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 14

15 UNITED STATES DISTRICT COURT  
 16 NORTHERN DISTRICT OF CALIFORNIA  
 17

18 RICK JAMES, by and through THE JAMES  
 19 AMBROSE JOHNSON, JR. 1999 TRUST, his  
 successor in interest, individually and on behalf  
 of all others similarly situated,

CASE NO. CV11-01613 SI  
 CASE NO. CV11-02431 SI  
 CASE NO. CV11-05321-SI

20 Plaintiff,

**STIPULATION TO CONSOLIDATE CASES**

21 v.

22 UMG RECORDINGS, INC., a Delaware  
 23 corporation,

24 Defendant.  
 25  
 26  
 27  
 28

1 ROB ZOMBIE, a/k/a Robert Wolfgang  
2 Zombie, f/k/a Robert Cummings; WHITE  
3 ZOMBIE, a general partnership;  
4 WHITESNAKE, a doing business as  
5 designation of David Coverdale, by and for  
6 WHITESNAKE PRODUCTIONS  
7 (OVERSEAS) LIMITED; and DAVE MASON,  
8 individually and on behalf of all others  
9 similarly situated,

6 Plaintiff

7 v.

8 UMG RECORDINGS, INC., a Delaware  
9 corporation,

9 Defendant.

11 CARLTON DOUGLAS RIDENHOUR, d/b/a  
12 "CHUCK D", INDIVIDUALLY AND AS A  
13 MEMBER OF "PUBLIC ENEMY", ON  
14 BEHALF OF HIMSELF AND ALL OTHERS  
15 SIMILARLY SITUATED,

14 Plaintiff,

15 v.

16 UMG RECORDINGS, INC., a Delaware  
17 corporation,

17 Defendant.

19 This stipulation is based on the following facts:

20  
21 1. On December 7, 2011, this Court entered an order granting Plaintiff's administrative  
22 motion to relate *Ridenhour v. UMG Recordings, Inc.*, Case No. CV11-05321-SI (the "*Ridenhour*  
23 *action*") with *James v. UMG Recordings, Inc.*, Case No. CV11-01613 SI and *Zombie et al. v. UMG*  
24 *Recordings, Inc.*, Case No. CV11-02431 SI (collectively the "*James Action*") (Docket No. 55).

25 2. Defendant is agreeable to consolidate the *Ridenhour* action with the *James Action*  
26 solely for administrative convenience and for no other reason, and on that basis is willing to  
27 stipulate to consolidation, on the terms set out herein.



