### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA DULUTH DIVISION

VIRGIN RECORDS AMERICA, INC., a California corporation; CAPITOL RECORDS, INC., a Delaware corporation; SONY BMG MUSIC ENTERTAINMENT, a Delaware general partnership; ARISTA RECORDS LLC, a Delaware limited liability company; INTERSCOPE RECORDS, a California general partnership; WARNER BROS. RECORDS INC., a Delaware corporation; and UMG RECORDINGS, INC., a Delaware corporation,

Case No.: 06cv1497-MJD/RLE

### PLAINTIFFS' EXHIBIT LIST

Plaintiffs,

vs.

Jammie Thomas,

Defendant.

Pursuant to the Court's Order of August 3, 2007, Plaintiffs respectfully submit the attached trial exhibit list.

Respectfully submitted this 17th day of September 2007.

<u>/s Laura G. Coates</u> Felicia J. Boyd (No. 186168) Laura G. Coates (No. 350175) FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, Minnesota 55402-3901 Telephone: (612) 766-7000 Facsimile: (612) 766-1600

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#### ATTORNEYS FOR PLAINTIFFS

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# UNITED STATES DISTRICT COURT

DISTRICT OF MINNESOTA

### VIRGIN RECORDS AMERICA, INC., et al.,

V.

## PLAINTIFFS' EXHIBIT LIST

Case Number: 06-cv-1497-MJD/RLE

		JAMN	IE THO	MAS	Case Number: 06-cv-1497-MJD/RLE
PRESIDING JUDGE					PLAINTIFF=S ATTORNEY DEFENDANT=S ATTORNEY
Michael J. Davis TRIAL DATE (S)					Richard L. Gabriel, Esq.Brian Toder, Esq.COURT REPORTERCOURTROOM DEPUTY
		October 2	2, 2007		
PLF. NO.	DEF. NO.	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES
1					Exhibit A to Complaint (list of Plaintiffs' copyrighted sound recordings)
2					Schedule 1 (list of additional copyrighted sound recordings of Plaintiffs)
3					Certificates of Registration of Sound Recording Copyrights for Sound Recordings listed in Exhibit A to the Complaint and in Schedule 1
4					Documents Showing Plaintiffs' Chain of Title to Sound Recordings listed in Exhibit A to the Complaint and in Schedule 1
5					Legitimate copies of the Compact Disks containing the sound recordings infringed by Defendant
6					SafeNet Screenshots of Defendant's computer (Attached to Complaint as Ex. B)
7					SafeNet Systemlog from February 21, 2005
8					SafeNet UserLog (compressed) from February 21, 2005
9					SafeNet UserLog from February 21, 2005
10					SafeNet Download Logs from February 21, 2005
11					SafeNet Trace of February 21, 2005
12					Copies of the MP3 sound recordings downloaded from Defendants computer on February 21, 2005
13					SafeNet Instant Message Log
14					April 18, 2005 Subpoena to Charter Communications, Inc., with copy of Court's Order Granting Immediate Discovery
15					April 22, 2005 Important Legal Notice from Charter Communications, Inc. to Defendant
16					May 19, 2005 Response of Charter Communications, Inc. to April 18, 2005 Subpoena
17					April 3, 2007 Letter of Charter Communications to Brian Toder with attached billing records and Charter Communications, Inc. Modem Lease Status

18	Best Buy Sales/Service History for Defendant
19	Letter from Shook Hardy & Bacon L.L.P. to Defendant, dated August 19, 2005
20	Map of Defendant's home
21	Curriculum Vitae of Dr. Doug Jacobson
22	Supplemental Declaration and Expert Report of Dr. Doug Jacobson, dated May 29, 2007
23	Screenshots of Defendant's Desktop.
24	Cached Pages from Defendant's computer of EA Sports, Match.com, and Yahoo showing "tereastarr" username
25	List of Defendant's CD's compiled by Defendant
26	Playlists from Defendant's Computer
27	List of Sound Recordings found on the hard drive supplied by the defendant.
28	Demonstrative exhibits
29	Any exhibits necessary for impeachment or rebuttal
30	Plaintiffs reserve the right to add additional exhibits depending on Defendant's witness and exhibit designations

\* Include a notation as to the location of any exhibit not held with the case file or not available because of size.

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