UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ARISTA RECORDS LLC; ATLANTIC RECORDING CORPORATION; ARISTA MUSIC, fka 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, fka SONY BMG MUSIC ENTERTAINMENT; UMG Recordings, INC.; VIRGIN RECORDS AMERICA, INC.; and WARNER BROS. RECORDS INC.,

Plaintiffs,

- against -

LIME GROUP LLC; LIME WIRE LLC; MARK GORTON; GREG BILDSON; and M.J.G. LIME WIRE FAMILY LIMITED PARTNERSHIP;

Defendants.

ECF Case

06 CV 5936 (KMW)(DF)

DECLARATION OF AMINA JAFRI IN SUPPORT OF DEFENDANTS' MEMORANDUM OF LAW IN OPPOSITION TO PLAINTIFFS' MOTION TO PRECLUDE CERTAIN PURPORTED EXPERT TESTIMONY BY <u>EMIN GÜN SIRER</u>

AMINA JAFRI hereby declares and states:

1. I am admitted to practice before this Court and am an associate of the law firm Willkie Farr & Gallagher LLP, counsel for Lime Group LLC, Lime Wire LLC, Mark Gorton and M.J.G. Lime Wire Family Limited Partnership (collectively, the "Defendants"). I

submit this declaration in support of Defendants' Memorandum of Law in Opposition to

Plaintiffs' Motion to Preclude Certain Purported Expert Testimony by Emin Gün Sirer.

2. Attached hereto as Exhibit 1 is a true and correct copy of the Expert

Report of Professor Emin Gün Sirer, dated January 14, 2011.

3. Attached hereto as Exhibit 2 is a true and correct copy of Plaintiffs'

Rule 26 Expert Disclosure for Dr. Richard Waterman, dated September 30, 2010.

4. Attached hereto as Exhibit 3 is a true and correct copy of NPD Group's

update document, bearing bates number NPD009091-NPD009150, dated August 2008.

5. Attached hereto as Exhibit 4 is a true and correct copy of excerpts from

the deposition transcript of Thomas Sehested, dated January 13, 2011.

6. Attached hereto as Exhibit 5 is a true and correct copy of excerpts from

the deposition transcript of Emin Gün Sirer, dated February 21, 2011.

7. Attached hereto as Exhibit 6 is a true and correct copy of excerpts from

the deposition transcript of Dr. Richard Waterman, dated January 19, 2011.

8. Attached hereto as Exhibit 7 is a true and correct copy of excerpts from

the deposition transcript of Stanley Liebowitz, dated March 1, 2011.

I declare under the penalty of perjury that the statements contained herein are true and correct.

Dated: March 8, 2011

Amn // ·
Amina Jafri