

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UMG RECORDINGS, INC., CAPITOL RECORDS, LLC, ASYLUM RECORDS LLC, ATLANTIC RECORDING CORPORATION, ATLANTIC RECORDS GROUP LLC, BAD BOY RECORDS LLC, BIG BEAT RECORDS INC., ELEKTRA ENTERTAINMENT GROUP INC., ELEKTRA ENTERTAINMENT LLC, FUELED BY RAMEN LLC, LAVA RECORDS LLC, MAVERICK RECORDING COMPANY, NONESUCH RECORDS INC., RHINO ENTERTAINMENT COMPANY, RHINO ENTERTAINMENT LLC, ROADRUNNER RECORDS, INC., RYKODISC, INC., WARNER MUSIC INC., WARNER MUSIC INTERNATIONAL SERVICES LIMITED, WARNER MUSIC LATINA INC., WARNER MUSIC NASHVILLE LLC, WARNER RECORDS INC., WARNER RECORDS LLC, WARNER RECORDS/QRI VENTURE, INC., WARNER RECORDS/SIRE VENTURES LLC, ARISTA MUSIC, ARISTA RECORDS, LLC, LAFACE RECORDS, LLC, SONY MUSIC ENTERTAINMENT, SONY MUSIC ENTERTAINMENT US LATIN LLC, ULTRA RECORDS, LLC, VOLCANO ENTERTAINMENT III, LLC, ZOMBA RECORDING LLC, AND ABKCO MUSIC & RECORDS, INC.,

Plaintiffs,

v.

VERIZON COMMUNICATIONS INC.,
VERIZON SERVICES CORP., AND CELLCO
PARTNERSHIP (D/B/A VERIZON WIRELESS)

Defendants.

Civ. Case No. 1:24-cv-05285-MMG

**JOINT STIPULATION OF
DISMISSAL PURSUANT TO RULE
41(a)(1)(A)(ii)**

Plaintiffs UMG Recordings, Inc.; Capitol Records, LLC; Asylum Records LLC; Atlantic Recording Corporation; Atlantic Records Group LLC; Bad Boy Records LLC; Big Beat Records Inc.; Elektra Entertainment Group Inc.; Elektra Entertainment LLC; Fueled by Ramen LLC; Lava Records LLC; Maverick Recording Company; Nonesuch Records Inc.; Rhino Entertainment Company; Rhino Entertainment LLC; Roadrunner Records, Inc.; Rykodisc, Inc.; Warner Music Inc.; Warner Music International Services Limited; Warner Music Latina Inc.; Warner Music Nashville LLC; Warner Records Inc.; Warner Records LLC; Warner Records/QRI Venture, Inc.; Warner Records/SIRE Ventures LLC; Arista Music; Arista Records, LLC; LaFace Records, LLC; Sony Music Entertainment; Sony Music Entertainment US Latin LLC; Ultra Records, LLC; Volcano Entertainment III, LLC; Zomba Recording LLC; and ABKCO Music & Records, Inc. (collectively, “Plaintiffs”) and Defendants Verizon Communications Inc.; Verizon Services Corp.; and Cellco Partnership d/b/a Verizon Wireless (collectively, “Defendants,” and together with Plaintiffs, the “Parties”) hereby jointly stipulate to dismissal of all claims in this matter with prejudice under Fed. R. Civ. P. Rule 41(a)(1)(A)(ii), with each side bearing its own costs, expenses, and attorneys’ fees.

Dated: April 22, 2026

Agreed to,

/s/ Jeffrey M. Gould

/s/ Joshua D. Branson

Matthew J. Oppenheim
Jeffrey M. Gould
Keith Howell
OPPENHEIM + ZEBRAK, LLP
4530 Wisconsin Ave. NW, 5th Floor
Washington, DC 20016
Telephone: (202) 621-9027
matt@oandzlaw.com
jeff@oandzlaw.com
khowell@oandzlaw.com

Joshua D. Branson
Scott H. Angstreich
Minsuk Han
Ashle J. Holman
KELLOGG, HANSEN, TODD,
FIGEL & FREDERICK, P.L.L.C.
1615 M Street, N.W., Suite 400
Washington, D.C. 20036
Tel: (202) 326-7900
Fax: (202) 326-7999
jbranson@kellogghansen.com

Attorneys for Plaintiffs

sangstreich@kellogghansen.com
mhan@kellogghansen.com
aholman@kellogghansen.com

Counsel for Defendants