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28	11325.004 3574610v1 STIPULATION AND	
	[PROPOSED] ORDER SELECTING ADR PROCESS	CASE NO. 16-CV-00951-RS
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1 2	ENTERTAINMENT US LATIN LLC, AND ZOMBA RECORDING LLC	
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4	UNITED STATES	DISTRICT COURT
	NORTHERN DISTRICT OF CALIFORNIA	
5	SAN FRANCISCO DIVISION	
6	ARISTA MUSIC, ARISTA RECORDS, LLC,	Case No. 16-cv-00951-RS
7	LAFACE RECORDS LLC, SONY MUSIC ENTERTAINMENT, SONY MUSIC	STIPULATION AND [P ROPOSED] ORDER
8	ENTERTAINMENT US LATIN LLC, and ZOMBA RECORDING LLC,	REGARDING STANDSTILL AGREEMENT AND ADJUSTMENT OF CASE SCHEDULE
9	Plaintiff,	
10	vs.	Place: Courtroom 3, 17th floor Judge: Honorable Richard Seeborg
11	RADIONOMY, INC., RADIONOMY SA,	sudge. Honorable Richard Secoolg
12	RADIONOMY GROUP, B.V., and ALEXANDRE SABOUNDJIAN, an individual,	
13	Defendants.	
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28	STIPULATION AND [PROPOSED] ORDER REGARDING STANDSTILL AGREEMENT & ADJUSTMENT OF CASE SCHEDULE	CASE NO. 16-CV-00951-RS

The undersigned counsel for the parties in the above-captioned action hereby stipulate and
 agree, pursuant to Civil Local Rule 6-2, as follows:

WHEREAS, on February 26, 2016, Plaintiffs filed a Complaint for Copyright Infringement
and Unfair Competition (the "Complaint) against Defendants [Dkt. 1];

WHEREAS, on May 9, 2016, Radionomy Group, B.V. filed a motion to dismiss pursuant to
Rule 12(b)(2) and Radionomy Group B.V. Radionomy, S.A. and Radionomy, Inc. filed a motion to
dismiss pursuant to Rule 12(b)(6) [Dkt. 32], and Alexandre Saboundjian filed a motion to dismiss
pursuant to Rule 12(b)(2) and 12(b)(6) [Dkt. 31];

9 WHEREAS, on May 23, 2016, Plaintiffs filed an opposition to Defendants' motions to
10 dismiss and requested permission to conduct limited discovery to develop further the record
11 establishing personal jurisdiction [Dkt. 41];

- WHEREAS, on June 8, 2016, the Court entered an order, among other things: (i) denying
 Defendants' motions to dismiss without prejudice; (ii) granting Plaintiffs' request for limited
 discovery of facts relating to personal jurisdiction and (iii) and requiring such discovery to be
 completed within the next 45 days; *i.e.*, by July 25, 2016 (the "Order") [Dkt. 46];
- WHEREAS, on July 8, 2016, the Court issued an order, pursuant to the parties' stipulation,
 extending Defendants' deadline for producing documents responsive to Plaintiffs' jurisdictional
 discovery requests until August 25, 2016, and for completion of jurisdictional depositions until
 October 14, 2016 [Dkt. 55];

WHEREAS, due to disputes between the parties over jurisdictional and merits depositions,
the parties have not yet completed jurisdictional depositions, which depositions have now been
ordered by the Court to be completed by November 10, 2016 [Dkt. 60];

WHEREAS, on July 19, 2016, the parties participated in a mediation, which mediation was not successful in resolving the action;

WHEREAS, on August 11, 2016, the Court issued a Case Management Scheduling Ordersetting forth the following case deadlines:

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• December 30, 2016 – completion of all non-expert discovery

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STIPULATION AND [PROPOSED] ORDER REGARDING STANDSTILL AGREEMENT & ADJUSTMENT OF CASE SCHEDULE

CASE NO. 16-CV-00951-RS

1	• February 16, 2017 – designation of expert witnesses	
2	• March 15, 2017 – designation of supplemental and rebuttal expert witnesses	
3	• April 14, 2017 – completion of all expert discovery	
4	• June 29, 2017 – deadline for hearing on all dispositive pretrial motions	
5	• August 17, 2017 – final pretrial conference	
6	• September 11, 2017 – commencement of jury trial	
7	WHEREAS, the parties have worked in good faith to complete jurisdictional and f	
8	discovery and meet case deadlines, but, due to (1) the volume of requested and produced discover	
9	(2) complexities in the collection and production of documents and information located in foreign	
10	countries, including but not limited to European data privacy laws or blocking statutes and foreign-	
11	language translation of documents, and (3) discovery disputes between the parties regarding the	
12	proper scope of and sufficient compliance with requested discovery and depositions, anticipa	
13	needing additional time to complete discovery beyond the current case deadlines;	
14	WHEREAS, Defendants have stated that they intend to renew their motions to dismiss the	
15	complaint following completion of jurisdictional discovery;	
16	WHEREAS, the parties have continued to propose and discuss terms of settlement that may	
17	resolve this matter without the need for further litigation and believe that they are reasonably clo	
18	to reaching mutually agreeable terms of settlement;	
19	WHEREAS, the resources of the Court and the parties will be conserved if the parties are	
20	able to reach settlement without further litigation.	
21	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties, throug	
22	their respective counsel that:	
23	1. The parties have agreed to enter into a 21-day Standstill Agreement to conserv	
24	resources of the Court and the parties while the parties attempt to resolve outstanding issues an	
25	reach a settlement of this action. For the avoidance of doubt, this Standstill Agreement applies to	
26	all third party discovery, including non-party Vivendi S.A.'s obligation to produce documents in	
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28	STIPULATION AND [PROPOSED] ORDER REGARDING STANDSTILL AGREEMENT & 2CASE NO. 16-CV-00951-RS ADJUSTMENT OF CASE SCHEDULE	

1	response to the subpoena issued by Plaintiffs in connection with this case. This stipulation shall be	
2	without prejudice to Plaintiffs' right to pursue remedies for deficiencies in Defendants' jurisdictional	
3	discovery and to complete open jurisdictional depositions. The 21-day standstill period ("Standstill	
4	Period") will expire on November 30, 2016. Jurisdictional discovery will expire on December 16,	
5	2016, and Defendants will produce any already noticed witnesses for deposition on or before	
6	December 8, 2016. Any motions addressed to the sufficiency of Defendants' compliance with	
7	jurisdictional discovery shall be timely if made by December 16, 2016.	
8	2. If the Standstill Period expires without the parties reaching a settlement, the parties	
9	stipulate and propose that the following deadlines should apply:	
10	• January 15, 2017 – production of documents pursuant to subpoena by non-party	
11	Vivendi, subject to resolution, if necessary, of any issues presented by any	
12	applicable European blocking statutes	
13	• April 30, 2017 – completion of all non-expert discovery	
14	• June 30, 2017 – designation of expert witnesses	
15	• July 30, 2017 – designation of supplemental and rebuttal expert witnesses	
16	• August 30, 2017 – completion of all expert discovery	
17	• November 15, 2017 – deadline for hearing on all dispositive pretrial motions	
18	• January 11, 2018 – final pretrial conference	
19	• February 5, 2018 – commencement of jury trial	
20	3. If the Standstill Period expires without the parties reaching a settlement, the parties	
21	stipulate that Plaintiffs may amend the complaint, without prejudice to Plaintiffs' right to seek leave	
22	for further amendments. Plaintiffs' amendment need not identify all allegedly infringed works that	
23	Plaintiffs will seek to establish at trial. No later than February 15, 2017, Defendants will produce	
24	all documents sufficient to identify all sound recordings and album cover artwork used in	
25	connection with Defendants' online service, including documents maintained in the ordinary course	
26	of business, from January 1, 2009 to the present. Plaintiffs will have until March 1, 2017 to identify	
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28	STIPULATION AND [PROPOSED] ORDERREGARDING STANDSTILL AGREEMENT & 3ADJUSTMENT OF CASE SCHEDULE	

by track title and artist all allegedly infringed works on which they will seek to establish
 infringement and damages, including those not specifically identified in the complaint, except to the
 extent that Defendants' deficient or incomplete discovery responses prevent the identification of all
 infringed works.

5 4. Defendants agree to produce Alexandre Saboundjian and Thierry Ascarez for merits 6 depositions in the U.S. for a minimum of seven (7) hours each in the U.S. (not counting translation 7 time), without prejudice to Plaintiffs' right to seek additional time if warranted. Defendants agree to 8 produce a witness or witnesses pursuant FRCP 30(b)(6), on behalf of Radionomy Inc., Radionomy 9 S.A. and Radionomy Group B.V., for depositions on merits issues in addition to jurisdictional 10 issues. Defendants will produce 30(b)(6) witnesses on all topics identified in the deposition notices, 11 and will not decline to produce a witness prepared on any given topic based on a position that the 12 issue has already been covered in a topic identified in earlier deposition notices or examinations. 13 The 30(b)(6) designated witness or witnesses for merits issues shall be made available in the U.S. 14 for a minimum of fourteen (14) hours of testimony between the three entities (not counting 15 translation time). Fourteen hours will not be a presumptive minimum, but will be subject to good faith discussions among the parties in the event Plaintiffs believe more testimonial time is 16 17 warranted. In the event the parties are unable to agree, the Court will determine the appropriate 18 length of merits depositions. Defendants' agreement to produce witnesses for merits depositions 19 does not waive any objections Defendants may have to duplicative or harassing questions.

20 5. Defendants agree not to use the Standstill Agreement or the Standstill Period as a
21 basis for any argument of waiver, prejudice or unreasonable delay.

22	Dated: November 7, 2016	Respectfully Submitted,
23		WEIL, GOTSHAL & MANGES LLP
24		By: /s/ David R. Singh
25		DAVID R. SINGH
26		Attorneys for Defendants RADIONOMY, INC., RADIONOMY S.A., and RADIONOMY GROUP,
27		B.V.
28	STIPULATION AND [PROPOSED] ORDER REGARDING STANDSTILL AGREEMENT & ADJUSTMENT OF CASE SCHEDULE	4 CASE NO. 16-CV-00951-RS

1	Dated: November 7, 2016	Respectfully Submitted,
2		ROPERS, MAJESKI, KOHN & BENTLEY
3		By: <u>/s/ Todd A. Roberts</u>
4		TODD A. ROBERTS
5		Attorneys for Defendant ALEXANDRE SABOUNDJIAN
6	Dated: November 7, 2016	Respectfully Submitted,
7		COBLENTZ PATCH DUFFY & BASS LLP
8 9		By: <u>/s/ Jeffery G. Knowles</u> JEFFREY G. KNOWLES
10		Attorneys for Plaintiffs ARISTA MUSIC, ARISTA
11		RECORDS, LLC, LÀFACE RECORDS LLC, SONY MUSIC ENTERTAINMENT, SONY MUSIC
12		ENTERTAINMENT US LATIN LLC, and ZOMBA RECORDING LLC
13		
14	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1	
15	I, David R. Singh, am the ECF user whose identification and password are being used to file	
16	this Stipulation and [Proposed] Order Regarding Standstill Agreement and Adjustment of Case	
17	Schedule. In compliance with Civil Local Rules 5-1(c)(4) and 5-1(i)(3), I hereby attest that Todd	
18	A. Roberts and Jeffrey G. Knowles concurred in this filing.	
19	Dated: November 7, 2016	/s/ David R. Singh
20		
21	PURSUANT TO STIPULATIO	N, IT IS SO ORDERED.
22		
23	Dated: 11/8/16	Richsenhand
24		Honorable Richard Seeborg United States District Court Judge
25		United States District Court Judge
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28	STIPULATION AND [PROPOSED] ORDER REGARDING STANDSTILL AGREEMENT & ADJUSTMENT OF CASE SCHEDULE	5 CASE NO. 16-CV-00951-RS