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9	WARNER MUSIC GROUP CORP.		
10	UNITED STAT	ES DISTRICT COURT	
11	NORTHERN DIS	TRICT OF CALIFORNIA	
12	SAN FRAN	ICISCO DIVISION	
13		(elbee Bi libie)	
14	DEBRA SLEDGE, JOAN SLEDGE,	CASE NO. 12-CV-0559-RS	
15	KATHY SLEDGE LIGHTFOOT and KIM SLEDGE ALLEN, jointly d/b/a "SISTER	JOINT STATEMENT/STIPULATION AND	
16	SLEDGE"; RONEE BLAKLEY; and GARY WRIGHT, on behalf of themselves	[PROPOSED] SCHEDULING ORDER	
17	and all others similarly situated,	Judge: Hon. Richard Seeborg	
18	Plaintiffs,		
19	v.		
20	WARNER MUSIC GROUP CORP.,		
21	Defendant.		
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28		1000 m 2000 m 1 m 200	
	20203010.1	JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 12-CV-0559-RS	

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Plaintiffs in the above captioned consolidated action and Defendant Warner Music Group Corp. ("WMG") together submit this joint statement/stipulation.

On August 31, 2012, this Court granted a stay of the proceedings to allow the parties to participate in settlement discussions and set a further status conference on March 14, 2013. The Court instructed the parties to inform the Court as to the status of those settlement discussions on February 28, 2013. The Court's order provided that if, at the time of the filing of the joint statement, "the parties agree that further settlement discussions would be fruitful" they could "file a joint statement/stipulation seeking additional time for further settlement negotiations." Stay Order at 3.

Over the course of the last six months, the parties have diligently participated in settlement discussions. The parties have exchanged information and analysis to facilitate those negotiations. They have participated in two full day mediation sessions with the Honorable Daniel Weinstein (Ret.) and held additional phone conferences with and without the mediator. Further, the parties are currently scheduled for an in-person settlement meeting on March 6, 2013. While the parties have not reached a settlement at this juncture, the negotiations are constructive and progress has been made. All parties are committed to continuing the settlement discussions at this time.

For these reasons, the parties jointly file this statement/stipulation to inform the court that they believe further settlement discussions would be fruitful and to seek additional time for continued negotiations.

Accordingly, the parties hereby agree and stipulate, subject to the approval of the Court, to the following:

 A further Case Management Conference to be set in 60 days, subject to the schedule of the Court; and May 2, 2013 at 10:00 a.m.

- 2 -

2. Fourteen days before the Case Management Conference—or before that date if Plaintiffs and/or WMG believe that settlement cannot be reached—the parties shall file a joint statement/stipulation with the Court alerting the Court to the fact that settlement could not be reached and resetting a schedule for WMG's response to

1	the Amended Complaint (which deadline for WMG's response shall be no sooner		
2	than 30 days from the date of the joint statement) and subsequent dates and		
3	deadlines. In the alternative, if the parties agree that further settlement discussions		
4	would be fruitful, the parties can instead file a joint statement/stipulation seeking		
5	additional time for further settlement negotiations.		
6			
7	Dated: February 28, 2013 Respectfully Submitted,		
8			
9	By: <u>/s/ Tamerlin J. Godley</u> Tamerlin J. Godley		
10	MUNGER, TOLLES & OLSON LLP		
11	Attorneys for Defendant Warner Music Group Corp.		
12	• •		
13	Dated: February 28, 2013 Respectfully Submitted,		
14			
15	By: /s/ Daniel L. Warshaw		
16	Daniel L. Warshaw PEARSON, SIMON, WARSHAW		
17	& PENNY LLP		
18	Interim Lead Counsel Representative for Plaintiffs*		
19			
20	* A complete list of the attorneys for Plaintiffs is attached to the Amended Complaint.		
21			
22	Filer's Attestation		
23	I, Tamerlin J. Godley, am the ECF user whose identification and password are being used		
24	to file this JOINT STATEMENT/STIPULATION AND [PROPOSED] SCHEDULING ORDER		
25	I hereby attest that the counsel listed above concur in this filing.		
26	Dated: February 28, 2013/s/ Tamerlin J. Godley		
27	Tamerlin J. Godley		
28			
	JOINT STIPULATION		

JOINT STIPULATION AND [PROPOSED] ORDER CASE NO. 12-CV-0559-RS

PURSUANT TO THIS STIPULATION, IT IS SO ORDERED. Dated: <u>2/28/13</u> U.S. District Judge

JOINT STIPULATION
- AND [PROPOSED] ORDER
CASE NO. 12-CV-0559-RS