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8 **UNITED STATES DISTRICT COURT**  
9 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

10  
11 TOM LUCE, BRIAN KROLL, MATT  
BLACKETT, LAWRENCE RIGGS,

12 Plaintiffs,

13 v.

14 SELENA GOMEZ, SELENA GOMEZ &  
15 THE SCENE, LINDY ROBBINS, TOBY  
GAD, HOLLYWOOD RECORDS, INC.,  
16 a California Corporation, HEY KIDDO  
MUSIC, GAD SONGS, LLC, a Limited  
17 Liability Company, APPLE, INC., a  
California Corporation, EMI APRIL  
18 MUSIC, INC., a Connecticut  
Corporation, and KOBALT MUSIC  
19 SERVICES AMERICA, INC., a  
Delaware Corporation.

20 Defendants.  
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CASE NO. CV 12-2063 MMC

**STIPULATION RE EXTENSION OF  
TIME TO RESPOND TO INITIAL  
COMPLAINT BY NOT MORE  
THAN 30 DAYS L.R. 6.1**

**(N.D. Cal. Local Rule 6-1)**

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23 This Stipulation, entered into by and between Plaintiffs TOM LUCE, BRIAN  
24 KROLL, MATT BLACKETT, LAWRENCE RIGGS (hereinafter "Plaintiffs"), on the  
25 one hand, and Defendants SELENA GOMEZ AND SELENA GOMEZ AND THE  
26 SCENE (hereinafter "Defendants"), on the other hand, is based on the following facts:

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1           1.     On or about April 25, 2012, Plaintiffs filed the Complaint in this action.

2           2.     On June 7, 2012, counsel for Defendants Selena Gomez and Selena Gomez  
3 & The Scene (which is not a legal entity) executed a Notice and Acknowledgment of  
4 Receipt of the Summons, Complaint, and related documents. Pursuant to such signature,  
5 the deadline for Defendant Selena Gomez to file a response to the Complaint is June 28,  
6 2012.

7           3.     Plaintiffs' counsel and counsel for other Defendants in this case who owe  
8 indemnity obligations to Defendant Gomez are in the process of attempting to settle this  
9 matter amicably.

10           **BASED UPON THE FOREGOING FACTS, IT IS HEREBY STIPULATED, by**  
11 **and between the parties, through their respective counsel, as follows:**

12           1.     Defendant Gomez shall have up to and including July 27, 2012, to answer  
13 or otherwise respond to Plaintiffs Complaint;

14           2.     Nothing in this Stipulation shall be construed as a waiver or relinquishment  
15 of any party's rights, remedies, objections or defenses herein. All of Defendants' rights,

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1 remedies, objections and/or defenses are expressly reserved.

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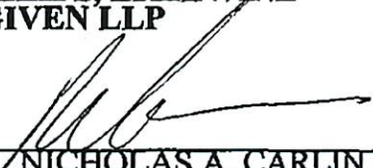
DATED: June 7, 2012

Edwin F. McPherson  
Tracy B. Rane  
McPHERSON RANE LLP

By:   
EDWIN F. McPHERSON  
Attorneys for Defendants  
SELENA GOMEZ and SELENA  
GOMEZ & THE SCENE

DATED: June 8, 2012

Nicholas A. Carlin  
Robyn Callahan  
PHILLIPS, ERLEWINE  
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By:   
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Attorneys for Plaintiffs  
TOM LUCE, BRIAN KROLL,  
MATT BLACKETT,  
LAWRENCE RIGGS

