Bond No.	404008680	

IN THE United States District Court
For The District of Columbia

OF THE STATE OF Washington DC

IN AND FOR THE

bsidiary (WRC-TV), LLC; NBC Studios LLC; Univers Business Productions LLC; Telemundo Network Gro		• • • • • • • • • • • • • • • • • • • •	-11100
Enterprises, Inc.: Alibritton Communications Compan			
vs. FILMONX LLC; FILMON.TV NETWOR	Plaintiff }	INJUNCTION BON	D
FILMON.TV, Inc.; FILMON.COM Inc.	Dolendant		
KNOW ALL BY THESE PRESENTS, That we,	*		
	as Principal	, and Liberty Mutual Insurance	e Company
MA		corporation organized and existing	g under the laws of the Stat
MA , and authoriz as Surety, are held and firmly bound unto the abo	ced to transact outsiness nve named Defendant	, FILMONX LLC;	FILMON.TV NETWOR
Inc.: FILMON.TV. Inc.: FILMON.COM Inc.			
in the full and just sum ofTwo Hundred Fift Dollars (\$ 250,000.00	y Thousand Dollars	end CU/100	ument of which well and to
to be made, we hereby bind ourselves, our heirs, presents.	executors, administrat	ors, successors and assigns, jointly	y and severally, firmly by t
			0042
	A	Santambar	201.5
Sealed with our seals and dated this 6th	day of	September	<u>2013</u> .
WHEREAS, the above named Plaintiff,	*		ho o
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga	* inst the Defendant	above named, and h	, ha save applied for a restrain
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga	* inst the Defendant	above named, and h d, and, WHERBAS, the Court has red Fifty Thousand Dollars a	, ha save applied for a restraint by its order heretofore entend 00/100
WHEREAS, the above named Plaintiff,	* inst the Defendant	above named, and h d, and, WHERBAS, the Court has red Fifty Thousand Dollars a	, ha save applied for a restrain
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga order and injunction against the Defendant herein and fixed the bond to be given herein in the	inst the Defendant above name he sum of Two Hund	above named, and h d, and, WHERBAS, the Court has red Fifty Thousand Dollars a  Dollars (\$_25	, ha 8_ave applied for a restrain by its order heretofore entend 00/100
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga order and injunction against the Defendant herein and fixed the band to be given herein in the NOW, THEREFORE, if the said Principal	inst the Defendant above name he sum of Two Hund	above named, and high	, ha save applied for a restrain by its order heretofore entend 00/100
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga order and injunction against the Defendant herein and fixed the bond to be given herein in the NOW, THEREFORE, if the said Principal shall pay all damages and costs which may ac	* inst the Defendant above name he sum of Two Hund	above named, and h d, and, WHERBAS, the Court has red Fifty Thousand Dollars a Dollars (\$_2!	, ha save applied for a restraint by its order heretofore entend 00/100 50,000.00
WHEREAS, the above named Plaintiff, this day filed suit in the above entitled Court aga order and injunction against the Defendant herein and fixed the bond to be given herein in the	* inst the Defendant above name he sum of Two Hund	above named, and h d, and, WHERBAS, the Court has red Fifty Thousand Dollars a  Dollars (\$ 25  I restraining order and injunction to be and remain in full force and	, ha save applied for a restraint by its order heretofore entend 00/100 50,000.00
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<sup>\*</sup> Fox Television Stations, Inc. Twentieth Century Fox Film Corporation; Fox Broadcasting Company, Inc.; 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; Gannett Co. Inc.; CBS Broadcasting, Inc. CBS Studios

STATE OF CALIFORNIA	)	
		) ss.
COUNTY OF LOS ANGELES	)	•

On September 6, 2013, before me, Tracy Selfe, a Notary Public, personally appeared Marsha L. Reed, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.



WITNESS my hand and official seal.

Seal

## CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

State of California	
County of Los Angeles	
On 09-06-2013 before me, Sharon	L. Tupper, Notary Public ,
	(Here insert name and title of the officer)
personally appeared Eric C. Thorsen	,
to the within instrument and acknowledged to me	signature(s) on the instrument the person(s), or the entity
I certify under PENALTY OF PERJURY under the paragraph is true and correct.	ne laws of the State of California that the foregoing
WITNESS my hand and official seal.  Signature of Notary Public	SHARON L. TUPPER Commission # 1902867 Notary Public - California Los Angeles County My Comm. Expires Sep 27, 2014
Sharon L. Tupper	my commit. Expires sep 27, 2014
ADDITIONAL OP	ΓΙΟΝΑL INFORMATION
	INSTRUCTIONS FOR COMPLETING THIS FORM
DESCRIPTION OF THE ATTACHED DOCUMENT	Any acknowledgment completed in California must contain verbiage exactly as appears above in the notary section of a separate acknowledgment form must be properly completed and attached to that document. The only exception is if a document is to be recorded outside of California. In such instances, any alternative
(Title or description of attached document)  (Title or description of attached document continued)	acknowledgment verbiage as may be printed on such a document so long as the verbiage does not require the notary to do something that is illegal for a notary in California (i.e. certifying the authorized capacity of the signer). Please check the document carefully for proper notarial wording and attach this form if required
Number of Pages Document Date	State and County information must be the State and County where the document
Number of Pages Document Date	signer(s) personally appeared before the notary public for acknowledgment
- (Additional information)	<ul> <li>Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed</li> <li>The notary public must print his or her name as it appears within his or her</li> </ul>
	commission followed by a comma and then your title (notary public)
CAPACITY CLAIMED BY THE SIGNER	<ul> <li>Print the name(s) of document signer(s) who personally appear at the time of notarization</li> </ul>
Individual (s)	<ul> <li>Indicate the correct singular or plural forms by crossing off incorrect forms (i.e., he she they, is are) or circling the correct forms. Failure to correctly indicate</li> </ul>
Corporate Officer	this information may lead to rejection of document recording  • The notary seal impression must be clear and photographically reproducible
	Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form
(Title) Partner(s)	<ul> <li>Signature of the notary public must match the signature on file with the office of</li> </ul>
Attorney-in-Fact	the county clerk  Additional information is not required but could help to ensure this
Trustee(s)	acknowledgment is not misused or attached to a different document Indicate title or type of attached document, number of pages and date
Other	❖ Indicate the capacity claimed by the signer. If the claimed capacity is a
	corporate officer indicate the title (i.e. CEO, CFO, Secretary)  • Securely attach this document to the signed document

2008 Version CAPA v12 10 07 800-873-9865 www NotaryClasses com

Certificate No 5879262

American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company

## **POWER OF ATTORNEY** KNOWN ALL PERSONS BY THESE PRESENTS: That American Fire & Casualty Company and The Ohio Casualty Insurance Company are corporations duly organized under the laws of

	behalf as surety and as its act and deed, any a	vidually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, ackrund all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents are president and attested by the secretary of the Companies in their own proper persons
IN WITNESS WHEREOF		y an authorized officer or official of the Companies and the corporate seals of the Companies have bee
40000 0110 <u>133</u>	, or <u>assemble</u>	American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company
STATE OF WASHINGTO	N ss	By: Supple Supple Gregory W Davenport, Assistant Secretary
COUNTY OF KING	· 33	
	ny, Liberty Mutual Insurance Company, The Ol	y appeared Gregory W. Davenport, who acknowledged himself to be the Assistant Secretary of a nio Casualty Company, and West American Insurance Company, and that he, as such, being authorized igning on behalf of the corporations by himself as a duly authorized officer.
IN WITNESS WHEREOF	I have hereunto subscribed my name and affix	ed my notarial seal at Seattle, Washington, on the day and year first above written
		By: KD Riley, Notary Public
		of the following By-laws and Authorizations of American Fire and Casualty Company, The Ohio Casualty I ance Company which resolutions are now in full force and effect reading as follows:
to such limitation as the acknowledge and deliver powers of attorney, shall executed, such instrumer	Chairman or the President may prescribe, shall as surety any and all undertakings, bonds, reco have full power to bind the Corporation by the its shall be as binding as if signed by the Presid	other official of the Corporation authorized for that purpose in writing by the Chairman or the President, an I appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, exect gnizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their rein signature and execution of any such instruments and to attach thereto the seal of the Corporation. ent and attested to by the Secretary Any power or authority granted to any representative or attorney-in-fee Chairman, the President or by the officer or officers granting such power or authority.
and subject to such limita seal, acknowledge and d respective powers of atto	tions as the chairman or the president may pres eliver as surety any and all undertakings, bond	Undertakings Any officer of the Company authorized for that purpose in writing by the chairman or the parties, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, ds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set for by their signature and execution of any such instruments and to attach thereto the seal of the Company, ent and attested by the secretary.
Certificate of Designati attorneys-in-fact as may other surety obligations.	on – The President of the Company, acting p be necessary to act on behalf of the Company	ursuant to the Bylaws of the Company, authorizes Gregory W Davenport, Assistant Secretary to app to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recogniza-
Company, wherever appe	imous consent of the Company's Board of Dire earing upon a certified copy of any power of atto t as though manually affixed.	ctors, the Company consents that facsimile or mechanically reproduced signature of any assistant secret orney issued by the Company in connection with surety bonds, shall be valid and binding upon the Com
American Insurance Com	dersigned, Assistant Secretary, of American Fir ipany do hereby certify that the original power of and has not been revoked.	e and Casualty Company, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Co
	OF, I have hereunto set my hand and affixed th	a seals of said Companies this O' day of Seat 2015