

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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DOMINO RECORDING COMPANY, INC., and :
INDEPENDIENTE LTD., :

Plaintiffs, :

Case No. 09 Civ 08400 (GBD)

v. :

INTERSCOPE GEFLEN A&M RECORDS, a
division of UMG RECORDINGS, INC., WILLIAM
B. ROSE, professionally known as AXL ROSE, :
BRIAN P. CARROLL, RON THAL, PAUL HUGE,
ROBIN FINCK, BRYAN MANTIA, THOMAS :
E. STINSON and DARREN A. REED,
professionally known as GUNS 'N ROSES, and :
CHRISTOPHER PITMAN, :

Defendants. :

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RULE 7.1 DISCLOSURE STATEMENT FOR DEFENDANT INTERSCOPE

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, defendant Interscope Geffen A&M Records, a division of UMG Recordings, Inc. (“Interscope”), by its attorneys Jenner & Block LLP, submit that Vivendi S.A., a publicly held French company, is the ultimate, indirect parent of Interscope.

Dated: New York, New York
August 20, 2010

JENNER & BLOCK LLP

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Records, a division of UMG Recordings, Inc.,
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Ron Thal, Paul Huge, Robin Finck, Bryan Mantia,
Thomas E. Stinson, Darren A. Reed and
Christopher Pitman*

CERTIFICATE OF SERVICE

I, Carletta F. Higginson, hereby certifies that on this 20th day of August, 2010, I caused a true copy of the foregoing **Rule 7.1 Statement of Defendant Interscope** to be served via the Court's Electronic Case filing system upon:

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Attorneys for Plaintiffs

Dated: New York, New York
August 20, 2010

s/Carletta F. Higginson
Carletta F. Higginson