

BRYAN CAVE LLP 3161 MICHELSON DRIVE, SUITE 1500 IRVINE, CALIFORNIA 92612-4414

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

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

Complaint. 11

IR01DOCS472983.1

12

13 14	Dated: January 11, 2011	BRYAN CAVE LLP Kara Cenar Jonathan Pink
15		
16		By: <u>/s/ Jonathan Pink</u> Jonathan Pink
17		Attorney for Defendants
18		WILLIAM ADAMS; STACY FERGUSON; ALLAN PINEDA; and JAIME GOMEZ, all individually and
19		JAIME GOMEZ, all individually and collectively as the music group THE
20		collectively as the music group THE BLACK EYED PEAS; will.i.am music, llc; TAB MAGNETIC PUBLISHING; CHERRY RIVER MUSIC CO.;
21		HEADPHONE JUNKIE PUBLISHING,
22		LLC; JEEPNEY MUSIC, INC.; EMI APRIL MUSIC, INC.
23		
24		
25		
26		
27		
28		
	IP01D0C8472083 1	1