# EXHIBIT 1

### THOMAS SEHESTED - 1/13/2011

## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK --000--ARISTA RECORDS LLC; ATLANTIC RECORDING CORPORATION; ARISTA MUSIC f/k/a BMG MUSIC; CAPITOL ) RECORDS, INC.; ELEKTRA ENTERTAINMENT GROUP INC.; INTERSCOPE RECORDS; LAFACE RECORDS LLC; MOTOWN RECORD COMPANY, L.P.; PRIORITY RECORDS LLC; SONY MUSIC ENTERTAINMENT f/k/a SONY BMG MUSIC ENTERTAINMENT; UMG RECORDINGS, INC.; VIRGIN RECORDS AMERICA, INC.; and WARNER BROS. RECORDS INC., Plaintiffs, ) 06 CV 5936 (KMW) vs. LIME GROUP LLC; LIME WIRE LLC; MARK GORTON; GREG BILDSON; and M.J.G. LIME WIRE FAMILY LIMITED PARTNERSHIP, ) Defendants. DEPOSITION OF THOMAS SEHESTED JANUARY 13, 2011 REPORTED BY: SARAH LUCIA BRANN, CSR 3887

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1 The IP address of the agent, user Α. 2 computer, yes. 3 It's a computer folder that they -- that Q. 4 the file was downloaded from; correct? 5 Α. Correct. 6 ο. And could you tell whether the computer 7 file was server or personal computer or some other 8 file? 9 No. Α. 10 Is there any way to tell that? Q. 11 No, not to my knowledge. Well, there is, Α. 12 but in terms of what we were doing, we weren't 13 looking for that information. 14 So the Gnutella agent is not programmed to Q. 15 determine whether the file was downloaded from a 16 personal computer or a server or some other computer 17 folder; is that correct? 18 Correct. Α. 19 Did anyone listen to any of the songs that 20 were downloaded as part of this project? 21 Α. Yes. 22 Q. Did anyone at DtecNet listen to any of the 23 songs? 24 Α. Yes.

How many of the songs were listened to?

Q.

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1	A. I don't have that number. But we always	
2	listen randomly to songs to make sure that there is	
3	no issues.	
4	Q. Did you yourself listen to any of the	
5	songs?	
6	A. Yes.	
7	Q. How many did you listen to personally?	
8	A. I can't remember. Half a dozen. A dozen.	
9	Q. Okay. If you could turn over to page	
10	three, there's some information depicted on the top	
11	half of the page. Is this a screen shot from some	
12	aspect of your programming?	
13	A. Yes, this is a screen shot of the log	
14	files that we generate.	
15	Q. This is a screen shot of a log file	
16	generated during the download project?	
17	A. Correct.	
18	Q. Let's just go down the various lists here.	
19	The row "IP Address," does that refer to	
20	the IP address of the computer where the file was	
21	obtained from?	
22	A. Correct.	
23	Q. Okay. "Country US." Is that the result	
24	of using this third party vendor database?	

A. Correct.

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## THOMAS SEHESTED - 1/13/2011

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1	I declare under penalty of perjury the	
2	foregoing is true and correct. Subscribed at	
3	, California, this day	
4	of, 2011.	
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6	Thomas Sehested	
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### CERTIFICATE OF REPORTER

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I, SARAH LUCIA BRANN, a Certified Shorthand Reporter, hereby certify that the witness in the foregoing deposition was by me duly sworn to tell the truth, the whole truth, and nothing but the

truth in the within-entitled cause;

That said deposition was taken in shorthand by me, a disinterested person, at the time and place therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by computer, under my direction and supervision;

That before completion of the deposition, review of the transcript [ ] was [X] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.

I further certify that I am not of counsel or attorney for either or any of the parties to the said deposition, nor in any way interested in the event of this cause, and that I am not related to any of the parties thereto.

DATED: January 18, 2011

SARAH LUCIA BRANN, CSR No. 3887