IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

CORPORATION, FOX BROADCASTING COMPANY, NBC SUBSIDIARY (WRC-TV) LLC, NBC STUDIOS LLC, UNIVERSAL NETWORK TELEVISION LLC, OPEN 4 BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC.,	FOX TELEVISION STATIONS, INC.,	
BROADCASTING COMPANY, NBC SUBSIDIARY (WRC-TV) LLC, NBC STUDIOS LLC, UNIVERSAL NETWORK TELEVISION LLC, OPEN 4 BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC. PSILMON.COM, INC. STUDIOS ACCUMPANY (NBC.) PROMOTO A COMPANY (NBC.)	TWENTIETH CENTURY FOX FILM	Civil Action No. 1:13-cv-00758-RI
SUBSIDIARY (WRC-TV) LLC, NBC STUDIOS LLC, UNIVERSAL NETWORK TELEVISION LLC, OPEN 4 BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	CORPORATION, FOX	
STUDIOS LLC, UNIVERSAL NETWORK TELEVISION LLC, OPEN 4 BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	BROADCASTING COMPANY, NBC	
NETWORK TELEVISION LLC, OPEN 4 BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	SUBSIDIARY (WRC-TV) LLC, NBC	
BUSINESS PRODUCTIONS LLC, TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	STUDIOS LLC, UNIVERSAL	
TELEMUNDO NETWORK GROUP LLC, AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	NETWORK TELEVISION LLC, OPEN 4	
AMERICAN BROADCASTING COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.	BUSINESS PRODUCTIONS LLC,	
COMPANIES, INC., DISNEY ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, v. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.) PISSON OF THE MON.TV (COMPANY) PROBLEM OF THE MON.TV (COMPAN	TELEMUNDO NETWORK GROUP LLC,)
ENTERPRISES, INC., ALLBRITTON COMMUNICATIONS COMPANY, CBS BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, v. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.)	AMERICAN BROADCASTING)
COMMUNICATIONS COMPANY, CBS) BROADCASTING INC., CBS STUDIOS) INC., GANNETT CO., INC.) Plaintiffs,) v.) AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)	COMPANIES, INC., DISNEY)
BROADCASTING INC., CBS STUDIOS INC., GANNETT CO., INC. Plaintiffs, v. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.)	ENTERPRISES, INC., ALLBRITTON)
INC., GANNETT CO., INC. Plaintiffs, V. AEREOKILLER LLC, FILMON.TV NETWORKS, INC., FILMON.TV, INC., FILMON.COM, INC.)	COMMUNICATIONS COMPANY, CBS)
Plaintiffs,) v. AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)	BROADCASTING INC., CBS STUDIOS	
v.) AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)	INC., GANNETT CO., INC.	
v.) AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)		
AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)	Plaintiffs,	
AEREOKILLER LLC, FILMON.TV) NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)		
NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)	v.	
NETWORKS, INC., FILMON.TV, INC.,) FILMON.COM, INC.)		
FILMON.COM, INC.	AEREOKILLER LLC, FILMON.TV	
	NETWORKS, INC., FILMON.TV, INC.,	
Defendants.)	FILMON.COM, INC.	
Defendants.)		
	Defendants.	

Unopposed Motion for Admission *Pro Hac Vice*

Paul Smith, a licensed, practicing attorney in the District of Columbia and member of the bar of the United States District Court for the District of Columbia in good standing, moves this Court pursuant to Local Rule 83.2(d) for permission for Amy M. Gallegos to appear and participate in the above-captioned case *pro hac vice* on behalf of plaintiffs Fox Television Stations, Inc., Twentieth Century Fox Film Corporation, and Fox Broadcasting Company. The grounds for this motion are set forth in Ms. Gallegos's attached declaration.

Ms. Gallegos acknowledges the power and jurisdiction of the United States District Court for the District of Columbia over her professional conduct, and agrees to be bound by the rules governing professional conduct in this district if she is admitted *pro hac vice* in this matter.

Plaintiffs' counsel has conferred with Defendants' counsel, who have indicated that they do not oppose this Motion.

We respectfully request that the Court grant this Motion and enter the Order for admission *pro hac vice*.

Dated: August 13, 2013 Respectfully submitted,

/s/ Paul M. Smith

By: Paul M. Smith (D.C. Bar No. 358870)

Jenner & Block LLP

1099 New York Avenue, NW, Suite 900

Washington, DC 20001-4412 Telephone: (202) 639-6000 Facsimile: (202) 639-6066 E-mail: psmith@jenner.com

2