1 2 3 4 5 6 7 8	KAREN S. FRANK (State Bar No. 130887) JULIA D. GREER (State Bar No. 200479) JEREMIAH J. BURKE (State Bar No. 253957) COBLENTZ PATCH DUFFY & BASS LLP One Ferry Building, Suite 200 San Francisco, California 94111-4213 Telephone: 415.391.4800 Facsimile: 415.989.1663 Email: ksfrank@coblentzlaw.com, ef-jdg@cpdb.com, jburke@coblentzlaw.com Attorneys for Plaintiffs Broadcast Music, Inc., <i>et al.</i>	NORT	ATES DISTRICT S SO ORDERED Judge Edward J. Davila DISTRICT OF 1/22/2014
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN JOSE DIVISION		
12	DDOADCAST MUSIC INC. EVIL EVE	Cose No. 5:12	CV 00920 EID BSC
13 14	BROADCAST MUSIC, INC.; EVIL EYE MUSIC, INC.; ROBERT KEITH MCFERRIN, JR. d/b/a PROBNOBLEM	Case No. 5:13-CV-00820-EJD-PSG STIPULATION OF DISMISSAL	
14	MUSIC; SONGS OF UNIVERSAL, INC.; UNIVERSAL - SONGS OF POLYGRAM	Trial Date: None Set	
16	INTERNATIONAL, INC.; SONY/ATV SONGS LLC d/b/a SONY/ATV TREE		
17	PUBLISHING; BOCEPHUS MUSIC, INC.; UNIVERSAL MUSIC-Z TUNES LLC d/b/a		
18	UNIVERSAL MUSIC Z SONGS; and FUEL PUBLISHING, INC. d/b/a PENER PIG PUBLISHING,		
19	Plaintiffs,		
20	V.		
21	BABY DOT, INC. d/b/a THE FUNKY		
22	MONKEY; and JOEANN E. PEPPERELL, individually,		
23 24	Defendants.		
24		-	
26	IT IS HEREBY STIPULATED by and between the parties to this action through their		
27	designated counsel that the above-captioned action be and hereby is dismissed with prejudice		
28	pursuant to Federal Rule of Civil Procedure 41(a)(1).		
		1	5:13-CV-00820-EJD-PSG
	STIPULATION OF DISMISSAL Dockets.Justia		

Dockets.Justia.com

1	The parties have executed a Settlement Agreement, and a Stipulation to Entry of Consent			
2	Judgment. The parties request the Court to retain jurisdiction for the limited purpose of entering			
3	the Consent Judgment in the event of Defendants' default under the terms of the Settlement			
4	Agreement. The Clerk shall close this file.			
5	5			
6	5 DATED: January 21, 2014	COBLENTZ PATCH DUFFY & BASS LLP		
7	7			
8	3	Du (s/ Vanan S. Enank		
9		By: /s/ Karen S. Frank Karen S. Frank		
10		Attorneys for Plaintiffs Broadcast Music, Inc., et al.		
11				
12	DATED: January 21, 2014	LAW OFFICES OF WALLACE C. DOOLITTLE		
13				
14		By: /s/ Wallace C. Doolittle		
15		Wallace C. Doolittle Attorneys for Defendants Baby Dot, Inc. d/b/a The		
16		Funky Monkey; and Joeann E. Pepperell,		
10		individually		
17	Pursuant to Civil Local Rule 5-1(i), I hereby attest that concurrence in the filing of this			
10	document has been obtained from each of the other Signatories.			
1) 20		COBLENTZ PATCH DUFFY & BASS LLP		
20 21				
21 22				
22 23		By: /s/ Karen S. Frank Karen S. Frank		
		Attorneys for Plaintiffs Broadcast Music, Inc., et al.		
24		ш.		
25 26				
26				
27				
28	5			
		2 5:13-CV-00820-EJD-PSG TIPULATION OF DISMISSAL		