2 3 4 5 6	JEFFREY W. KRAMER (SBN 71547) Email: jkramer@troygould.com ANNMARIE MORI (SBN 217835) Email: amori@troygould.com TROYGOULD PC 1801 Century Park East, 16th Floor Los Angeles, CA 90067-2367 Telephone: (310) 553-4441 Facsimile: (310) 201-4746 Attorneys for Plaintiffs Broadcast Music, Inc., Paul Simon Music, U: Music-Z Tunes LLC d/b/a Universal Music Z Forceful Music, Interior Music Corp, Sony/A Songs LLC	Z Songs,
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11		
12	BROADCAST MUSIC, INC.; PAUL SIMON MUSIC;	Case No. 3:16-cv-02225-HSG
13	UNIVERSAL MUSIC Z-TUNES LLC d/b/a UNIVERSAL MUSIC Z SONGS;	JOINT NOTICE OF SETTLEMENT AND REQUEST TO TAKE JULY 19, 2016
14	FORCEFUL MUSIC; INTERIOR MUSIC CORP.;	SCHEDULING CONFERENCE OFF CALENDAR
15	SONY/ATV SONGS LLC,	Assigned for All Purposes To:
16	Plaintiffs, v.	Hon. Haywood S. Gilliam, Jr.
17	JACQUELINE MARIA COOPER and	
18	PETER COOPER, each individually,	
19	Defendants.	
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TroyGould PC	JOINT NOTICE OF SETTLEMENT AND REQUEST	TO TAKE JULY 19, 2016 SCHEDULING CONFERENCE

JOINT NOTICE OF SETTLEMENT AND REQUEST TO TAKE JULY 19, 2016 SCHEDULING CONFERENCE OFF CALENDAR

03202-0052 283578.2

1	Plaintiffs Broadcast Music, Inc., Paul Simon Music, Universal Music-Z Tunes LLC		
2	d/b/a Universal Music Z Songs, Forceful Music, Interior Music Corp and Sony/ATV Songs		
3	LLC (collectively, "Plaintiffs"), by their attorneys, and Defendants Jacqueline Maria		
4	Cooper and Peter Cooper (collectively, "Defendants"), by their attorneys, jointly submit		
5	this Notice of Settlement and Request to Take the July 19, 2016 Case Management		
6	Conference off calendar.		
7	A. The Parties to this action have jointly reached a settlement in principal of the		
8	entire action subject to final documentation. Plaintiffs' counsel is in the process of		
9	preparing the settlement documents. In light of the foregoing, the parties jointly request		
10	that the Court vacate future hearing dates, including the July 19, 2016 Case Management		
11	Conference, be vacated.		
12	B.	The Parties intend to file a	request for dismissal of the action within 45 days.
13	C.	Counsel for Defendants has authorized the use of his electronic signature on	
14	this stipulation on 7/11/2016.		
15	Dated: July 11, 2016		JEFFREY W. KRAMER
16		,,	ANNMARIE MORI TROYGOULD PC
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19			By: /s/ AnnMarie Mori AnnMarie Mori
20			Attorneys for Plaintiffs Broadcast Music, Inc., Paul Simon Music,
21			Universal Music-Z Tunes LLC d/b/a Universal Music Z Songs, Forceful Music, Interior Music
22			Corp, Sony/ATV Songs LLC
23			
24	Dated: July	y 11, 2016	CHRISTOPHER D. SULLIVAN DIAMOND MCCARTHY LLP
25			
26			
27			By: /s/ Christopher D. Sullivan Christopher D. Sullivan
28 ould			Attorneys for Defendants
ouiu	JOINT NOTI	CE OF SETTLEMENT AND REQU	1 JEST TO TAKE JULY 19, 2016 SCHEDULING CONFERENCE

TroyGould PC

1	[PROPOSED] ORDER
2	Good cause appearing therefor, pursuant to the stipulation of the parties, the Court
3	take the July 19, 2016 Case Management Conference off calendar.
4	SO ORDERED.
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6	Dated: July 16, 2016 Aaywood S. July 16
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TroyGould PC	JOINT NOTICE OF SETTLEMENT AND REQUEST TO TAKE JULY 19, 2016 SCHEDULING CONFERENCE OFF CALENDAR

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