

BRYAN CAVE LLP 3161 Michelson Drive, Suite 1500 Irvine, California 92612-4414

CENAR DECLARATION

DECLARATION OF KARA CENAR

² I, Kara E. F. Cenar, submit this declaration in connection with the Defendants' Bill
³ of Costs, and I have personal knowledge of the facts stated herein.

 I am an attorney with the law firm of Bryan Cave LLP, counsel of record for defendants WILLIAM ADAMS; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and collectively as the music group THE BLACK EYED PEAS; will.i.am music, llc; TAB MAGNETIC PUBLISHING; CHERRY RIVER MUSIC CO.; HEADPHONE JUNKIE PUBLISHING, LLC; JEEPNEY MUSIC, INC.; EMI APRIL MUSIC, INC. (collectively, "Defendants"). I am admitted pro hac vice in this case.

 As allowed under L.R. 54-4.6, Defendants were charged \$24,964.55 in costs associated with taking oral depositions. Attached hereto as Exhibit A are true and correct copy of invoices for deposition services.

 As allowed under L.R. 54-4.6, Defendants were charged \$1,077.40 in copying costs incurred in connection with exhibits used at oral depositions. Attached hereto as Exhibit B is a true and correct copy of a report detailing copying charges incurred, including annotations.

4. The above costs requested in the Bill of Costs are allowable pursuant to the Local Rules, are correct and were necessarily incurred in the case. The services for which fees have been charged were actually and necessarily performed.

I declare under penalty of perjury under the laws of the United States of
 America that the statements contained in this Declaration are true and correct to the
 best knowledge, information, and belief.

25 Executed this 30th day of May 2012. 26 27 KARA E. F. CENAR 28

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