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10 Attorneys for Defendants
 WILLIAM ADAMS; STACY FERGUSON; ALLAN PINEDA; and JAIME
 11 GOMEZ, all individually and collectively as the music group THE BLACK EYED
 PEAS; will.i.am music, llc; TAB MAGNETIC PUBLISHING; CHERRY RIVER
 12 MUSIC CO.; HEADPHONE JUNKIE PUBLISHING, LLC; JEEPNEY MUSIC,
 INC.; EMI APRIL MUSIC, INC.

13 **UNITED STATES DISTRICT COURT**
 14 **CENTRAL DISTRICT OF CALIFORNIA, SOUTHERN DIVISION**

15 BRYAN PRINGLE, an individual,
 16
 Plaintiff,
 17
 v.
 18
 WILLIAM ADAMS, JR.; STACY
 19 FERGUSON; ALLAN PINEDA; and
 JAIME GOMEZ, all individually and
 20 collectively as the music group the
 Black Eyed Peas; DAVID GUETTA;
 21 FREDERICK RIESTERER; UMG
 RECORDINGS, INC.; INTERSCOPE
 22 RECORDS; EMI APRIL MUSIC,
 INC.; HEADPHONE JUNKIE
 23 PUBLISHING, LLC; WILL.I.AM.
 MUSIC, LLC; JEEPNEY MUSIC,
 24 INC.; TAB MAGNETIC
 PUBLISHING; CHERRY RIVER
 25 MUSIC CO.; SQUARE RIVOLI
 PUBLISHING; RISTER EDITIONS;
 26 and SHAPIRO, BERNSTEIN & CO.,
 27
 Defendants.

Case No. SACV10-1656 JST (RZx)
 Hon. Josephine Staton Tucker
 Courtroom 10A
**NOTICE OF JOINDER OF
 DEFENDANTS SHAPIRO,
 BERNSTEIN & CO., INC., RISTER
 EDITIONS, AND DAVID GUETTA'S
 MEMORANDUM OF POINTS AND
 AUTHORITIES IN SUPPORT OF
 MOTION TO DISMISS THE FIRST
 AMENDED COMPLAINT**
 Date: January 24, 2011
 Time: 10:00 a.m.
 Dept.: 10A
 Complaint Filed: October 28, 2010
 Trial Date: Not Assigned

BRYAN CAVE LLP
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 IRVINE, CALIFORNIA 92612-4414

1 TO THE ABOVE-CAPTIONED COURT, ALL PARTIES, AND THEIR
2 ATTORNEYS OF RECORD:

3 PLEASE TAKE NOTICE that Defendants WILLIAM ADAMS; STACY
4 FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and
5 collectively as the music group THE BLACK EYED PEAS; will.i.am music, llc;
6 TAB MAGNETIC PUBLISHING; CHERRY RIVER MUSIC CO.; HEADPHONE
7 JUNKIE PUBLISHING, LLC; JEEPNEY MUSIC, INC.; EMI APRIL MUSIC,
8 INC., hereby join, fully adopt and incorporate by this reference Section II of
9 Defendants Shapiro, Bernstein & Co., Rister Editions, and David Guetta's
10 Memorandum of Points and Authorities in Support of their Motion to Dismiss the
11 First Amended Complaint.

12
13 Dated: December 13, 2010

BRYAN CAVE LLP
Jonathan Pink

14
15 By: /s/ Jonathan Pink

Jonathan Pink

Attorney for Defendants

17 WILLIAM ADAMS; STACY
18 FERGUSON; ALLAN PINEDA; and
19 JAIME GOMEZ, all individually and
20 collectively as the music group THE
21 BLACK EYED PEAS; will.i.am music,
22 llc; TAB MAGNETIC PUBLISHING;
23 CHERRY RIVER MUSIC CO.;
24 HEADPHONE JUNKIE PUBLISHING,
25 LLC; JEEPNEY MUSIC, INC.; EMI
26 APRIL MUSIC, INC.
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