

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Amended and Restated Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Monarchy Enterprises Holdings B.V.		09/30/2011	CORPORATION: NETHERLANDS
Monarchy Enterprises S.a.r.l.		09/30/2011	Private Limited Liability Company: LUXEMBOURG
Regency Entertainment (USA), Inc.		09/30/2001	CORPORATION: CALIFORNIA
Regency Enterprises S.A.R.L.		09/30/2011	private limited liability company: LUXEMBOURG
Luna Pictures Limited		09/30/2011	COMPANY: UNITED KINGDOM
New Regency Productions, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Pottersville Pictues, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Middle Ages Films, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Third House Productions, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Four Times Production, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Number Productions, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Immortal Productions, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Regency Productions Canada Ltd.		09/30/2011	LIMITED LIABILITY COMPANY: CANADA
Gray Man Productions, Inc.		09/30/2011	CORPORATION: CALIFORNIA
Art Show Investments LLC		09/30/2011	LIMITED LIABILITY COMPANY: LOUISIANA
Art Show Productions LLC		09/30/2011	LIMITED LIABILITY COMPANY: LOUISIANA

CH \$365.00 2662982

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A.
Street Address:	2029 Century Park East, 38th Floor
City:	Los Angeles
State/Country:	CALIFORNIA
Postal Code:	90067
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Registration Number:	2662982	NEW REGENCY PRODUCTION
Registration Number:	2209972	R
Registration Number:	2079542	R REGENCY
Registration Number:	2087962	R REGENCY
Registration Number:	2070163	REGENCY
Registration Number:	2124074	REGENCY
Registration Number:	1998963	REGENCY
Registration Number:	2039608	REGENCY ENTERPRISES
Registration Number:	2005481	REGENCY ENTERPRISES
Registration Number:	2825858	REGENCY ENTERPRISES
Registration Number:	2291272	REGENCY ENTERTAINMENT
Registration Number:	2039607	REGENCY INTERNATIONAL PICTURES
Registration Number:	1998964	REGENCY INTERNATIONAL PICTURES
Registration Number:	2029788	R

CORRESPONDENCE DATA

Fax Number: (202)739-3001

Phone: 202-739-5866

Email: dgross@morganlewis.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Correspondent Name: Morgan, Lewis & Bockius LLP

Address Line 1: 1111 Pennsylvania Avenue, NW

Address Line 4: Washington, DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET NUMBER:

066397.0048

NAME OF SUBMITTER:

Dana S. Gross

Signature:

/Dana S. Gross/

Date:

09/30/2011

Total Attachments: 23

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TRADEMARK
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AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

(TRADEMARKS, TRADEMARK REGISTRATIONS,
TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

Dated as of September 30, 2011

WHEREAS, Monarchy Enterprises Holdings B.V., a Netherlands corporation, Monarchy Enterprises S.à r.l., a private limited liability company (société à responsabilité limitée) incorporated and organized under the laws of Luxembourg acting through its Swiss branch office, and Regency Entertainment (USA), Inc., a California corporation (the "Borrowers"), and each Subsidiary of the Borrowers whose name appears at the foot hereof (collectively, the "Grantors") now own or hold and may hereafter acquire or hold Trademarks (defined as all of the following: all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade dress, logos, other source of business identifiers and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof or similar property rights, and all applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state thereof or any other county or any political subdivision thereof, and all reissues, extensions or renewals thereof) including, without limitation, the Trademarks listed on Schedule A annexed hereto, as such Schedule may be amended from time to time by the addition of Trademarks subsequently registered or otherwise adopted or acquired;

WHEREAS, pursuant to that certain Third Amended and Restated Credit, Security, Guaranty and Pledge Agreement, dated as of September 30, 2011 (as the same may be amended, modified or otherwise supplemented from time to time, the "Credit Agreement"; capitalized terms used but not defined herein shall have the meanings assigned to them in the Credit Agreement), among the Borrowers, the Guarantors referred to therein, the Lenders referred to therein (the "Lenders") and JPMorgan Chase Bank, N.A. as Administrative Agent (the "Agent"), the Lenders have agreed to make loans and provide other financial accommodations available to the Borrowers and the Issuing Bank has agreed to issue letters of credit for the account of the Borrowers;

WHEREAS, pursuant to the terms of the Credit Agreement, each of the Pledgors has granted to the Agent (for the benefit the Secured Parties) a security interest in all personal property of such Pledgor including, without limitation, all right, title and interest of such Pledgor in, to and under all of such Pledgor's Trademarks and Trademark licenses (including, without limitation, those Trademark licenses listed on Schedule B hereto), whether presently existing or hereafter arising, adopted or acquired, together with the goodwill of the business connected with, and symbolized by, the Trademarks and all products and proceeds thereof and all income therefrom, including, without limitation, any and all causes of action which exist now or may exist in the future by reason of infringement or dilution thereof or injury to the associated goodwill, to secure the payment of the Obligations;

WHEREAS, certain of the Borrowers, the Guarantors and the Agent are parties to that certain Trademark Security Agreement dated as of May 29, 1998 and recorded by the United States Patent and Trademark Office (the "USPTO") on June 23, 1998 at Reel 1753 Frame 0376 (as amended, supplemented or otherwise modified, renewed or restated from time to time, the "Original Trademark Security Agreement") and are executing this Amended and Restated Trademark Security Agreement to amend and restate the Original Trademark Security Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Pledgor does, as security for the Obligations, hereby grant to the Agent (for the benefit of the Secured Parties) a continuing security interest in all of such Pledgor's right, title and interest in, to and under the following (all of the following items or types of property being collectively referred to herein as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired:

(i) each Trademark and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, including, without limitation, each Trademark referred to in Schedule A annexed hereto;

(ii) each Trademark license, including, without limitation, each Trademark license referred to in Schedule B annexed hereto, to the extent such Trademark license does not prohibit the licensee from assigning or granting a security interest in its rights thereunder; and

(iii) all products and proceeds of, and income from, any of the foregoing, including, without limitation, any claim by any Pledgor against third parties for the past, present or future infringement or dilution of any Trademark or any Trademark licensed under any Trademark license, or for injury to the goodwill associated with any Trademark.

Each Pledgor agrees to deliver updated copies of Schedule A and Schedule B to the Agent at the end of any quarter in which such Pledgor registers or otherwise adopts or acquires any Trademark not listed on Schedule A hereto or enters into any Trademark license not listed on Schedule B hereto, and to duly and promptly execute and deliver, or have duly and promptly executed and delivered, at the cost and expense of such Pledgor, such further instruments or documents (in form and substance reasonably satisfactory to the Agent), and promptly perform, or cause to be promptly performed, any and all acts, in all cases, as may be necessary, proper or advisable from time to time, in the reasonable judgment of the Agent, to carry out the provisions and purposes of the Credit Agreement and this Trademark Security Agreement, and to provide, perfect and preserve the liens of the Agent for the benefit of the Secured Parties under the Credit Agreement and this Trademark Security Agreement, in the Trademark Collateral or any portion thereof.

Each Pledgor agrees that if any person, firm, corporation or other entity shall do or perform any acts which the Agent reasonably believes constitute an infringement of any Trademark, or violate or infringe any right of a Pledgor or the Lenders therein or if any person, firm, corporation or other entity shall do or perform any acts which the Agent believes constitute

an unauthorized or unlawful use thereof, then and in any such event, upon 30 days' prior written notice to such Pledgor and so long as an Event of Default (as defined in the Credit Agreement) is continuing, the Agent may and shall have the right to take such steps and institute such suits or proceedings as the Agent may reasonably deem advisable or necessary to prevent such acts and conduct and to secure damages and other relief by reason thereof, and to generally take such steps as may be advisable or necessary or proper for the full protection of the rights of the parties. The Agent may take such steps or institute such suits or proceedings in its own name or in the name of the applicable Pledgor or in the names of the parties jointly. The Agent hereby agrees to give the applicable Pledgor prompt notice (together with a description thereof in reasonable detail) of any steps taken, or any suits or proceedings instituted, by the Agent pursuant to this paragraph.

This security interest is granted in conjunction with the security interests granted to the Agent (for the benefit of the Secured Parties) pursuant to the Credit Agreement. The parties hereto hereby further acknowledge and affirm that the rights and remedies of the Agent (for the benefit of the Secured Parties) with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in, and subject to the limitations (including certain rights of quiet enjoyment in favor of licensees and other persons) set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Trademark Security Agreement is made for collateral purposes only. At such time as all Commitments under the Credit Agreement shall have terminated, all amounts outstanding under the Notes issued under the Credit Agreement shall have been paid in full, all amounts outstanding under all Letters of Credit issued under the Credit Agreement shall have been reimbursed in full, all issued but undrawn Letters of Credit shall have expired or been terminated or cancelled and all other monetary Obligations (as defined in the Credit Agreement) then due and payable shall have been paid in full, the Agent (on behalf of the Secured Parties), shall execute and deliver to such Pledgors, at Borrowers' or the applicable Pledgor's expense, without representation, warranty or recourse, all releases and reassignments, termination statements and other instruments as may be necessary or proper or advisable in the Borrowers' or such Pledgor's reasonable judgment to terminate the security interest of the Agent (for the benefit of the Secured Parties) in the Trademark Collateral, subject to any disposition thereof which may have been made by the Agent pursuant to the terms hereof or of the Credit Agreement.

The Agent (on behalf of the Secured Parties) agrees that there will be no assignment of the Trademark Collateral, other than the security interest described herein, unless and until there shall occur and be continuing an Event of Default (such term being used herein as defined in the Credit Agreement) and the Agent gives written notice to the applicable Pledgor of its intention to enforce its rights against any of the Trademark Collateral.

So long as no Event of Default shall have occurred and be continuing, and subject to the various provisions of the Credit Agreement and the other Fundamental Documents to which it is a party, each Pledgor may use, license and exploit the Trademark Collateral in any lawful manner.

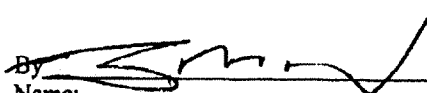
**THIS TRADEMARK SECURITY AGREEMENT SHALL BE
CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY, THE LAWS OF THE
STATE OF NEW YORK APPLICABLE TO CONTRACTS MADE AND TO BE
PERFORMED WHOLLY WITHIN THE STATE OF NEW YORK.**

The parties hereto hereby acknowledge and agree that this Amended and Restated Trademark Security Agreement shall constitute an amendment and restatement of the Original Trademark Security Agreement that is being entered into in connection with an amendment and restatement of the Existing Credit Agreement on or about the date hereof and intend that (a) the amendment and restatement of the Existing Credit Agreement shall not constitute a novation or termination of the underlying obligations secured by this Amended and Restated Trademark Security Agreement and (b) the Original Trademark Security Agreement and all security interests previously created and/or perfected by or under the Original Trademark Security Agreement (including any supplements thereto) shall be in all respects continuing, including with respect to the timing of filing, notwithstanding the amendment and restatement of the Existing Credit Agreement or the Original Trademark Security Agreement.

IN WITNESS WHEREOF, the Pledgors have caused this Amended and Restated Trademark Security Agreement to be duly executed as of the date first written above by their officers thereunto duly authorized.

PLEDGORS:

MONARCHY ENTERPRISES HOLDINGS B.V.

By 
Name:
Title:

MONARCHY ENTERPRISES S.À R.L., acting
through its Swiss branch office

By _____
Name:
Title:

REGENCY ENTERTAINMENT (USA), INC.

By _____
Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

IN WITNESS WHEREOF, the Pledgors have caused this Amended and Restated Trademark Security Agreement to be duly executed as of the date first written above by their officers thereunto duly authorized.

PLEDGORS:

MONARCHY ENTERPRISES HOLDINGS B.V.

By _____
Name:
Title:

MONARCHY ENTERPRISES S.À R.L., acting
through its Swiss branch office

By 
Name: **Bettina Winteler**
Title: **Branch Manager**

REGENCY ENTERTAINMENT (USA), INC.

By _____
Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

IN WITNESS WHEREOF, the Pledgors have caused this Amended and Restated Trademark Security Agreement to be duly executed as of the date first written above by their officers thereunto duly authorized.

PLEDGORS:

MONARCHY ENTERPRISES HOLDINGS B.V.

By _____
Name:
Title:

MONARCHY ENTERPRISES S.À R.L., acting
through its Swiss branch office

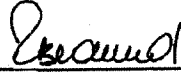
By _____
Name:
Title:

REGENCY ENTERTAINMENT (USA), INC.

By  _____
Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

REGENCY ENTERPRISES S.A R.L.

By 

Name: Ruth BRAND
Title: A Manager

By 

Name: Georges Scheuer
Title: B Manager

LUNA PICTURES LIMITED

By _____

Name:
Title:

NEW REGENCY PRODUCTIONS, INC.
POTTSVILLE PICTURES, INC.
MIDDLE AGES FILMS, INC.
THIRD HOUSE PRODUCTIONS, INC.
FOUR TIMES PRODUCTIONS, INC.
NUMBER PRODUCTIONS, INC.
IMMORTAL PRODUCTIONS, INC.
REGENCY PRODUCTIONS CANADA
LTD. GRAY MAN PRODUCTIONS, INC.

By _____

Name:
Title:

ART SHOW INVESTMENTS LLC
ART SHOW PRODUCTIONS LLC

By: New Regency Productions, Inc. as its
Manager

By _____

Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

TRADEMARK
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REGENCY ENTERPRISES S.À R.L.

By _____
Name:
Title:

LUNA PICTURES LIMITED

By M. (G. Hades) _____
Name: M. P. G. HADES
Title:

NEW REGENCY PRODUCTIONS, INC.
POTTERSVILLE PICTURES, INC.
MIDDLE AGES FILMS, INC.
THIRD HOUSE PRODUCTIONS, INC.
FOUR TIMES PRODUCTIONS, INC.
NUMBER PRODUCTIONS, INC.
IMMORTAL PRODUCTIONS, INC.
REGENCY PRODUCTIONS CANADA LTD.
GRAY MAN PRODUCTIONS, INC.

By _____
Name:
Title:

ART SHOW INVESTMENTS LLC
ART SHOW PRODUCTIONS LLC

By: New Regency Productions, Inc. as its Manager

By _____
Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

REGENCY ENTERPRISES S.À R.L.

By _____
Name:
Title:

LUNA PICTURES LIMITED

By _____
Name:
Title:

NEW REGENCY PRODUCTIONS, INC.
POTTERSVILLE PICTURES, INC.
MIDDLE AGES FILMS, INC.
THIRD HOUSE PRODUCTIONS, INC.
FOUR TIMES PRODUCTIONS, INC.
NUMBER PRODUCTIONS, INC.
IMMORTAL PRODUCTIONS, INC.
REGENCY PRODUCTIONS CANADA LTD.
GRAY MAN PRODUCTIONS, INC.

By *Yrith*
Name:
Title:

ART SHOW INVESTMENTS LLC
ART SHOW PRODUCTIONS LLC

By: New Regency Productions, Inc. as its Manager

By *[Signature]*
Name:
Title:

[Signature Page to Amended and Restated Trademark Security Agreement]

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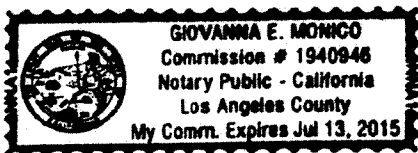
CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of LOS ANGELES

On _____ before me, GIOVANNA E. MONICO, Notary Public
Date Here insert Name and Title of the Officer

personally appeared YAKIV DOV MILCHAN
Name(s) of Signer(s)



who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) 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.

Signature Giovanna E. Monico
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document: AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

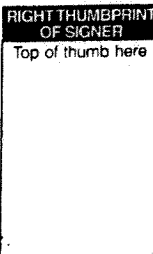
Document Date: SEPTEMBER 22, 2011 Number of Pages: _____

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

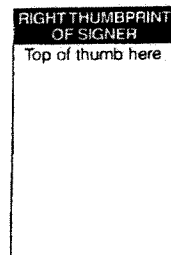
Signer's Name: YAKIV DOV MILCHAN

- Individual
- Corporate Officer — Title(s): PRESIDENT
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer's Name: _____

- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

Signer Is Representing: REMARKET ENTERTAINMENT (USA) INC.
NEW MARKET PRODUCTIONS, INC.
PORTFOLIO PICTURES, INC.

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MIDDLE WEST FILMS, INC. REMARKET PRODUCTIONS CANADA LTD.
THIRD HOME PRODUCTIONS, INC. GREAT MAN PRODUCTIONS, INC.
ONE TIMES PRODUCTIONS, INC.
NUMBER PRODUCTIONS, INC.
LAUREN PRODUCTIONS, INC.

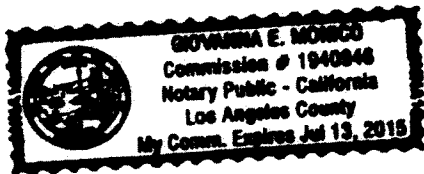
CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of LOS ANGELES

On SEPTEMBER 22, 2011 before me, GIOVANNA E. MONICO, Notary Public
Date Here Insert Name and Title of the Officer

personally appeared LOUIS JOSEPH SANTOR II
Name(s) of Signer(s)



who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) 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.

Signature Giovanna E. Monico
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

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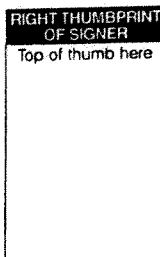
Document Date: SEPTEMBER 22, 2011 Number of Pages: _____

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: LOUIS JOSEPH SANTOR II

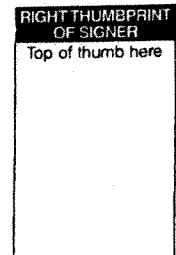
- Individual
- Corporate Officer — Title(s): TREASURER
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: ART SHOW INVESTMENTS LLC, ART SHOW PRODUCTIONS LLC

Signer's Name: _____

- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

ACCEPTED:

JPMORGAN CHASE BANK, N.A.,
as Agent

By: 

Name:

Patrick J. Minnick

Title:

Vice President

[Signature Page to Amended and Restated Trademark Security Agreement]

TRADEMARK
REEL: 004634 FRAME: 0205

Schedule A – Trademarks

[See Attached]

Schedule B – Trademark Licenses

None.

Trademark List

Trademark	Client-Matter: Country	Sub Case	Case Type	Application No. Filing Date	Publication No. Publication Date	Registration No. Registration Date	Status Next Renewal
RLOGO	MONAR-80307 Panama	ORD	174430-01	28-Aug-2008	243	18-Dec-2008	Published
	<u>Owner:</u> Client: NEW REGENCY PRODUCTIONS, INC. Agent: BUFETE CANDANEDO	<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u> M-00679-00					
RLOGO	MONAR-80308 Panama	ORD	174432-01	28-Aug-2008	246	31-Mar-2009	174432-01 10-Jul-2009 Registered 28-Aug-2018
	<u>Owner:</u> Client: NEW REGENCY PRODUCTIONS, INC. Agent: BUFETE CANDANEDO	<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u> M-00679-04					
RLOGO	MONAR-81367 Panama	ORD	178775-01	28-Jan-2009	247	23-Apr-2009	178775-01 04-Sep-2009 Registered 28-Jan-2019
	<u>Owner:</u> Client: NEW REGENCY PRODUCTIONS, INC. Agent: BUFETE CANDANEDO	<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u> M-00679-06					
R REGENCY & DEVICE	MONAR-62258 South Africa	ORD	200211985	13-Aug-2002		200211985	11-May-2007 Registered 13-Aug-2012
	<u>Owner:</u> Client: NEW REGENCY PRODUCTIONS, INC. Agent: BOWMAN GILFILLAN JOHN & KERINICK	<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u> T59155ZA41/SAW/am					

Trademark List

Trademark	Client-Matter:	Sub Case	Application No.	Publication No.	Registration No.	Status
	Country	Type	Filing Date	Date	Date	Next Renewal
R REGENCY & DEVICE	MONAR-62259 South Africa	ORD	2002/11984 13-Aug-2002	27-Sep-2006	2002/11984 08-Feb-2007	Registered 13-Aug-2012
	<u>Owner:</u> Client: NEW REGENCY PRODUCTIONS, INC. <u>Agent:</u>				<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u>	

R REGENCY (STYLIZED)	MONAR-42178 United States of America	ORD	74/499845 14-Mar-1994		2079542 15-Jul-1997	Registered 15-Jul-2017
	<u>Owner:</u> MONARCHY ENTERPRISES B.V. <u>Client:</u> NEW REGENCY PRODUCTIONS, INC. <u>Agent:</u>				<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u>	

R REGENCY (STYLIZED)	MONAR-42180 United States of America	ORD	74/499846 14-Mar-1994		2087962 12-Aug-1997	Registered 12-Aug-2017
	<u>Class(es):</u> 41 Int. <u>Owner:</u> MONARCHY ENTERPRISES S.A.R.L. <u>Client:</u> NEW REGENCY PRODUCTIONS, INC. <u>Agent:</u>				<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u>	

REGENCY	MONAR-80309 Panama	ORD	174427-01 28-Aug-2008	243 18-Dec-2008	174427-01 28-Aug-2008	Registered 28-Aug-2018
	<u>Class(es):</u> 09 Int. <u>Owner:</u> <u>Client:</u> NEW REGENCY PRODUCTIONS, INC. <u>Agent:</u> BUFETE CANDANEDO				<u>Attorneys:</u> IMD <u>Client Reference:</u> <u>Agent Reference:</u> M-00679-00	

Trademark List

Trademark	Client-Matter:	Sub Case	Case Type	Application No.	Publication No.	Registration No.	Status
	Country			Filing Date	Publication Date	Registration Date	Next Renewal
REGENCY	MONAR-50084	ORD	ORD	74/499651	12-Nov-1996	1998963	Registered
	United States of America			14-Mar-1994		10-Sep-1996	10-Sep-2016
	Classes: 41 Int. Owner: MONARCHY ENTERPRISES B.V. Client: NEW REGENCY PRODUCTIONS, INC. Agent:						
	Attorneys: IMD Client Reference: Agent Reference:						
REGENCY ENTERPRISES	MONAR-41820	ORD	ORD	74/499847	12-Nov-1996	2039608	Registered
	United States of America			14-Mar-1994		25-Feb-1997	25-Feb-2017
	Classes: 41 Int. Owner: NEW REGENCY PRODUCTIONS, INC. Client: NEW REGENCY PRODUCTIONS, INC. Agent:						
	Attorneys: IMD Client Reference: Agent Reference:						
REGENCY ENTERPRISES	MONAR-50082	ORD	ORD	74/506119	08-Oct-1996	2005481	Registered
	United States of America			28-Mar-1994		08-Oct-1996	08-Oct-2016
	Classes: 09 Int. Owner: MONARCHY ENTERPRISES B.V. Client: NEW REGENCY PRODUCTIONS, INC. Agent:						
	Attorneys: IMD Client Reference: Agent Reference:						
REGENCY ENTERPRISES	MONAR-59416	ORD	ORD	76/370684	11-Mar-2003	2825858	Registered
	United States of America			11-Feb-2002		23-Mar-2004	23-Mar-2014
	Classes: 36 Int., 41 Int. Owner: MONARCHY ENTERPRISES S.A.R.L. Client: NEW REGENCY PRODUCTIONS, INC. Agent:						
	Attorneys: IMD Client Reference: Agent Reference:						

Trademark List

Trademark	Client-Matter:	Sub Case	Application No.	Publication No.	Registration No.	Status
	Country	Type	Filing Date	Publication Date	Registration Date	Next Renewal
REGENCY ENTERTAINMENT	MONAR-42001 United States of America	ORD	74/513989 18-Apr-1994		2291272 09-Nov-1999	Registered 09-Nov-2019
	Class(es): 09 Int. Owner: NEW REGENCY PRODUCTIONS, INC. Client: NEW REGENCY PRODUCTIONS, INC. Agent:	Attorneys: IMD Client Reference: Agent Reference:				
REGENCY INTERNATIONAL PICTURES	MONAR-41821 United States of America	ORD	74/499842 14-Mar-1994	12-Nov-1996	2039607 25-Feb-1997	Registered 25-Feb-2017
	Class(es): 41 Int. Owner: NEW REGENCY PRODUCTIONS, INC. Client: NEW REGENCY PRODUCTIONS, INC. Agent:	Attorneys: IMD Client Reference: Agent Reference:				
REGENCY INTERNATIONAL PICTURES	MONAR-50083 United States of America	ORD	74/499841 14-Mar-1994		1998964 10-Sep-1996	Registered 10-Sep-2016
	Class(es): 09 Int. Owner: NEW REGENCY PRODUCTIONS, INC. Client: NEW REGENCY PRODUCTIONS, INC. Agent:	Attorneys: IMD Client Reference: Agent Reference:				
STYLIZED "R" DESIGN	MONAR-41957 United States of America	ORD	74/717570 18-Aug-1995		2029788 14-Jan-1997	Registered 14-Jan-2017
	Class(es): 09 Int. Owner: MONARCHY ENTERPRISES B.V. Client: NEW REGENCY PRODUCTIONS, INC. Agent:	Attorneys: IMD Client Reference: Agent Reference:				

Trademark List

Trademark	Client-Matter:	Sub Case	Application No.	Publication No.	Registration No.	Status
	Country	Type	Filing Date	Publication Date	Registration Date	Next Renewal
VAMPIRES SUCK, THE MOVIE	MONAR-84355	ORD	85/075261	30-Jun-2010	30-Nov-2010	Published

Class(es): 25 Int.

Owner: MONARCHY ENTERPRISES S.a.r.l.

Client: NEW REGENCY PRODUCTIONS, INC.

Agent:

Attorneys: IMD

Client Reference:

Agent Reference: