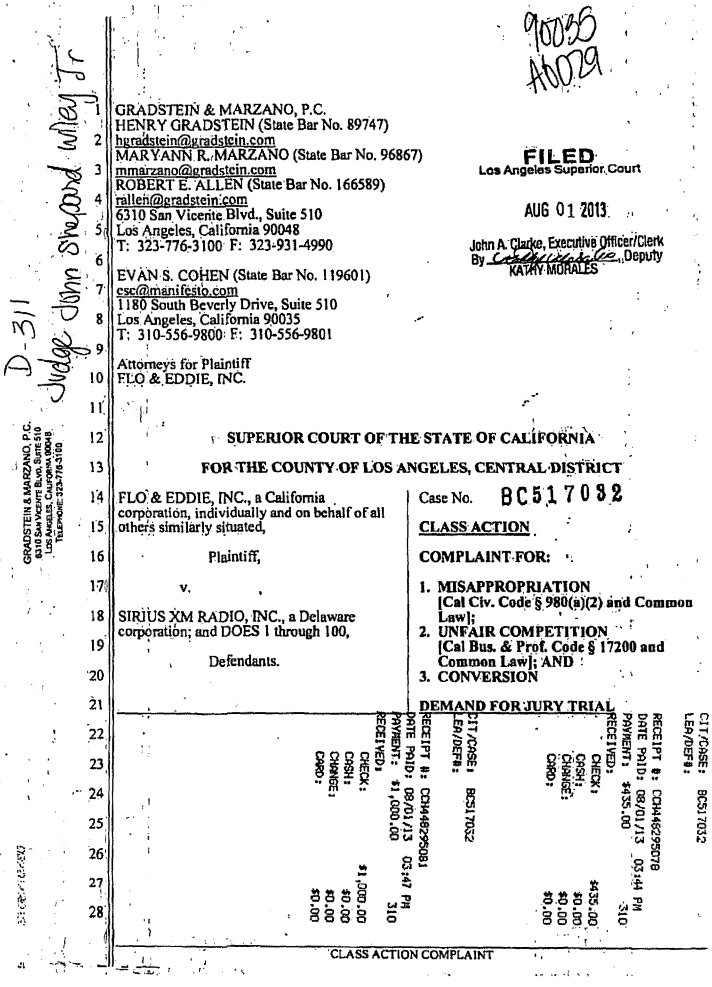
Case 2:13-cv-05693-PSG-RZ Document 1-1 Filed 08/06/13 Page 1 of 23 Page ID #:14

# **EXHIBIT A**

Case 2:13-cv-05693-PSG-RZ Document 1-1 Filed 08/06/13 Page 2 of 23 Page ID #:15



Plaintiff FLO & EDDIE, INC. ("Plaintiff" or "Flo & Eddie") files this class action 1 2 Complaint on behalf of itself and on behalf of all other similarly situated owners of sound recordings of musical performances that initially were "fixed" (*i.e.*, recorded) prior to February 15, 3 1972 (the "Pre-1972 Recordings") against Defendants SIRIUS XM RADIO, INC. ("Defendant" or 4 5 "SiriusXM") and DOES 1-100, and alleges as follows:

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#### NATURE OF THE ACTION

7 California Civil Code Section 980 (a)(2) provides that "[1]he author of an original 1. 80 work of authorship consisting of a sound recording initially fixed prior to February 15, 1972, has 9 an exclusive ownership therein until February 15, 2047, as against all persons except one who independently makes or duplicates another sound recording that does not directly or indirectly 10 recapture the actual sounds fixed in such prior sound recording, but consists entirely of an 11 12 independent fixation of other sounds, even though such sounds imitate or simulate the sounds 13 contained in the prior sound recording." The unauthorized duplication and exploitation of Pre-14 1972 Recordings in California constitutes misappropriation, unfair competition and conversion.

15 2. The principals of Flo & Eddie, Mark Volman and Howard Kaylan, have been performing together as The Turtles since 1965 and have recorded numerous iconic hits including 16 "Happy Together," "It Ain't Mc Babc," "She'd Rather Be With Me," "You Baby," "She's My 17 Girl," "Elenore," and many others. Since approximately 1971, Flo & Eddie has owned the entire 18 catalog of 100 original master recordings by The Turtles, all of which were recorded prior to 19 February 15, 1972. Notwithstanding the absence of any license or authorization from Plaintiff, 20<sup>0</sup> 21 The Turtles recordings can be heard every hour of every day by subscribers in California to the satellite and Internet services owned by Defendant known as "Sirius Satellite Radio," "XM 22 23 Satellite Radio" and "SiriusXM Satellite Radio" (individually and collectively, the "Service"). 24 Plaintiff Flo & Eddie brings this class action on its own behalf and on behalf of all other similarly 25 situated owners of Pre-1972 Recordings (the "Class" or "Class Members") to put an end to SiriusXM's wholesale misappropriation of their Pre-1972 Recordings and to obtain damages, 26 27 including punitive damages. 28



3. The Service is a highly profitable business which engages in the large-scale

distribution and public performance of sound recordings to over 24 million subscribers. The 1 2 Service is distributed in California to its subscribers through (a) satellite digital transmission directly to subscribers via digital radios manufactured or licensed by SiriusXM; (b) satellite digital 3 4 transmission to subscribers of other services, such as DIRECTV Satellite Television Service and 5 Dish Network Satellite Television Service via digital set top boxes manufactured or licensed by DIRECTV or Dish; and (c) the Internet, by way of (i) digital media streaming devices, such as 6 7 Roku, digital radios and home audio systems, such as Sonos; (ii) its website at 8 www.SiriusXM.com; or (iii) computer, smart phone and other mobile applications for various 9 operating systems, including Apple iOS, Android, Windows, Blackberry and HP webOS. In 10 furtherance of the Service, SiriusXM, without any license or authority, has copied Plaintiff's and each Class Members' Pre-1972 Recordings onto the Service's central server(s) and makes such 11 copies available to its subscribers in California. SiriusXM publicly performs these recordings in 12 California via streaming audio transmission through the Service for a fee as part of a subscription 13 plan that currently includes up to 72 different music channels. As part of the Service, many 14 subscribers in California are also able to: (A) download the stream of a selected channel on the 15 Service, allowing later or multiple listenings of the sound recordings previously streamed during 16 17 the selected time period; (B) download particular sound recordings, allowing later or multiple listenings of such sound recordings; (C) download particular programs incorporating sound 18 recordings as part of the Service's "On Demand" feature, allowing later or multiple listenings of 19 20 such sound recordings; and (D) allow subscribers to pause, rewind and replay sound recordings 21 using the Service's "Replay" feature.

4. Simply stated, SiriusXM has disregarded the Plaintiff's and other Class Members'
"exclusive ownership" of their Pre-1972 Recordings in California, impaired their ability to sell,
lawfully exploit, or otherwise control their Pre-1972 Recordings as permitted under California law
and misappropriated same for its own financial gain. SiriusXM's conduct is causing, and will
continue to cause, enormous and irreparable harm to Plaintiff and the other Class Members unless
compensatory and punitive damages are awarded against SiriusXM and it is enjoined and
restrained from engaging in further misappropriation of the Pre-1972 Recordings.

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# THE PARTIES, JURISDICTION AND VENUE

Plaintiff Flo & Eddie is a corporation duly organized and existing under the laws of
 California, with its principal place of business in Los Angeles, California. Plaintiff is engaged in
 the business of distributing, selling, and/or licensing the reproduction, distribution, sale, and
 performance of its Pre-1972 Recordings in phonorecords, in audiovisual works, and for streaming
 (*i.e.*, performing) and downloading over the Internet. Plaintiff invests substantial money, time,
 effort, and creative talent in creating, advertising, promoting, selling, and licensing its unique and
 valuable sound recordings.

9 Plaintiff possesses exclusive ownership rights in The Turtles Pre-1972 Recordings, 6. the titles of which are specified on the schedule attached hereto as Exhibit A and incorporated 10 herein by reference ("Plaintiff's Recordings"). The United States Congress expressly has 11 recognized that the states provide exclusive protection through various state law doctrines to 12 recordings "fixed" before February 15, 1972, and that the federal Copyright Act does not "annul[] 13 or limit Tthose rights until February 15, 2067." 17 U.S.C. § 301(c). Accordingly, as quoted 14 above. California Civil Code § 980(a)(2) protects the exclusive ownership of Plaintiff and the 15 16 other Class Members to their Pre-1972 Recordings in California.

17 7. Upon information and belief, Defendant SiriusXM is a corporation duly organized and existing under the laws of Delaware, with its principal place of business in New York. New 18 19 York, with offices throughout California, including, without limitation, in Glendale, California 20 and Long Beach. California, The Court has personal jurisdiction over Defendant in that Defendant 21 has multiple offices in Los Angeles County, Defendant is engaged in tortious conduct in 22 California, and Defendant's conduct causes injury to Plaintiff and the other Class Members in California. Venue of this action is proper in Los Angeles County in that Defendant maintains 23 24 offices in Los Angeles County.

8. The true names and capacities, whether individual, corporate, associate or otherwise,
of defendants named herein as Does 1 through 100, inclusive, are unknown to Plaintiff who
therefore sues said defendants by such fictitious names (the "Doe Defendants"). Plaintiff will
amend this Complaint to allege their true names and capacities when such have been ascertained.

GRADSTEIN & MARZANO, P.C. 6310 San Vicente Blyn, Suite 510 Los Angeles, Cauforina Boo46 Telefione 323-778-3100 Upon information and belief, each of the Doe Defendants herein is responsible in some manner for
 the occurrences herein alleged, and Plaintiff's injuries and those of the other Class Members as
 herein alleged were proximately caused by such defendants' acts or omissions. (All of the
 Defendants, including the Doe Defendants, collectively are referred to as "Defendants").

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#### CLASS ACTION ALLEGATIONS

9. Plaintiff brings this action as a class action pursuant to Section 382 of the California
Code of Civil Procedure on behalf of itself and the other Class Members defined as the owners of
Pre-1972 Recordings reproduced, performed, distributed or otherwise exploited by Defendants in
California without a license or authorization to do so during the period from August 1, 2009 to the
present. Plaintiff reserves the right to modify this definition of the Class after further discovery;
the Court may also be requested to utilize and certify subclasses in the interests of ascertainability,
manageability, justice and/or judicial economy.

13 This action may be properly brought and maintained as a class action because there 10. is a well-defined community of interest in the litigation and the Class Members are readily 14 15 ascertainable from Defendant SiriusXM's database files and records. Plaintiff is informed and believes, and on that basis alleges, that Defendants have engaged Rovi Corporation to supply the 16 17 metadata, including the metadata relating to Pre-1972 Recordings unlawfully streamed to 18 subscribers in California, and that such metadata contains the name and location of the owners thereof. The Class members are further ascertainable through methods typical of class action 19 practice and procedure. 20

11. Plaintiff is informed and believes, and alleges thereon, that the Pre-1972 Recordings
misappropriated in California by Defendants number in the millions and are owned by many
thousands of Class Members. It is therefore impractical to join all of the Class Members as named
Plaintiffs. Further, the claims of the Class Members may range from smaller sums to larger sums.
Accordingly, using the class action mechanism is the most economically feasible means of
determining and adjudicating the merits of this litigation.

27 12. The claims of Plaintiff are typical of the claims of the Class Members, and Plaintiff's
28 interests are consistent with and not antagonistic to those of the other Class Members it seeks to

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GRADSTEIN & MARZANO, P.C. 6210 San Vicente Brud, Sutte 510 Los Angeles, Caufornin 80048 Telefione: \$23-776-3100 represent. Plaintiff and the other Class Members have all been subject to misappropriation of their Pre-1972 Recordings in California, have sustained actual pecuniary loss and face irreparable harm from Defendants' continued misappropriation of their Pre-1972 Recordings.

13. Plaintiff has no interests that are adverse to, or which conflict with, the interests of the other Class Members and is ready and able to fairly and adequately represent and protect the interests of the other Class Members. Plaintiff believes strongly in the protection of artists' rights in connection with their creative work. Plaintiff has raised viable claims for misappropriation, unfair competition and conversion of the type well established in California and reasonably expected to be raised by Class Members. Plaintiff will diligently pursue those claims. If necessary, Plaintiff may seek leave of the Court to amend this Complaint to include additional class representatives to represent the Class or additional claims as may be appropriate? Plaintiff is represented by experienced, qualified and competent counsel who are committed to prosecuting this action.

14 14. Common questions of fact and law exist as to all Class Members that plainly
15 predominate over any questions affecting only individual Class Members. These common legal
16 and factual questions, which do not vary from Class Member to Class member, and which may be
17 determined without reference to the individual circumstances of any Class Member include,
18 without limitation, the following:

(A) Whether Defendant SiriusXM reproduced, performed, distributed or otherwise exploited Pre-1972 Recordings in the California;

 (B) Whether Defendant SiriusXM's reproduction, performance, distribution or other exploitation of Pre-1972 Recordings in California constitutes misappropriation under California Civil Code Section 980(a)(2);

(C) Whether Defendant SiriusXM's reproduction, performance, distribution or other exploitation of Pre-1972 Recordings in the California constitutes unlawful or unfair business acts or practices in violation of California Business & Professions Code Section 17200;

(D) Whether Defendant SiriusXM's reproduction, performance, distribution or

other exploitation of Pre-1972 Recordings in California constitutes conversion under California common law;

 (E) The basis on which restitution and/or damages to all injured members of the Class can be computed;

(F) Whether Defendant SiriusXM's violation of California Civil Code Section
 980(a)(2) entitles the Class Members to recover punitive damages;

(G) Whether Defendant SiriusXM's violation of California Civil Code Section
 980(a)(2) is continuing, thereby entitling Class Members to injunctive or other equitable
 relief;

(H) Whether Defendant SiriusXM's violation of California Business &
 Professions Code § 17200 entitles the Class Members to recover punitive damages;

(1) Whether Defendant SiriusXM's violation of California Business & Professions Code § 17200 is continuing, thereby entitling Class Members to injunctive or other relief;

(J) Whether Defendant SiriusXM's violation of California's common law of conversion entitles Class Members to recover punitive damages; and

(K) Whether Defendant SiriusXM's violation of California's common law of conversion is continuing, thereby entitling Class Members to injunctive or other relief.
 15. A class action is superior to all other available methods for the fair and efficient adjudication of this controversy, since individual litigation of the claims of all Class Members is

20 || highly impractical. Even if every Class Member could afford to pursue individual litigation, the

21 Court system could not. It would be unduly burdensome to the courts in which individual 220 litigation of numerous cases would proceed. Individualized litigation would also present the 23 potential for varying, inconsistent or contradictory judgments and would magnify the delay and 24 expense to all parties and to the court system resulting from multiple trials of the same factual 25 issues. By contrast, maintenance of this action as a class action, with respect to some or all of the 26 issues presented herein, presents few management difficulties, conserves the resources of the 27 parties and of the court system, and protects the rights of each Class Member. Plaintiff anticipates 28 no difficulty in the management of this action as a class action.

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Additionally, the prosecution of separate actions by individual Class Members may
 create a risk of adjudications with respect to them that would, as a practical matter, be dispositive
 of the interests of the other Class Members not parties to such adjudications or that would
 substantially impair or impede the ability of such nonparty Class Members to protect their
 interests. The prosecution of individual actions by Class Members could establish inconsistent
 results and incompatible standards of conduct for Defendant SiriusXM.

7 17. Defendants have engaged in misappropriation, unfair competition and conversion
8 which has affected all of the Class Members such that final and injunctive relief on behalf of the
9 Class as a whole is efficient and appropriate.

#### FIRST CAUSE OF ACTION

(For Violation of California Civil Code § 980(a)(2) and Common Law Misappropriation)
 18. Plaintiff hereby incorporates the allegations set forth in paragraphs 1 through 17,
 above, as though set forth in full herein.

14 19. Plaintiff and the other Class Members have exclusive ownership of their Pre-1972
15 Recordings in California pursuant to California Civil Code § 980(a)(2) quoted above and under
16 California common law. By their conduct alleged above, Defendants have violated Plaintiff's and
17 each Class Members' right to exclusive ownership of their Pre-1972 Recordings. The Plaintiff
18 and Class Members have invested substantial time and money in the development of their Pre1972 Recordings.

20 20. The Defendants have misappropriated the Pre-1972 Recordings at little or no cost
21 and without license or authority. They have copied the Pre-1972 Recordings owned by Plaintiff
22 and the other Class Members and publicly perform these recordings in California for their
23 subscribers as set forth in paragraph 3, above. Defendants have disregarded the Plaintiff's and
24 other Class Members' "exclusive ownership" of their Pre-1972 Recordings, impaired their ability
25 to sell, lawfully exploit, or otherwise control their Pre-1972 Recordings and misappropriated these
26 Pre-1972 Recordings for their own financial gain.

27 21. As a direct and proximate consequence of Defendants' misappropriation of the Pre28 1972 Recordings owned by Plaintiff and the Class Members in violation of Civil Code § 980(a)(2)

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as alleged above, Plaintiff and the Class Members have been damaged in an amount that is not as
 yet fully ascertained but which Plaintiff is informed and believes, and alleges thereon, exceeds
 \$100,000,000, according to proof.

22. Plaintiff is informed and believes, and alleges thereon, that in engaging in the
conduct described above, the Defendants acted with oppression, fraud and/or malice. The conduct
of the Defendants has been despicable and undertaken in conscious disregard of the Plaintiff's and
each Class Member's rights. Accordingly, Plaintiff and the Class members are entitled to an
award of punitive damages against Defendants in an amount sufficient to punish and make an
example of them according to proof.

23. Defendants' conduct is causing, and unless enjoined and restrained by this Court,
will continue to cause, Plaintiff and each Class Member great and irreparable injury that cannot
fully be compensated or measured in money. Plaintiff and the other Class Members are entitled to
temporary, preliminary and permanent injunctions, prohibiting further violation of Plaintiff's and
Class Members' exclusive ownership of their Pre-1972 Recordings in California.

## SECOND CAUSE OF ACTION

## (For Statutory and Common Law Unfair Competition)

17 24. Plaintiff hereby incorporates the allegations set forth in paragraphs 1 through 23,
18 above, as though set forth herein.

25. The acts and conduct of Defendants alleged above constitute an appropriation and
 invasion of the property rights of Plaintiff and each Class Member to their Pre-1972 Recordings in
 California, and constitute unfair competition under California Business & Professions Code §
 17200 and common law. Defendants have engaged in unfair competitive business practices
 forbidden by law.

26. As a direct and proximate result of Defendants' conduct, Plaintiff and the Class
25 Members are entitled to recover all proceeds and other compensation received or to be received by
26 Defendants from their misappropriation of the Pre-1972 Recordings. Plaintiff and the members of
27 the Class have been damaged, and Defendants have been unjustly enriched, in an amount that is
28 not as yet fully ascertained but which Plaintiff is informed and believes, and alleges thereon,

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exceeds \$100,000,000, according to proof at trial. Such damages and/or restitution and
 disgorgement should include a declaration by this Court that Defendants are constructive trustees
 for the benefit of Plaintiff and the other Class Members, and an order that Defendants convey to
 Plaintiff and Class Members the gross receipts received or to be received that are attributable to
 Defendants misappropriation of the Pre-1972 Recordings.

6 27. Plaintiff is informed and believes, and alleges thereon, that in engaging in the 7 conduct as described above, the Defendants acted with oppression, fraud and/or malice. The 8 conduct of the Defendants has been despicable and undertaken in conscious disregard of 9 Plaintiff's rights. Accordingly, Plaintiff and the Class Members are entitled to an award of 10 punitive damages against Defendants, and each of them, in an amount sufficient to punish and 11 make an example of them according to proof at trial.

12 28. Defendants' conduct is causing, and unless enjoined and restrained by this Court, 13 will continue to cause, Plaintiff and the Class Members great and irreparable injury that cannot 14 fully be compensated or measured in money. Plaintiff and the other Class Members are entitled to 15 temporary, preliminary and permanent injunctions, prohibiting further violation of Plaintiff's and 16 the other Class Members right to exclusive ownership of their Pre-1972 Recordings and further 17 acts of unfair competition pursuant to California Business & Professions Code § 17203.

## THIRD CAUSE OF ACTION

#### (For Conversion)

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29. Plaintiff hereby incorporates the allegations set forth in paragraphs 1 through 28,
21 above, as though set forth in full herein.

30. Plaintiff and each Class Member are, and at relevant times were, the exclusive
owner of all right, title and interest in and to their Pre-1972 Recordings and possession thereof in
California.

31. By their acts and conduct alleged above, Defendants have converted Plaintiff's and
the Class Members' property rights in their Pre-1972 Recordings for Defendants' own use and
wrongful disposition for financial gain.

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32. As a direct and proximate result of Defendants' conversion, Plaintiff and the

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members of the Class have been damaged, and Defendants have been unjustly enriched, in an amount that is not as yet fully ascertained but which Plaintiff is informed and believes, and alleges thereon, exceeds \$100,000,000 according to proof at trial. Defendants are constructive trustees for the benefit of Plaintiff and Class Members, and the Court should order Defendants to convey to Plaintiff and the Class Members the gross receipts received or to be received from Defendants misappropriation of the Pre-1972 Recordings.

33. Plaintiff is informed and believes, and based thereon alleges, that in engaging in the conduct as described above, the Defendants acted with oppression, fraud and/or malice. The conduct of the Defendants has been despicable and undertaken in conscious disregard of Plaintiff's rights. Accordingly, Plaintiff and each member of the Classis entitled to an award of punitive damages against defendants, and each of them, in an amount sufficient to punish and 12 make an example of them according to proof at trial.

13 Defendants' conduct is causing, and unless enjoined and restrained by this Court will 34. 14 continue to cause, Plaintiff and the Class Members great and irreparable injury that cannot fully be 15 compensated or measured in money. Plaintiff and each Class Member are entitled to temporary, ::16 preliminary and permanent injunctions prohibiting further acts of conversion of their, Pre-1972 17 Recordings.

#### PRAYER FOR RELIEF

19 WHEREFORE, Plaintiff, on behalf of itself and the other Class Members, prays for 20 Judgment against Defendants, and each of them, as follows:

#### **Regarding the Class Action:** 21

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GRADSTEIN & MARZANO, P.C. 8310 SAN VICENTE BLVD, SUTE 510 LOS ANGELES, CALIFORIM 80048 ' TELEPHODE: 323-778-3100

1. That this is a proper class action maintainable pursuant to the applicable provisions of the California Code of Civil Procedure; and

2: That the named Plaintiff is appropriate to be appointed representative of the respective Class.

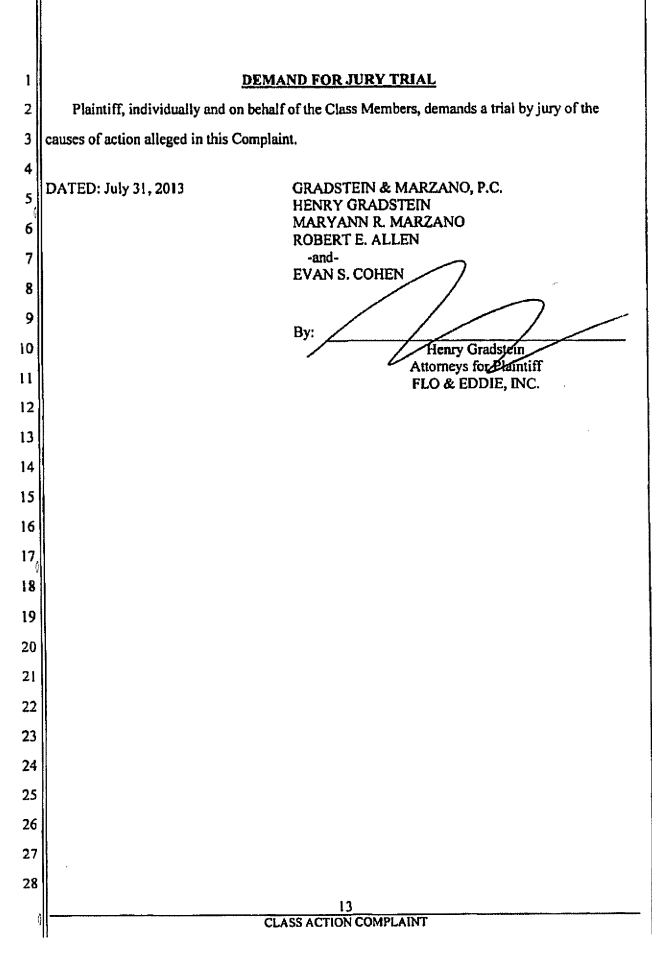
On The First Cause of Action For Misappropriation against all Defendants:

- For compensatory damages in excess of \$100,000,000 according to proof at trial; 14
- Punitive and exemplary damages according to proof trial; and 2!

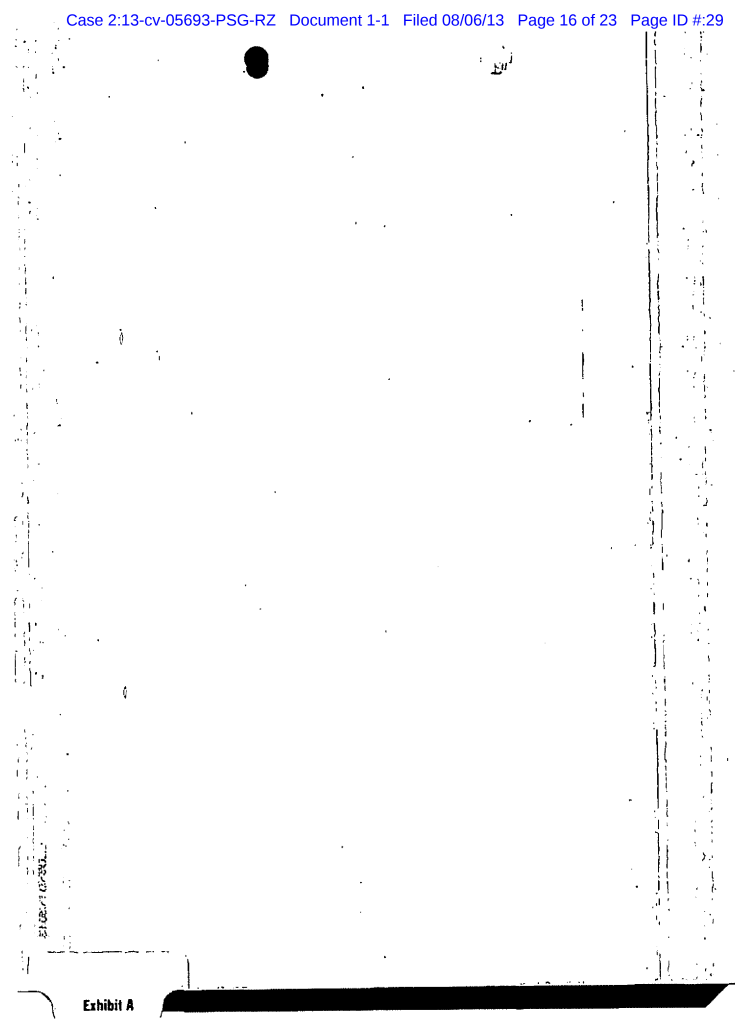
3. A temporary, preliminary, and permanent injunction enjoining and restraining Defendants, 1 2 and their respective agents, servants, directors, officers, principals, employees, 3 representatives, subsidiaries and affiliated companies, successors, assigns, and those acting 4 in concert with them or at their direction, from directly or indirectly misappropriating in 5 any manner the Pre-1972 Recordings in California, including without limitation by directly 6 or indirectly copying, reproducing, downloading, distributing, communicating to the 7 public, uploading, linking to, transmitting, publicly performing, or otherwise exploiting in 8 any manner any of the Pre-1972 Recordings. 9 On The Second Cause of Action For Unfair Competition against all Defendants: 10 1. For compensatory damages in excess of \$ 100,000,000 according to proof at trial; 11 Punitive and exemplary damages according to proof at trial: 2. 12 3. Imposition of a constructive trust; Restitution of Defendants' unlawful proceeds, including Defendants' gross profits; and 13 4. 14 5. A temporary, preliminary, and permanent injunction enjoining and restraining Defendants, 15 and their respective agents, servants, directors, officers, principals, employees, 16 representatives, subsidiaries and affiliated companies, successors, assigns, and those acting 17 in concert with them or at their direction, from directly or indirectly misappropriating in any manner the Pre-1972 Recordings, including without limitation by directly or indirectly 18 copying, reproducing, downloading, distributing, communicating to the public, uploading, 19 linking to, transmitting, publicly performing, or otherwise exploiting in any manner any of 20 the Pre-1972 Recordings. 21 On The Third Cause of Action For Conversion against all Defendants: 22 1. For compensatory damages in excess of \$100,000,000 according to proof at trial; 23 2. Punitive and exemplary damages according to proof at trial; 24 Imposition of a constructive trust; 25 3. Restitution of Defendants' unlawful proceeds, including Defendants' gross profits; and 26 4. 27 5. A temporary, preliminary, and permanent injunction enjoining and restraining Defendants, 28 and their respective agents, servants, directors, officers, principals, employees,

representatives, subsidiaries and affiliated companies, successors, assigns, and those acting 1 2 in concert with them or at their direction, from directly or indirectly infringing in any 3 manner any right in any and all of the Pre-1972 Recordings, including without limitation by directly or indirectly copying, reproducing, downloading, distributing, communicating 4 5 to the public, uploading, linking to, transmitting, publicly performing, or otherwise exploiting in any manner any of the Pre-1972 Recordings. 6 7 **On All Causes of Action:** 1. For reasonable attorneys' fees and costs as permitted by law; 8 9 2. For prejudgement interest at the legal rate; and 10 3. For such other and further relief as the Court deems just and proper. 11 DATED: July 31, 2013 GRADSTEIN & MARZANO, P.C. HENRY GRADSTEIN 12 MARYANN R. MARZANO **ROBERT E. ALLEN** 13 -and-**EVAN S. COHEN** 14 15 By: 16 Henry-Gradstein 17 Attorneys for Plaintiff FLO & EDDIE, INC. 18 19 20 21 22 23 24 25 26 27 28 12 CLASS ACTION COMPLAINT

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 $\binom{2}{1}$ All My Problems Almost There 8 Bachelor Nother Ball Bearing, Pall Bearing World **(§)** Battle Of The Bands . Buss Saw Can I Go On Can't I Get To Know You (7) 3 (8) Better 1(9) Can't You Hear The Cows 1(10) Cat In The Window 1(11) Chicken Little Mas Hight 1(12) Chief Mamanawanales 1(13) Chief Mamanawanales 1(14) Come Back 1(15) Come Over 1(16) Dance This Dance With Me 1(7) Down In Suburbia 1(8) Earth Anthem 1(9) Elenore 1(20) Eve Of Destruction 1(21) Flyin' High 1(22) Possy Water Better Christmas Is My Time Of Year Poggy Water Pood (22) (23) (23) (24) (25) (26) (27) (28) (28) (29) (30) Gas Koney Get Away Give Love & Trial Glitter and Gold Glitter and Gold Good Hye Surprise The Grim Resper of Love Guide For A Married Man Happy Together Hot Little Rands House Of Pain House On The Hill Mar You Loved Ma (31) (32) (33) (34) (35) (36) (37) Kow You Loved Ne I Can't Stop I Gat Out Of Breath I Know That You'll Be There I Need Someone (38) (39) I Need Someone If Only I Had The Time I'm The Man Is It Any Wonder It Ain't Me Babe It Was A Very Good Tear John & Julie Just A Room (40) (41) (42) (43) (44) (45 (46 Lady-O Last Laugh (49 (50 Last Thing I Remember Let Me Be Let The Cold Winds Blow Let's Pask & Beat It Like A Rolling Stone Like It Or Not (51 52 

Like The Seasons

(56) Love In The City (57) Love Minus Zero 3(58) Makin' Ry Mind Up 4(59) Me About You 1(60) Oh, Deddy (61) Oh A Summer's Day 4 (62) 1 (63) Person Without A Care Rugs Of Woods & Plovers Say Girl Scottish Song (64) (65) Scottish Song (66) She Always Leaves Me Laughing (67) She Cried Wrong Prom The Start '(68) (69) (70) (71) (72) She'd Rather Be With Me She'll Come Back She's My Girl So Goes Love So You Want To Be A Voman (73) Somewhere Pri (74) Song For You (75) Sound Asleep (75) Strangers Are (77) Strangers Are (77) Strangers Are (77) Strangers Are (78) Story Of Nock (79) Surfer Dan (80) Teardrops (81) Think I'll Ru (82) There Tou Sit (83) Tie Me Down (84) Too Yuch Hear (85) Too Youch Hear (85) Too Youch Hear (85) Too Youch Hear (85) Too Youch Hear (85) Tom Between (85) Tom Between (88) Walk In The 2 (89) Walkin' Song Yoman Somewhere Priday Hight Strangers Are Our Brothers Strangers Are Our Priends Story Of Rock & Roll Surfer Dan Teardrops Think I'll Run Away There You Sit Lonely Tie Ma Down Too Yuch Heartsick Feelin' Too Young To Be One Turn Between Temptations Walkin' Song Walkin' Song Walkin' Song (89) (90) (91) ð We Ain't Conna Party Ro Nore (92) We Both Were Young (93) We'll Meet Again (94) Who Would Ever Think That I Would Marry Margaret (95) Wrong From The Start (96) You Baby (97) You Don't Have To Walk In The Rain + (98) You Know What I Mean • (99) You Showed Ne (100) Your Maw Said You

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|   | umber, and address)                             | FOR COURT USE ONLY   |  |  |
|   | nry Gradstein (SBN 89747)                       |  |  |  |
| Maryann R. Marzano (SBN 96867); Ro  |   |  |  |  |
| 6310 San Vicente Boulevard, Suite 510   |   |  |  |  |
| Los Angeles, California 90048   |   | FILED<br>Los Angeles Superior Court  |  |  |
| TELEPHONE NO.: (323) 776-3100   | FAX NO:   | Los Angeles Superior Court   |  |  |
| ATTORNEY FOR IName: Plaintiff FLO & EDDIE, I  |   |  |  |  |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS   | S ANGELES                                       | AUG 01 2013  |  |  |
| STREET ADDRESS: 111 North Hill Street   |   |  |  |  |
| MAILING ADDRESS:  |   | John A. Clarke, Executive Officer/Clerk  |  |  |
| CITY AND ZIP CODE: LOS Angeles, 90012   |   | By Constructorace, Deputy  |  |  |
| BRANCH NAME: Stanley Mosk Courthou  |   | By Constant Monales  |  |  |
| CASE NAME: FLO & EDDIE, INC. V. SIRIL   | JS XM RADIO, INC. et al.                        |  |  |  |
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| CIVIL CASE COVER SHEET  | Complex Case Designation                        | CASE NUMBER:   |  |  |
| Unlimited Limited   | 🗌 Counter 🔲 Joinder                             |  |  |  |
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| exceeds \$25,000) \$25,000 or less)   | (Cal. Rules of Court, rule 3.402)               |  |  |  |
|   | below must be completed (see instruction        |  |  |  |
| 1. Check one box below for the case type that   |   |  |  |  |
| Auto Tort   | Contract  | Provisionally Complex Civil Litigation   |  |  |
| Auto (22)   | Breach of contract/warranty (06)                | (Cal. Rules of Court, rules 3.400-3.403)   |  |  |
| Uninsured motorist (46)<br>Other PI/PD/WD (Personal Injury/Property   | Rule 3.740 collections (09)                     | Anthrust/Trade regulation (03)   |  |  |
| Damage/Wrongful Death) Tort   | Other collections (09)                          | Mass tort (40)   |  |  |
| Asbestos (04)   | Insurance coverage (18)     Other contract (37) | Securities litigation (28)   |  |  |
| Product liability (24)  | Real Property                                   | Environmental/Toxic tort (30)  |  |  |
| Medical matpractice (45)  | Eminent domain/Inverse                          | insurance coverage claims arising from the   |  |  |
| Other PI/PD/WD (23)   | condemnation (14)                               | above listed provisionally complex case  |  |  |
| Non-PVPD/WD (Other) Tort  | Wrongful eviction (33)                          | types (41)<br>Enforcement of Judgment  |  |  |
| Business tor/unfair business practice (07   |   | Enforcement of judgment (20)   |  |  |
| Civil rights (08)   | Unlawful Detainor                               | Miscellaneous Civil Complaint  |  |  |
| Defamation (13)   | Commercial (31)<br>Resklential (32)             | RICO (27)  |  |  |
| Fraud (16)  | Drugs (38)                                      | Other complaint (not specified above) (42)   |  |  |
| Professional negligence (25)  | Judicial Review                                 | Niscellaneous Civil Petition   |  |  |
| Other non-PVPDWD tort (35)  | Asset forfeiture (05)                           | Pertnership and corporate governance (21)  |  |  |
| Employment  | Petition re: arbitration award (11)             | Other petition (not specified above) (43)  |  |  |
| Wrongful termination (38)   | Writ of mandate (02)                            |  |  |  |
| Other employment (15)   | Other judicial review (39)                      |  |  |  |
|   |   | iles of Court. If the case is complex, mark the  |  |  |
| factors requiring exceptional judicial mana   |   | <b>.</b> .   |  |  |
| a. 🔀 Large number of separately repre   |   | er of witnesses  |  |  |
| <ul> <li>b. X Extensive motion practice raising<br/>issues that will be time-consumin</li> </ul>  |   | with related actions pending in one or more courts<br>nties, states, or countries, or in a federal court |  |  |
| c. Substantial amount of documenta  |   |  |  |  |
| c. Substantial amount of documentary evidence f. Substantial postjudgment judicial supervision<br>3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. nonmonetary  |   |  |  |  |
| <ol> <li>Remedies sought (check at that apply): a. (2) monetary b. (2) nonmonetary; declaratory of injunctive relies c. (2) punitive</li> <li>Number of causes of action (specify);</li> </ol>  |   |  |  |  |
|   | ction suit                                      |  |  |  |
|   |   | may use from CM 015 \  |  |  |
| <ol> <li>If there are any known related cases, file a<br/>Date: August 1, 2013</li> </ol>   | no serve a nonce of related case. (YOU          | (1)ay use (0)111 CM-013.)  |  |  |
| MARYANN R. MARZANO  | . 1   | -pm  |  |  |
| (TYPE OR PRINT NAME)  |   | SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)  |  |  |
|   | NOTICE  |  |  |  |
| Plaintiff must file this cover sheet with the   |   | no (ercent small claims cases or cases filed   |  |  |
| <ul> <li>Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed<br/>under the Probate Code, Family Code, or Welfare and Institutions Code). (Cat. Rules of Court, rule 3.220.) Failure to file may result</li> </ul> |   |  |  |  |
| In sanctions.   |   |  |  |  |
| <ul> <li>File this cover sheet in addition to any cover sheet required by local court rule.</li> <li>White case is complex updat rule 3,400 states of the California Builds of Court you must serve a cost of this cover sheet on all.</li> </ul>   |   |  |  |  |
| <ul> <li>If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all<br/>other parties to the action or proceeding.</li> </ul>  |   |  |  |  |
| Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.  |   |  |  |  |
|   |   | Page 1 of 2  |  |  |
| Form Adopted for Mandatory Use<br>Judicial Council of Celifornia  | CIVIL CASE COVER SHEET                          | Cal. Rules of Dourt, rules 2.30, 3.220, 3.400-3.403, 5.740   |  |  |
| CK4-010 [Rev. July 1, 2007]   |   | Cal. Standards of Judicial Administration, stat. 3.10<br>www.countrilo.ce.pox                            |  |  |

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#### CM-010

#### INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 8 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to senctions under rules 2.30 and 3.220 of the California Rules of Count.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attomey's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties In Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3,400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

#### Auto Tort

السرو

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto) Other PI/PD/WD (Personal Injury) Property Damage/Wrongful Death) Tort Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45) Medical Malpractice-Physicians & Surgeons Other Professional Health Care Maloractics Other PI/PD/WD (23) Premises Liability (e.g., slip end fall) Intentional Bodily Injury/PD/WD (e.g., assault, varidalism) Intentional Infliction of **Emotional Distress** Negligent Infliction of Emotional Distress Other PI/PD/WD Non-PI/PD/WD (Other) Tort **Business Ton/Unfair Business** Practice (07) Civil Rights (e.g., discrimination, false arrest) (not civil heressment) (08) Defamation (e.g., slander, libel) (13) Fraud (16) Intellectual Property (19) Professional Negligence (25) Legal Malpractice Other Professional Malpractice (not madical or legal) Other Non-PI/PD/WD Tort (35) Employment Wrongful Termination (36) Other Employment (15)

CASE TYPES AND EXAMPLES

Contract Breach of Contract/Warranty (06) Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence) Negligent Breach of Contract Warranty Other Breach of Contract/Warranty Collections (e.g., money owed, open book accounts) (09) Collection Case-Seller Plaintiff Other Promissory Note/Collections Case Insurance Coverage (not provisionally complex) (18) Auto Subrogation Other Coverage Other Contract (37) Contractual Fraud Other Contract Dispute **Real Property** Eminent Domain/Invarse Condemnation (14) Wrongful Eviction (33) Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property Mortgage Foreclosure Quiet Title Other Real Property (not eminant domain, landiord/tenant, or foreclosure) Unlawful Detainer Commercial (31) Residential (32) Drugs (38) (if the case involves illegal drugs, check this item; otherwise, report as Commercial or Residential) Judicial Review Asset Forfeiture (05) Petition Re: Arbitration Award (11) Writ of Mandate (02) Writ-Administrative Mandamus Writ-Mandamus on Limited Court **Case Matter** Writ-Other Limited Court Case Review Other Judicial Review (39) Review of Health Officer Order Notice of Appeal-Labor **Commissioner Appeals** 

Antitrust/Trade Regulation (03) **Construction Defect (10)** Claims Involving Mass Tort (40) Securities Litigation (28) Environmental/Toxic Tort (30) Insurance Coverage Claims (arising from provisionally complex case (ype listed above) (41) Enforcement of Judgment Enforcement of Judgment (20) Abstract of Judgment (Out of County) Confession of Judgment (nondomestic relations) Sister State Judgment Administrative Agency Award (not unpaid laxes) Petition/Certification of Entry of Judgment on Unpaid Taxes Other Enforcement of Judgment Case **Miscellaneous Civil Complaint** RICO (27) Other Complaint (not specified above) (42) Declaratory Relief Only Injunctive Relief Only (nonharassmentj Mechanica Lien Other Commercial Complaint Case (non-tort/non-complex) Other Civil Complaint (non-ton/non-complex) **Miscellaneous** Civil Petition Partnership and Corporate Governance (21) Other Petition (not specified above) (43) Civil Harassment Workplace Violence Elder/Dependent Adult Abuse **Election Contest** Petition for Name Change Petition for Relief From Late Claim Other Civil Petition

Provisionally Complex Civil Litigation (Cal.

Rules of Court Rules 3.400-3.403)

CIVIL CASE COVER SHEET

Page 2 of 2

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CH4010 [Rev. July 1, 2007]

| SHORT TITLE<br>FLO & EDDIE, INC. V. SIRIUS XM RADIO | ), INC., et al. | , CASE NU | MBER BC | 51 | 703 | 2 |
|---|-----------------|-----------|---------|----|-----|---|
|   |                 | 4         |         |    |     |   |

#### CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.0 in all new civil case filings in the Los Angeles Superior Court.

item I. Check the types of hearing and fill in the estimated length of hearing expected for this case:

JURY TRIAL? 🔀 YES CLASS ACTION? 🖾 YES LIMITED CASE? 🗌 YES TIME ESTIMATED FOR TRIAL 🔢 15 🗌 HOURS/ 🖾 DAYS

Item II. Indicate the correct district and courthouse location (4 steps - If you checked "Limited Case", skip to Item III, Pg. 4):

Step 1: After first completing the Civil Case Cover Sheet form, find the main Civil Case Cover Sheet heading for your case in the left margin below, and, to the right in Column A, the Civil Case Cover Sheet case type you selected.

Step 2: Check one Superior Court type of action in Column B below which best describes the nature of this case.

Step 3: In Column C, circle the reason for the court location choice that applies to the type of action you have checked. For any exception to the court location, see Local Rule 2.0.

Applicable Reasons for Choosing Courthouse Location (see Column C below)

- 1. Class actions must be filed in the Stanley Mosk Courthouse, central district.
- 2. May be filed in central (other county, or no bodily injury/property damage).
- 3. Location where cause of action arose.
- Location where bodily injury, death or damage occurred.
   Location where performance required or defandant resides.
- 8. Location of property or permanently garaged vehicle. 7. Location where petitioner resides.
- 8. Location wherein defendant/respondent functions wholly.
- 9. Location where one or more of the parties reside,
- 10. Location of Labor Commissioner Office

Step 4: Fill in the information requested on page 4 in Item III; complete Item IV. Sign the declaration.

|            |  | A<br>Civil Case Cover Sheet<br>Category No.                                   | B<br>Type of Action<br>(Check only one)   | C<br>Applicable Reasons -<br>See Step 3 Above            |
|------------|--|---|---|--|
|            | <b>9</b>   | () Auto (22)  | A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death  | 1., 2., 4.   |
|            | Auto<br>Tort   | Uninsured Motorist (46)   | A7110 Personal Injury/Property Damage/Wrongful Death - Uninsured Motorist   | 1., 2., 4.   |
|            | ર્દે દ   | Asbestos (04)   | A6070 Asbestos Property Damagé  | 2.<br>2.   |
|            | Prope<br>ath Tc  | Product Liability (24)  | A7260 Product Liability (not asbestos or toxic/environmental)   | 1., 2., 3., 4., 8.                                       |
| al Injury/ | aal Injury/<br>ongful De                                       | A7210 Medical Malpractice - Physicians & Surgeons<br>Medical Malpractice (45) | 1., 4.<br>1., 4.  |  |
| superiors) | Other Personal Injury/ Property<br>Damage/ Wrongful Death Tort | Other<br>Personal Injury<br>Property Damage<br>Wrongful Death<br>(23)         | <ul> <li>A7250 Premises Liability (e.g., alip and fall)</li> <li>A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.)</li> <li>A7270 Intentional Infliction of Emotional Distress</li> <li>A7220 Other Personal Injury/Property Damage/Wrongful Death</li> </ul> | 1., 4,<br>1., 4.<br>1., 3.<br>1., 4.                     |
|            |  | (Rev. 03/11)<br>roved 03-04   |   | ocal Rule 2.0<br>Page 1 of 4<br>American Legal Vol. Lac. |

|  | DIE, INC. v. SIRIUS XM RA                              | DIO, INC., et BI.  |  |
|--|--|--|--|
|  | A<br>Civil Case Cover Sheet<br>Catagory No,            | B<br>Type of Action<br>(Check only one)  | C<br>Applicable Reasons<br>See Step 3 Above        |
|  | Business Tort (07)                                     | A6029 Other Commercial/Business Tort (not fraud/breach of contract)  | <b>()</b> 3.                                       |
| Tort   | Civil Rights (08)                                      | A5005 Civil Rights/Discrimination  | 1., 2., 3.   |
| yl Pro<br>Death  | Defernation (13)                                       | A6010 Defamation (slander/libel)   | 1., 2., 3.   |
| l Injur<br>Ngful   | Fraud (16)   | A6013 Freud (no contract)  | 1., 2., 3.   |
| Non-Personai Injuryl Property<br>Damagal Wrongtul Death Tort | Protessional Negligence (25)                           | A6017 Legal Matpractice A6050 Other Professional Malpractice (not medical or legal)  | 1., 2., 3.<br>1., 2., 3.                           |
| žö   | Other (35)   | A6025 Other Non-Personal Injury/Property Damage tort   | 2., 3.   |
| nent   | Wrongful Termination (36)                              | A6037 Wrongful Termination   | 1., 2., 3.   |
| Employment   | )<br>Other Employment (15)                             | A8024 Other Employment Complaint Case A6109 Labor Commissioner Appeals   | 1., 2., 3.<br>10.                                  |
|  | Breach of Contract/Warranty<br>(05)<br>(not insurance) | <ul> <li>A6004 Breach of RentaVLease Contract (not unlawful detainer or wrongful eviction)</li> <li>A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence)</li> <li>A6019 Negligent Breach of Contract/Warranty (no fraud)</li> <li>A6028 Other Breach of Contract/Warranty (not fraud or negligence)</li> </ul> | 2., 5.<br>2., 5.<br>1., 2., 5.<br>1., 2., 5.       |
| Collections (09)   |  |  | 2., 5., 6.<br>2., 5,                               |
|  | Insurance Coverage (18)                                | A8015 Insurance Coverage (not complex)   | 1., 2., 5., 8.                                     |
|  | Other Contract (37)                                    | A6009 Contractual Fraud<br>A6031 Torticus Interference<br>A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)  | 1., 2., 3., 5.<br>1., 2., 3., 5.<br>1., 2., 3., 8. |
|  | Eminent Domain/Inverse<br>Condemnation (14)            | A7300 Eminent Domain/Condemnation Number of parcels  | 2.   |
| perty  | Wrongful Eviction (33)                                 | A6023 Wrongful Eviction Case   | 2., 6.   |
| Real Property  | ()<br>Other Real Property (26)                         | A6018 Montgage Foreclosure<br>A6032 Quist Title<br>A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)  | 2., 6.<br>2., 6.<br>2., 6.                         |
| 2  | Unlawful Detainer-Commercial<br>(31)                   | A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)  | 2., 6.   |
| Unlawful Detainer  | Un!swful Detainer-Residential<br>(32)                  | A5020 Unlawful Detainer-Residential (not drugs or wrongful eviction)   | 2., 6.   |
| Internet   | Unlawful Detainer-<br>Post-Foreclosure (34)            | A6020F Uniawful Detainer-Post-Foreclosure  | 2., 6.   |
| ių   | Uniawful Detainer-Drups (38)                           | A6022 Uniawful Detainer-Drugs  | 2 6.   |

LACIV 109 (Rev. 03/11)

Uniawful Detainer-Drugs (38)

**CIVIL CASE COVER SHEET ADDENDUM** AND STATEMENT OF LOCATION

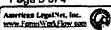
A6022 Unlawful Detainer-Drugs 

> Local Rule 2.0 Page 2 of 4 American LegalNet, Inc. 60

| SHORT TITLE:                                       | • | CASE NUMBER |
|--|---|-------------|
| FLO & EDDIE, INC. v. SIRIUS XM RADIO, INC., et al. | • |             |
|  |   |             |

|                                   | A<br>Civil Case Cover Sheet<br>Category No.         | B<br>Type of Action<br>(Check only one)  | C<br>Applicable Reasons -<br>See Step 3 Above  |
|-----------------------------------|---|--|--|
|                                   | Asset Forfeiture (05)                               | A8108 Asset Forfeiture Case  | 2., 6.   |
| iew                               | Petition re Arbitration (11)                        | A8115 Petition to Compel/Confirm/Vacate Arbitration  | 2., 5.   |
| Judicial Review                   | Writ of Mandate (02)                                | A6151 Writ - Administrative Mandamus<br>A6152 Writ - Mandamus on Limited Court Case Matter<br>A6153 Writ - Other Limited Court Case Review   | 2., 8.<br>2.<br>2.   |
|                                   | Other Judicial Review (39)                          | A5150 Other Writ/Judicial Review   | <sup>-</sup> 2., 8.  |
| F                                 | Antitrust/Trade Regulation (03)                     | A6003 Antitrust/Trade Regulation   | 1., 2., 8.   |
| tigati                            | Construction Defect (10)                            | A6007 Construction Defect  | 1., 2., 3.   |
| Provisionally Complex Litigation  | Claims Involving Mass Tort<br>(40)                  | A8006 Claims Involving Mass Tort   | 1., 2., 8.   |
| y Con                             | Securities Litigation (28)                          | A5035 Securities Litigation Case   | 1., 2., 8.   |
| islonal                           | Toxic Tort<br>Environmental (30)                    | A6038 Toxic Tort/Environmental   | 1., 2., 3., 8.   |
| Provi                             | Insurance Coverage Claims<br>from Complex Case (41) | A6014 Insurance Coverage/Subrogation (complex case only)   | 1., 2., 5., 8.   |
| Enforcement<br>of Judgment        | Enforcement<br>of Judgment (20)                     | A6141 Sister State Judgment A6180 Abstract of Judgment A6180 Abstract of Judgment A6107 Contession of Judgment (non-domestic relations) A6140 Administrative Agency Award (not unpaid taxes) A6114 Petäion/Centificate for Entry of Judgment on Unpaid Tax A6112 Other Enforcement of Judgment Case                  | 2., 9.<br>2., 6.<br>2., 9.<br>2., 8.<br>2., 8.<br>2., 8.<br>2., 8.                           |
|                                   | RICO (27)   | A6033 Recketeering (RICO) Case   | 1., 2., 8.   |
| Miscellaneous<br>Civil Compleints | Other Complaints<br>(Not Specified Above) (42)      | A6030 Declaratory Relief Only<br>A6040 Injunctive Relief Only (not domestic/harassment)<br>A6011 Other Commercial Complaint Case (non-ton/non-complex)<br>A6000 Other Civil Complaint (non-ton/non-complex)  | 1., 2., 8.<br>2., 8.<br>1., 2., 8.<br>1., 2., 8.   |
| ۹<br>-                            | Partnership Corporation<br>Governance (21)          | A6113 Partnership and Corporate Governance Case  | 2., 8.   |
| Miscellaneous<br>Civil Petitions  | Other Pelitions<br>(Not Specified Abova)<br>(43)    | A6121       Civil Harsssment         A6123       Workplace Harsssment         A6124       Elder/Dependent Adult Abuse Case         A6190       Election Contest         A6110       Petition for Change of Name         A6170       Petition for Relief from Late Claim Law         A6100       Other Civil Petition | 2., 3., 9.<br>2., 3., 9.<br>2., 3., 9.<br>2.<br>2., 7.<br>2., 7.<br>2., 3., 4., 6.<br>2., 9. |
| 1-1                               | 9 (Rev. 03/11)<br>proved 03-04                      | CIVIL CASE COVER SHEET ADDENDUM<br>AND STATEMENT OF LOCATION   | Local Rule 2.0<br>Page 3 of 4  |

#### **CIVIL CASE COVER SHEET ADDENDUM** AND STATEMENT OF LOCATION



|                                      |                |   |          |     | <br>N |
|--------------------------------------|----------------|---|----------|-----|-------|
| SHORT TITLE:                         | . •            |   | CASE NUM | IÉR |       |
| FLO & EDDIE, INC. v. SIRIUS XM RADIO | , INC., et al. | • |          |     |       |
|                                      |                |   |          |     |       |

Item III. Statement of Location: Enter the address of the accident, party's residence or place of business, performance, or other circumstance indicated in item II., Step 3 on Page 1, as the proper reason for filling in the court location you selected.

| REASON: Check the appropriate boxes for the numbers shown<br>under Columó C for the type of action that you have selected for<br>this case. |              |                    | ADDRESS:<br>Flo & Eddle, inc.<br>1180 South Beverly Drive<br>Suite 510 |
|---|--------------|--------------------|--|
| ⊠1. □2. □3. □4. □5. □6. □7. □8. □9. □10.  |              | <b>]9.  ] 10</b> . |  |
| CITY:<br>Los Angeles  | STATE:<br>CA | 20 CODE:<br>90035  |  |

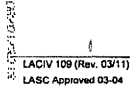
Item IV. Declaration of Assignment: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that the above-entitled matter is properly filed for assignment to the <u>STANLEY MOSK</u> courthouse in the <u>CENTRAL</u> District of the Superior Court of California, County of Los Angeles [Code Civ. Proc., § 392 et seq., and Local Rule 2.0, subds. (b), (c) and (d)].

Dated: August 1, 2013

(SIGNATURE OF ATTORNEY/FIL GPARTY MARYANN R. MARZA ٩O

#### PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:

- 1. Original Complaint or Petition.
- 2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
- 3. Civil Case Cover Sheet, Judicial Council form CM-010,
- Civil Case Cover Sheet Addendum and Statement of Location form, LACIV 109, LASC Approved 03-04 (Rev. 03/11).
- 5. Payment in full of the filling fee, unless fees have been waived.
- 6. A signed order appointing the Guardian ad Litern, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court in order to issue a summons.
- Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.



CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

