallant deposition transcript; communicate with associate re relevant research and re further revisions to supplemental brief in support of motion to compel.
12/21/11	J. M. Righettini	0.60 hrs.	210.00	Attorney conference concerning strategy and response to Plaintiff's opposition to motion for summary judgment.
12/21/11	J. M. Righettini	0.10 hrs.	35.00	

REDACTED

12/21/11	J. M. Righettini	1.50 hrs.	525.00	Further review and analysis of Plaintiff's opposition to motion for summary judgment; research as to whether protectability is a question of law, standard of originality for derivative works, and related music issues.
12/22/11	K. E. Cenar	3.00 hrs.	1,680.00	Read and consider voluminous filings of Bryan Pringle
12/22/11	J. S. Pink	1.60 hrs.	640.00	Complete review and notation of deposition of D. Gallant for purposes of motion to compel and motions in limine; communicate with colleague re same; review exhibits from Gallant deposition
12/22/11	J. M. Righettini	1.00 hrs.	350.00	Telephonic conference
				REDACTED
12/22/11	J. M. Righettini	1.60 hrs.	560.00	Prepare notes in connection with reply in support of motion for summary judgment as it relates to musicological aspects.
12/26/11	A. M. Hunter	1.20 hrs.	450.00	Research and analyze case law holding opposing side's failure to respond to discovery is no defense to motion to compel as part of motion to compel.
12/26/11	A. M. Hunter	4.60 hrs.	1,725.00	Draft supplemental brief for reply to motion to compel interrogatory responses.
12/26/11	A. M. Hunter	0.30 hrs.	112.50	Review declaration of B. Frederiksen for reply in support of motion to compel.
12/27/11	M. M. Seale	1.10 hrs.	368.50	Review Cross documents; revise notice of deposition and requests for additional documents.
12/27/11	J. M. Righettini	4.70 hrs.	1,645.00	Further draft of music issues deposition outline for A. Stewart.

12/27/11	J. M. Righettini	0.20 hrs.	70.00	Review and analyze Plaintiff's notice of errata in connection with his opposition to motion for summary judgment.
12/27/11	J. M. Righettini	0.60 hrs.	210.00	Further planning and arrangements in connection with L. Ferrara, A. Stewart, and A. Norris depositions.
12/28/11	J. M. Righettini	6.10 hrs.	2,135.00	Draft music issues deposition outline of A. Norris.
12/28/11	J. M. Righettini	0.30 hrs.	105.00	Review and analyze supplemental declaration of B. Pringle in connection with opposition to motion for summary judgment as it relates to music issues.
12/29/11	K. E. Cenar	2.00 hrs.	1,120.00	Prepare for deposition of Frederiksen-Cross, plaintiffs expert.
12/29/11	M. M. Seale	1.10 hrs.	368.50	Review and compile documents in preparation for deposition of expert Fredericksen-Cross.
12/29/11	J. M. Righettini	0.60 hrs.	210.00	REDACTED
12/29/11	J. M. Righettini	5.80 hrs.	2,030.00	Further draft and edit of music issues deposition outline for A. Stewart.
12/29/11	J. M. Righettini	0.30 hrs.	105.00	Review and analyze draft response to motion to withdraw transcripts.
12/30/11	J. S. Pink	2.50 hrs.	1,000.00	Further revisions to further reply to motion to compel; review Guetta's Response to Motion to Re-File Transcripts; draft joinder to same.
12/30/11	J. M. Righettini	4.80 hrs.	1,680.00	Further draft of music issues deposition outline for A. Stewart.
12/30/11	J. M. Righettini	0.80 hrs.	280.00	REDACTED

12/30/11	J. M. Righettini	0.50 hrs.	175.00	Draft e-mail to co-counsel concerning audio exhibits to be presented at musicologist depositions.
12/30/11	J. M. Righettini	0.40 hrs.	140.00	Review prior art examples REDACTED
12/31/11	J. S. Pink	0.30 hrs.	120.00	Communicate with colleague re draft reply in support of motion to compel.
12/31/11	J. M. Righettini	4.20 hrs.	1,470.00	Review, revise, and further draft of music issues deposition outline for A. Norris.

Total Hours	201.40
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Subtotal Fees for Legal Services	\$	80,706.50
Client 15% Discount	\$	(12,105.98)
Total Fees for Legal Services	\$	68,600.52

EXPENSES AND OTHER CHARGES

11/30/11	Local Delivery - External Service - US Legal Management Services, Inc - 1352599 PDF/DEL, 20111116, BRYAN CAVE LLP, USDC-LOS ANGELES, 10 CV 1656 PRINGLE v ADAMS NTC OF MTN;JNT S TIP;PINK DECL;DICKIE DECL, INV# 1352599 dated 11 /30/2011	355.50
12/29/11	Meals - Justin Righettini Travel on 12/14 to New York to prepare for and defend the deposition of Paul Geluso	40.86
12/27/11	Travel Related Costs - Justin Righettini Travel to New York, NY to attend depositions of Dr. Alexander Norris & Dr. Alexander Stewart	192.70
12/27/11	Travel Related Costs - Justin Righettini Travel on 12/15 to New York, NY to attend the deposition of Paul Geluso	290.40
12/29/11	Travel Related Costs - Justin Righettini Travel on 12/14 to New York to prepare for and defend the deposition of Paul Geluso	567.80
	Audio Conferencing	10.96
	CD Charges	16.00
	Computerized Support Services	58.00
	Copy Charges	470.80

Lexis Computerized Research	230.00
Postage	23.76
Long Distance Telephone Charges	17.15
Scanning PDF Charges	376.20
Westlaw Computerized Research	3,307.25
Total Expenses and Other Charges	\$ 5,957.38

TOTAL CHARGES FOR THIS MATTER \$ 74,557.90



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

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 Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

January 17, 2012
 Invoice # 10042137
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated December 6, 2011	\$	85,597.30	
Payments and Other Credits		(85,597.30)	
BALANCE FORWARD	\$		0.00

CURRENT CHARGES

Subtotal Fees for Legal services	\$	80,706.50	
Client 15% Discount		(12,105.98)	
Total Fees for Legal Services		68,600.52	
Expenses and Other Charges		5,957.38	
TOTAL CHARGES THIS INVOICE	\$		74,557.90
STATEMENT TOTAL	\$		74,557.90

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 THANK YOU



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c/o Rachel Rosoff, Esq.
Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

February 29, 2012
Invoice # 10051056
Client # C073033

Payment is due upon
Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated January 17, 2012	\$	74,557.90
Payments and Other Credits		0.00
BALANCE FORWARD	\$	74,557.90

CURRENT CHARGES FOR MATTER:

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	114,441.75
Client 15% Discount		(17,166.26)
Total Fees for Legal Services		97,275.49
Expenses and Other Charges		16,139.20

TOTAL CHARGES THIS INVOICE \$ 113,414.69

STATEMENT TOTAL \$ 187,972.59

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THANK YOU

For Legal Services Rendered Through January 31, 2012

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

01/01/12	J. M. Righettini	4.90 hrs.	1,788.50	Travel from Chicago to New York in connection with A. Norris and A. Stewart depositions.
01/02/12	K. E. Cenar	12.00 hrs.	6,960.00	Prepare for deposition of Frederiksen-Cross, plaintiff's computer forensic expert; travel to Portland, Oregon to take deposition.
01/02/12	J. S. Pink	1.00 hrs.	400.00	Review Gallant deposition transcript for material to add to supplemental reply in support of motion to compel; revise motion to compel.
01/02/12	J. M. Righettini	3.10 hrs.	1,131.50	Review reports and prepare materials and exhibits for A. Norris and A. Stewart depositions.
01/03/12	K. E. Cenar	9.00 hrs.	5,220.00	Take deposition of plaintiff's computer forensic expert, Frederiksen-Cross in Portland, Oregon.
01/03/12	J. S. Pink	1.60 hrs.	640.00	Communicate, discuss and give direction to associate re further changes to supplemental brief requested by colleague; review proposed changes from associate; review and respond to communication from colleague re plaintiff's failure to safeguard documents, and legal research re same; prepare for trial countdown meeting with colleagues.

01/03/12	J. M. Righettini	7.00 hrs.	2,555.00	Take deposition of A. Norris.
01/03/12	J. M. Righettini	2.00 hrs.	730.00	Further prepare for deposition of A. Stewart.
01/04/12	K. E. Cenar	12.00 hrs.	6,960.00	Travel back from Portland after taking deposition of computer forensic expert Frederiksen-Cross; evaluate testimony of both plaintiff's computer forensic experts in view of the pending motion to compel and pending motion for summary judgment.
01/04/12	J. S. Pink	3.20 hrs.	1,280.00	Prepare memo outlining defenses to action and elements for pretrial materials required by court schedule.
01/04/12	A. M. Hunter	1.50 hrs.	652.50	Continue drafting supplemental memorandum of law for motion to compel interrogatories.
01/04/12	J. M. Righettini	8.00 hrs.	2,920.00	Take deposition of A. Stewart; related preparation.
01/04/12	J. M. Righettini	4.50 hrs.	1,642.50	Travel from NYC to Chicago in connection with A. Norris and A. Stewart depositions.
01/05/12	K. E. Cenar	8.00 hrs.	4,640.00	Review and consider declaration of computer forensic expert D. Gallant that was filed in opposition to motion for summary judgment; determine strategy for evidentiary objections to declaration in view of pending motion for summary judgment and the pending motion to compel; consider next best strategy regarding spoliation of evidence and discovery requests pending; consider case schedule and pretrial deadlines and motions in limine potentially required for filing in February;

REDACTED

REDACTED

01/05/12	J. S. Pink	5.40 hrs.	2,160.00	Telephone conference with trial team regarding motions in limine and up-coming dates; review associate's revised draft of supplemental reply in support of motion to compel; review and respond to emails from opposing counsel re pretrial dates.
01/05/12	M. M. Seale	7.10 hrs.	2,769.00	Conduct legal research regarding precluding expert testimony based upon "facts" requested in discovery requests and not produced; research excluding expert opinions based upon contradicted facts; research when a duty of preservation arises under California District Court or the Ninth Circuit; strategy call with K. Cemar regarding upcoming deadlines and trial strategy including potential motions in limine.
01/05/12	J. M. Righettini	1.70 hrs.	620.50	Attorney strategy conference concerning upcoming trial dates, related documents and exchanges, and potential motions in limine.
01/05/12	J. M. Righettini	0.70 hrs.	255.50	Review and analyze evidentiary objections concerning B. Pringle's declaration filed in support of opposition to summary judgment.
01/05/12	J. M. Righettini	0.40 hrs.	146.00	Prepare documents for Gallant and Frederiksen-Cross evidentiary objections.
01/06/12	K. E. Cemar	12.00 hrs.	6,960.00	Draft evidentiary objections and Daubert motion for Gallant declaration filed in opposition to motion for summary judgment.
01/06/12	J. S. Pink	4.20 hrs.	1,680.00	Prepare for and participate in

				telephone conference with colleagues regarding trial and pre-trial strategy; review law on proposed motion to hear equitable defenses and related issues prior to trial, and to continue date of trial as a result of same.
01/06/12	M. M. Seale	7.10 hrs.	2,769.00	Conduct legal research regarding potential motions in limine; meeting with K. Cenar regarding same; strategize regarding upcoming pre-trial deadlines; conduct legal research relating to evidentiary objections to Cross and Gallant declarations; draft evidentiary objections.
01/06/12	J. M. Righettoni	1.50 hrs.	547.50	Attorney conference concerning potential motions in limine and motion to change trial structure, including the trying of equitable issues outside the presence of the jury and prior to the legal claims.
01/06/12	J. M. Righettoni	3.40 hrs.	1,241.00	Research for motions in limine and evidentiary objections for summary judgment concerning whether inadmissible evidence relied upon by expert in forming opinions can be admitted at trial; research whether a computer forensics expert can opine as to the mental state of a party, specifically whether that party intentionally spoliated evidence.
01/06/12	J. M. Righettoni	0.70 hrs.	255.50	Analysis concerning success and mechanics of motion to try equitable defenses first and outside presence of jury for purposes of pretrial filings.
01/07/12	K. E. Cenar	12.00 hrs.	6,960.00	Review Frederiksen-Cross declaration and deposition transcript to prepare evidentiary objections and Daubert motion

				for filing in connection with reply for summary judgment.
01/07/12	M. M. Seale	8.70 hrs.	3,393.00	Draft objections to declaration of Cross; draft objections to declaration of Gallant; review and compile documents supporting such objections; research regarding potential evidentiary objections.
01/07/12	J. M. Righettini	4.20 hrs.	1,533.00	Research concerning the preclusion of expert testimony based on incomplete data, foundation required for electronic data, and lack of evidence is weighed against the party who lost it, and establishing foundation and authenticity for sound recordings; related analysis.
01/07/12	J. M. Righettini	1.10 hrs.	401.50	Review and analyze P. Geluso declaration for reply in support of motion for summary judgment; crosscheck same with declaration of B. Cross for purpose of evidentiary objections.
01/08/12	K. E. Cenar	9.00 hrs.	5,220.00	Edit and finalize evidentiary objections and prepare spoliation arguments to add to both Gallant and Frederiksen- Cross evidentiary objections.
01/08/12	M. M. Seale	11.50 hrs.	4,485.00	Revise objections to declaration of Cross; revise objections to declaration of Gallant; review and compile documents supporting such objections; review legal support for evidentiary objections; finalize same.
01/08/12	J. M. Righettini	1.80 hrs.	657.00	Review and analyze evidentiary objections in connection with the declarations of D. Gallant and B. Cross, edit same.

01/09/12	J. S. Pink	2.20 hrs.	880.00	Draft correspondence to co-defense counsel re up-coming deadlines and preparation for all-defense meeting; review and respond to email correspondence regarding same; review and revised supplemental motion to compel that incorporates Pharmacy Records case; coordinate same for filing.
01/09/12	M. M. Seale	3.10 hrs.	1,209.00	Review objections to declaration of Cross; review objections to declaration of Gallant; keycite legal support regarding same; finalize Cenar declaration in support of Reply.
01/09/12	A. M. Hunter	0.30 hrs.	130.50	Analyze case law on dismissal for discovery abuse.
01/09/12	A. M. Hunter	0.70 hrs.	304.50	Finalize declaration of J. Pink and exhibits for reply for motion to compel.
01/09/12	J. M. Righettini	1.10 hrs.	401.50	Review and analyze reply brief in support of motion for summary judgment, attorney conference concerning same discussing suggested edits, review of A. Norris deposition transcript.
01/09/12	J. M. Righettini	0.50 hrs.	182.50	Analysis and communications concerning striking similarity and its relationship to evidentiary burdens in a copyright infringement action for pretrial filings.
01/10/12	M. M. Seale	2.10 hrs.	819.00	Prepare for Cobb deposition; correspond with T. Dickstein regarding same.
01/10/12	J. M. Righettini	1.00 hrs.	365.00	Review and analyze Shapiro et al.'s reply brief in support of motion for summary judgment and related documents.
01/11/12	M. M. Seale	6.50 hrs.	2,535.00	Prepare for deposition of A. Cross; review Cross' reports in Batts and Pringle cases regarding

				same; draft questions regarding same.
01/11/12	J. M. Righettini	0.40 hrs.	146.00	Review and analyze Plaintiff's supplemental brief concerning motion to compel.
01/11/12	A. Nolan	5.05 hrs.	429.25	Prepare documentation for Pringle Deposition.
01/12/12	M. M. Seale	10.10 hrs.	3,939.00	Prepare for deposition of A. Cobb; attend same.
01/12/12	J. M. Righettini	5.60 hrs.	2,044.00	Further research concerning the application of the inverse ratio rule in copyright milieu; catalogue each instance it has been cited in the ninth circuit according to level of treatment, and whether it was applied or rejected based on the facts of each case for pretrial material due.
01/17/12	J. S. Pink	1.90 hrs.	760.00	Prepare for, review correspondence regarding, and attend joint pre-trial conference between co-defense counsel; review and respond to series of emails between opposing counsel and co-defense counsel regarding plaintiff's return of confidential information and setting up mandatory Rule 16 conference; review Exhibits B, C, D, G & H to Dickie Declaration ISO Opposition to MSJ.
01/17/12	J. M. Righettini	0.70 hrs.	255.50	Strategy conference concerning adjournment of proceeding in light of summary judgment, motions in limine, pre-trial conference, and allocation of pre-trial tasks.
01/17/12	J. M. Righettini	0.40 hrs.	146.00	Review and analyze proposed schedule for conference concerning preparation of trial materials; related

				communications.
01/17/12	J. M. Righettini	0.30 hrs.	109.50	Communications with co-counsel concerning B. Pringle's return and/or destruction of attorneys' eyes only information.
01/17/12	J. M. Righettini	0.30 hrs.	109.50	Review communications concerning scheduling of pre-trial meet and confer.
01/19/12	K. E. Cenar	6.00 hrs.	3,480.00	Review and consider various issues and begin to prepare materials needed for the February 1 pretrial deadlines.
01/19/12	J. M. Righettini	0.60 hrs.	219.00	Analysis concerning possible subjects of judicial notice, facts to which the parties can stipulate, defensive tactics to block certain theories of plaintiff and concomitant evidence and testimony.
01/19/12	J. M. Righettini	0.20 hrs.	73.00	Communications with co-counsel concerning P. Geluso deposition invoice.
01/20/12	J. S. Pink	6.70 hrs.	2,680.00	Prepare for hearing on motion to compel (outline argument; outline briefs; review exhibits and prior declarations from other motions that provide relevant information; communicate with colleagues in preparation for same.
01/22/12	J. S. Pink	1.80 hrs.	720.00	Further preparation in connection with hearing on Motion to Compel, including detailed review and notation of prior statements by plaintiff in declarations filed throughout the lawsuit.
01/23/12	K. E. Cenar	4.00 hrs.	2,320.00	Review document production and identify exhibits to use for trial in preparation to meet February 1 pretrial order deadline; confer with J. Pink regarding court ruling on motion

				to compel, and consider strategy for Rule 11 motion and motions in limine that need to be prepared for the mid-February deadline.
01/23/12	J. S. Pink	7.60 hrs.	3,040.00	Travel to/from and attend hearing on motion to compel; communicate with colleagues and co-defendants counsel re same; research issue re magistrate's ability to dismiss case for evidentiary sanctions.
01/23/12	J. M. Righetini	0.70 hrs.	255.50	Communications concerning hearing on motion to compel and ordering of transcript; analysis concerning authority of magistrates.
01/24/12	K. E. Cenar	2.00 hrs.	1,160.00	Review document production to identify trial exhibits for upcoming February 1 pretrial order deadline.
01/25/12	K. E. Cenar	2.00 hrs.	1,160.00	Review court order on trial schedule and report to various clients on change of schedule; review various remaining issues regarding Rule 11 motion and motion to compel issues and next steps needed to obtain relief regarding the same; evaluate the "other claims of alleged infringement" asserted by Pringle, the Court's ruling on the motion to compel related interrogatory answer on this issue,
				REDACTED
01/25/12	J. S. Pink	0.70 hrs.	280.00	Review and respond to email from opposing counsel re pretrial, Rule 16 meeting; review court order extending dates of

trial and trial related issues;
communicate with colleagues re
same; telephone call from E.
McPherson re status of case

REDACTED

01/25/12	J. M. Righettini	1.50 hrs.	547.50	Begin draft of notice of joinder for Rule 11 motion by Guetta Defendants; research concerning mechanics of Rule 11.
01/26/12	J. M. Righettini	0.80 hrs.	292.00	Review and analyze complaint in connection with Pringle's other allegations of infringement.
01/26/12	J. M. Righettini	1.30 hrs.	474.50	
01/27/12	J. M. Righettini	3.50 hrs.	1,277.50	

REDACTED

REDACTED

01/30/12	J. M. Righettini	5.20 hrs.	1,898.00	
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REDACTED

01/30/12	S. Caldwell	0.20 hrs.	43.00	Load data to Ringtail database.
01/31/12	J. M. Righettini	0.50 hrs.	182.50	Review and analyze proposed Rule 11 motion for sanctions.

TIMEKEEPER SUMMARY OF FEES

	<u>Hours</u>	<u>Rate/Hr</u>	<u>Dollars</u>
K. E. Cenar	88.00	580.00	51,040.00
J. S. Pink	36.30	400.00	14,520.00
M. M. Seale	56.20	390.00	21,918.00
A. M. Hunter	2.50	435.00	1,087.50
J. M. Righettini	69.60	365.00	25,404.00
A. Nolan	5.05	85.00	429.25
S. Caldwell	0.20	215.00	43.00
TOTAL	<u>257.85</u>	<u>443.83</u>	<u>114,441.75</u>

Total Hours 257.85

Subtotal Fees for Legal Services	\$ 114,441.75
Client 15% Discount	\$ (17,166.26)
Total Fees for Legal Services	\$ 97,275.49

EXPENSES AND OTHER CHARGES

01/15/12	Local Delivery - External Service - First Legal Network, LLC - 361781 PDF/DEL, 20120110, BRYAN CAVE LLP, USDC-LOS ANGELES, 10 CV 01656 JST (RZx) PRINGLE v ADAMS SUPPLEMENTAL MEMO; JSP DECLARATION, INV# 361781 dated 1/15/2012	61.87
01/24/12	Miscellaneous Fees - Exceptional Reporting Service, Inc. Transcript regarding January 23 discovery proceedings	131.00
01/18/12	Meals - Justin Righettini Travel on 01/01 to New York to prepare for and attend depositions of Alexander Stewart and Alexander Norris	47.38
01/27/12	Meals - Kara Cenar Travel on 01/02 to Portland, OR to prepare for and take deposition fo Barbara Frederikson-Cross	214.18
01/30/12	Meals - Kara Cenar Trip 12/19/11 to San Antonio to prepare for and take deposition of David Gallant	38.65
01/18/12	Travel Related Costs - Justin Righettini Travel on 01/01 to New York to prepare for and attend depositions of Alexander Stewart and Alexander Norris	1,174.33
01/27/12	Travel Related Costs - Kara Cenar Travel on 01/02 to Portland, OR to prepare for and take deposition fo Barbara Frederikson-Cross	1,729.06

01/30/12	Travel Related Costs - Kara Cenar Trip 12/19/11 to San Antonio to prepare for and take deposition of David Gallant	1,207.62
	CD Charges	16.00
	Computerized Support Services	47.00
	Copy Charges	410.80
	Express Package Delivery	339.41
	Search Fee	42.40
	Lexis Computerized Research	546.34
	Long Distance Telephone Charges	2.45
	Scanning PDF Charges	155.60
	Tiff Image Format	147.42
	Westlaw Computerized Research	9,827.69
	Total Expenses and Other Charges	\$ 16,139.20
	TOTAL CHARGES FOR THIS MATTER	\$ 113,414.69



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

February 29, 2012
Invoice # 10051056
Client # C073033
Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated January 17, 2012	\$	74,557.90
Payments and Other Credits		0.00
BALANCE FORWARD	\$	74,557.90

CURRENT CHARGES

Subtotal Fees for Legal services	\$	114,441.75
Client 15% Discount		(17,166.26)
Total Fees for Legal Services		97,275.49
Expenses and Other Charges		16,139.20
TOTAL CHARGES THIS INVOICE	\$	113,414.69
STATEMENT TOTAL	\$	187,972.59

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF February 29, 2012

Balance Outstanding on Inv.	10042137	(Dated 01/17/12)	74,557.90
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INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
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BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
THANK YOU



Bryan Cave LLP Atlanta | Boulder | Charlotte | Chicago | Colorado Springs | Dallas | Denver | Hamburg | Hong Kong | Irvine | Jefferson City
 Kansas City | Los Angeles | New York | Paris | Phoenix | San Francisco | Shanghai | Singapore | St. Louis | Washington D.C. www.bryancave.com

EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

March 28, 2012
 Invoice # 10063667
 Client # C073033

Payment is due upon
 Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated February 29, 2012	\$	187,972.59
Payments and Other Credits		0.00
BALANCE FORWARD	\$	187,972.59

CURRENT CHARGES FOR MATTER:

File #0310629
 Copyright Infringement Litigation
 Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	9,839.50
Client 15% Discount		(1,475.93)
Total Fees for Legal Services		8,363.57
Expenses and Other Charges		2,477.96

TOTAL CHARGES THIS INVOICE \$ 10,841.53

STATEMENT TOTAL \$ 198,814.12

INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
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 THANK YOU

For Legal Services Rendered Through February 29, 2012

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

11/21/11	A. M. Hunter	4.80 hrs.	1,800.00	Continue drafting motion for rule 11 sanctions including sections on issues of copyright ownership, sampling and access by defendants.
11/22/11	A. M. Hunter	2.80 hrs.	1,050.00	Continue drafting motion for rule 11 sanctions including sections analyzing plaintiff's gaps in evidence and contradictory evidence.
02/01/12	J. S. Pink	0.10 hrs.	40.00	Review summary of status to clients; comment on same to colleague.
02/01/12	J. M. Righettini	0.90 hrs.	328.50	Analysis concerning joinder of Rule 11 motion.
02/01/12	J. M. Righettini	2.50 hrs.	912.50	
				REDACTED
02/03/12	J. S. Pink	1.30 hrs.	520.00	Review and comment upon proposed Rule 11 motion and Joinder.
02/03/12	J. M. Righettini	0.70 hrs.	255.50	Analysis and related communications with co-counsel concerning logistics of Rule 11 motion service.
02/03/12	J. M. Righettini	5.40 hrs.	1,971.00	Further draft notice of joinder for Rule 11 motion; review of related documents, pleadings, and deposition transcripts.
02/06/12	J. S. Pink	0.50 hrs.	200.00	Review supplemental interrogatories provided by plaintiff by court order; review notes re same to verify missing

				response; communicate with colleagues re same.
02/06/12	J. S. Pink	0.40 hrs.	160.00	Review correspondence to plaintiffs and final drafts of Rule 11 motion and joinder.
02/06/12	J. M. Righettini	0.80 hrs.	292.00	Review and analyze second supplemental responses to S. Ferguson's first set of interrogatories; review and analyze second supplemental responses to Headphone Junkie's first set of interrogatories.
02/06/12	J. M. Righettini	1.90 hrs.	693.50	Edit and further draft notice of joinder to motion for sanctions; related review of deposition transcripts and pleadings; related analysis.
02/06/12	J. M. Righettini	0.80 hrs.	292.00	Phone call and exchange several e-mails with co-counsel concerning Rule 11, REDACTED coordinating rule 11 motion and joinder.
02/06/12	J. M. Righettini	0.70 hrs.	255.50	Review and prepare materials for service in connection with joinder to rule 11 motion.
02/06/12	J. M. Righettini	0.50 hrs.	182.50	Draft e-mail message to opposing counsel in connection with service of rule 11 motion.
02/10/12	J. M. Righettini	1.10 hrs.	401.50	Review and analyze request for transcript of preliminary injunction hearing; analysis concerning R. 11 and other related issues.
02/24/12	J. S. Pink	0.30 hrs.	120.00	REDACTED
02/29/12	J. M. Righettini	1.00 hrs.	365.00	REDACTED

TIMEKEEPER SUMMARY OF FEES

	Hours	Rate/Hr	Dollars
J. S. Pink	2.60	400.00	1,040.00
A. M. Hunter	7.60	375.00	2,850.00
J. M. Righettini	16.30	365.00	5,949.50
TOTAL	26.50	371.30	9,839.50

Total Hours 26.50

Subtotal Fees for Legal Services	\$ 9,839.50
Client 15% Discount	\$ (1,475.93)
Total Fees for Legal Services	\$ 8,363.57

EXPENSES AND OTHER CHARGES

02/10/12 Miscellaneous Fees - Iris Data Services, LLC Data Services	392.59
02/10/12 Search Fee - Pacer Service Center Pacer usage November 2011	2.00
02/06/12 Meals - Mariangela "Merili" Seale Lunch at Corner Bakery Cafe with Donald Cole - worked on weekend	15.04
02/06/12 Local Transportation - Kara Cenar Cab Fare from 161 N. Clark to Union Station, 500 W. Jackson/work late regarding additional discovery documents	6.00
02/06/12 Local Transportation - Kara Cenar Cab Fare from 161 N. Clark to 6540 North Minnetonka/work late regarding filing in connection with Reply For Summary Judgment	30.00
Computerized Support Services	62.00
Copy Charges	7.20
Express Package Delivery	27.33
Search Fee	0.24
Lexis Computerized Research	215.00
Long Distance Telephone Charges	0.35
Scanning PDF Charges	79.20
Westlaw Computerized Research	1,641.01
Total Expenses and Other Charges	\$ 2,477.96

TOTAL CHARGES FOR THIS MATTER \$ 10,841.53

Black Eyed Peas

March 28, 2012
Invoice # 10063667
Client # C073033
Page 5



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
c/o Rachel Rosoff, Esq.
Hertz & Lichtenstein, LLP
450 N. Roxbury Drive, 8th Floor
Beverly Hills, CA 90210-4222

March 28, 2012
Invoice # 10063667
Client # C073033
Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated February 29, 2012	\$	187,972.59
Payments and Other Credits		0.00
BALANCE FORWARD	\$	187,972.59

CURRENT CHARGES

Subtotal Fees for Legal services	\$	9,839.50
Client 15% Discount		(1,475.93)
Total Fees for Legal Services		8,363.57
Expenses and Other Charges		2,477.96
TOTAL CHARGES THIS INVOICE	\$	10,841.53
STATEMENT TOTAL	\$	198,814.12

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF March 28, 2012

Balance Outstanding on Inv.	10042137	(Dated 01/17/12)	74,557.90
Balance Outstanding on Inv.	10051056	(Dated 02/29/12)	113,414.69

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 Kansas City | Los Angeles | New York | Paris | Phoenix | San Francisco | Shanghai | Singapore | St. Louis | Washington, D.C. www.bryancave.com

EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

April 23, 2012
 Invoice # 10070828
 Client # C073033

Payment is due upon
 Receipt

STATEMENT OF ACCOUNT

BALANCE FORWARD:

Balance per Statement Dated March 28, 2012	\$	198,814.12
Payments and Other Credits		0.00
BALANCE FORWARD	\$	198,814.12

CURRENT CHARGES FOR MATTER:

File #0310629
 Copyright Infringement Litigation
 Re: Bryan Pringle

Subtotal Fees for Legal Services	\$	16,316.50
Client 15% Discount		(2,447.48)
Total Fees for Legal Services		13,869.02
Expenses and Other Charges		3,299.85
TOTAL CHARGES THIS INVOICE	\$	17,168.87

STATEMENT TOTAL \$ 215,982.99

INVOICE DUE UPON RECEIPT

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 THANK YOU

For Legal Services Rendered Through March 31, 2012

File #0310629
Copyright Infringement Litigation
Re: Bryan Pringle

03/01/12	J. S. Pink	0.70 hrs.	280.00	Review and comment on Notice of Application for Order to File Documents Under Seal relating to Rule 11 motions; review notice of joinder and related documents and emails.
03/01/12	J. M. Righettini	0.20 hrs.	73.00	Draft e-mail to co-counsel concerning filing of rule 11 motion.
03/01/12	J. M. Righettini	3.30 hrs.	1,204.50	Draft application and order to file documents under seal in connection with Rule 11 motion; review and analyze protective order; review documents prior to filing/
03/02/12	J. M. Righettini	0.90 hrs.	328.50	Preparation for summary judgment hearing; research related to court granting summary judgment sua sponte as to non-moving defendants in copyright action.
03/04/12	K. E. Cenar	2.00 hrs.	1,160.00	Prepare for oral argument on motion for summary judgment.
03/05/12	K. E. Cenar	4.00 hrs.	2,320.00	Prepare for and attend hearing on motion for summary judgment.
03/06/12	J. S. Pink	1.80 hrs.	720.00	Review and notate plaintiff's supplemental response to defendants' msj; legal research re same; conference with K. Cenar re same; communicate with co-defense counsel regarding same.
03/06/12	J. M. Righettini	1.00 hrs.	365.00	Review and analyze plaintiff's

				supplemental response to motion for summary judgment; related analysis.
03/08/12	J. M. Righettini	0.30 hrs.	109.50	Analysis concerning filing application to continue trial dates pending motion for summary judgment.
03/12/12	J. S. Pink	2.20 hrs.	880.00	Draft and revise proposed application; draft proposed order; discuss same with colleague; revise and file.
03/21/12	J. M. Righettini	0.40 hrs.	146.00	Begin draft of joinder to reply in support of Rule 11 motion.
03/25/12	J. M. Righettini	1.70 hrs.	620.50	Revise and edit reply in support of rule 11 motion.
03/26/12	J. M. Righettini	1.00 hrs.	365.00	Review and analyze opposition to Rule 11 motion for sanctions and supporting documents.
03/27/12	K. E. Cengar	1.00 hrs.	580.00	Read Pringle opposition to Rule 11 Motion; confer with T. Dickstein regarding response.
03/27/12	J. M. Righettini	3.60 hrs.	1,314.00	Review and analyze plaintiff's opposition to Rule 11 motion, declarations of Dean A. Dickie; Kathleen Koppenhoefer, George Hampton, Colin Holley, Ira Gould, Ryan Greely, Michael Scott Brown, Cross, and additional expert report of Alexander Stewart.
03/28/12	J. S. Pink	0.30 hrs.	120.00	Review application to file under Seal re: notice of joinder of Adams Defendants
03/28/12	J. M. Righettini	4.80 hrs.	1,752.00	Draft of reply in support of rule 11 motion; related research.
03/29/12	J. M. Righettini	4.40 hrs.	1,606.00	Further draft of reply in support of rule 11 motion.
03/29/12	J. M. Righettini	0.40 hrs.	146.00	Strategy telephonic conference with co-counsel concerning reply in support of rule 11 motion.

03/30/12	J. M. Righettini	6.10 hrs.	2,226.50	Further draft of reply in support of rule 11 motion; related research.
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TIMEKEEPER SUMMARY OF FEES

	Hours	Rate/Hr	Dollars
K. E. Cenar	7.00	580.00	4,060.00
J. S. Pink	5.00	400.00	2,000.00
J. M. Righettini	28.10	365.00	10,256.50
TOTAL	40.10	406.90	16,316.50

Total Hours	40.10
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Subtotal Fees for Legal Services	\$	16,316.50
Client 15% Discount	\$	(2,447.48)
Total Fees for Legal Services	\$	13,869.02

EXPENSES AND OTHER CHARGES

03/15/12	Local Delivery - External Service - First Legal Network, LLC - 362838 PDF/DEL, 20120313, BRYAN CAVE LLP, USDC-SANTA AN A, 10 CV 01656 JST (RZx) PRINGLE v ADAMS APPL TO CONT; PROP ORDER, INV# 362838 dated 3/15/2012	24.64
03/15/12	Local Delivery - External Service - First Legal Network, LLC - 362838 PDF/DEL, 20120302, BRYAN CAVE LLP, USDC-SANTA AN A, 10 CV 01656 JST (RZx) PRINGLE v ADAMS NTC OF JOINDER; RIGHETTINI DECL W/EXHIBITS, INV# 362838 dated 3/15/2012	38.92
03/15/12	Filing/Service Fee - First Legal Network, LLC - 362838 FAXFILE, 20120301, BRYAN CAVE LLP, USDC-SANTA AN A, 10 CV 01656 JST (RZx) PRINGLE v ADAMS APPL FO R ORDER;EXHIBITS 2 & 5;P/ORDER; NTC-MANUAL FILIN G, INV# 362838 dated 3/15/2012	120.60
03/06/12	Local Transportation - Jonathan Stuart Pink Amtrak re Motion to compel hearing on 1/23/12	16.00
03/06/12	Local Transportation - Jonathan Stuart Pink Amtrak re Motion to compel hearing on 1/23/12	16.00
	Copy Charges	56.20
	Postage	16.20
	Long Distance Telephone Charges	21.00
	Scanning PDF Charges	164.40
	Westlaw Computerized Research	2,825.89

Black Eyed Peas

April 23, 2012
Invoice # 10070828
Client # C073033
Page 5

Total Expenses and Other Charges \$ 3,299.85

TOTAL CHARGES FOR THIS MATTER \$ 17,168.87



EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Black Eyed Peas
 c/o Rachel Rosoff, Esq.
 Hertz & Lichtenstein, LLP
 450 N. Roxbury Drive, 8th Floor
 Beverly Hills, CA 90210-4222

April 23, 2012
 Invoice # 10070828
 Client # C073033
 Matter # 0310629

REMITTANCE ADVICE

BALANCE FORWARD:

Balance per Statement Dated March 28, 2012	\$	198,814.12
Payments and Other Credits		0.00
BALANCE FORWARD	\$	198,814.12

CURRENT CHARGES

Subtotal Fees for Legal services	\$	16,316.50
Client 15% Discount		(2,447.48)
Total Fees for Legal Services		13,869.02
Expenses and Other Charges		3,299.85
TOTAL CHARGES THIS INVOICE	\$	17,168.87
STATEMENT TOTAL	\$	215,982.99

OUR RECORDS SHOW THESE INVOICES OUTSTANDING AS OF April 23, 2012

Balance Outstanding on Inv.	10042137	(Dated 01/17/12)	74,557.90
Balance Outstanding on Inv.	10051056	(Dated 02/29/12)	113,414.69
Balance Outstanding on Inv.	10063667	(Dated 03/28/12)	10,841.53

INVOICE DUE UPON RECEIPT

PLEASE INCLUDE THE CLIENT, MATTER OR INVOICE NUMBER WITH ALL YOUR PAYMENTS (CHECK OR WIRE TRANSFER)
 PLEASE RETURN REMITTANCE ADVICE WITH PAYMENT IN THE ENCLOSED ENVELOPE AND MAIL TO
 BRYAN CAVE LLP, P.O. BOX 503089, ST. LOUIS, MO 63150-3089
 OR WIRE TRANSFER FUNDS TO BANK OF AMERICA, N.A., ROUTING #0260-0959-3 ACCOUNT #100101007976
 THANK YOU