### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Supplement No. 1 To The Trademark Security Agreement	

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Lions Gate Entertainment Inc.		09/21/2010	CORPORATION: DELAWARE

### **RECEIVING PARTY DATA**

Name:	U.S. Bank National Association, the Collateral Agent
Street Address:	633 West Fifth Street
Internal Address:	24th Floor
City:	Los Angeles
State/Country:	CALIFORNIA
Postal Code:	90071
Entity Type:	National Banking Association: UNITED STATES

### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3806218	SAW

### **CORRESPONDENCE DATA**

Fax Number: (213)430-6407

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (213) 430-8308
Email: sgordon@omm.com
Correspondent Name: Shari L. Gordon
Address Line 1: 400 S. Hope Street

Address Line 2: 18th Floor

Address Line 4: Los Angeles, CALIFORNIA 90071-2899

ATTORNEY DOCKET NUMBER:	510,692-42
NAME OF SUBMITTER:	Shari L. Gordon
Signature:	/Shari L. Gordon/

TRADEMARK REEL: 004537 FRAME: 0146

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Date:	05/09/2011
Total Attachments: 10 source=Lions Gate Trademark Suppl_1#pag	ge2.tif ge3.tif ge4.tif ge5.tif ge6.tif ge7.tif ge8.tif

# SUPPLEMENT NO. 1 TO THE TRADEMARK SECURITY AGREEMENT DATED AS OF October 21, 2009

WHEREAS, pursuant to the Indenture dated as of October 21, 2009 (as it may be amended or modified from time to time, the "Indenture"), Lions Gate Entertainment Inc. (the "Company") has issued its 10.25% Senior Secured Second-Priority Notes due 2016 (the "Notes"), and U.S. Bank National Association (the "Collateral Agent") has been appointed as the collateral agent for the holders of the Notes (the "Holders");

WHEREAS, pursuant to the terms of the Pledge and Security Agreement (as it may be amended or modified from time to time, the "Security Agreement"), dated as of October 21, 2009, among the Company, the other Grantors listed on the signature page thereof, and the Collateral Agent, each of the Grantors has granted to the Collateral Agent for the benefit of itself, the Holders and U.S. Bank National Association, in its capacity as trustee (collectively with the Collateral Agent and the Holders, the "Secured Parties"), a security interest in and to all personal property of the Grantors to secure the payment and performance of the Secured Obligations;

WHEREAS, each of the Grantors is a party to a Trademark Security Agreement dated as of October 21, 2009 (as the same has been, or may hereafter be, amended or supplemented from time to time, the "Trademark Security Agreement"), pursuant to which each of the Grantors has granted to the Collateral Agent (for the benefit of the Secured Parties), as security for the Secured Obligations, a continuing security interest in and to all right, title and interest of the Grantors in, to and under all of the Grantors' Trademarks and Trademark licenses, whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Grantors, 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 and performance of the Secured Obligations;

WHEREAS, the Grantors have acquired or created additional Trademarks since the date of execution of the Trademark Security Agreement;

WHEREAS, <u>Schedule A</u> to the Trademark Security Agreement does not reflect all Trademarks acquired or created by the Grantors since the date of execution of the Trademark Security Agreement and <u>Schedule B</u> to the Trademark Security Agreement does not reflect all Trademarks licenses acquired by the Grantors since the date of execution of the Trademark Security Agreement;

### THEREFORE,

A. Each of the Grantors does hereby grant to the Collateral Agent (for the benefit of the Secured Parties), as security for the Secured Obligations, a continuing security interest in and to all of such Grantor's right, title and interest in and to each and every Trademark added to Schedule A to the Trademark Security Agreement and each and every Trademark license added to Schedule B to the Trademark Security Agreement, pursuant to paragraph B below, 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 and performance of the Secured Obligations, all as contemplated by, and as more fully set forth in, the Trademark Security Agreement.

B. The Trademark Security Agreement is hereby supplemented, effective as of the date hereof, by amending <u>Schedule A</u> and <u>Schedule B</u> thereof so as to reflect all of the Trademarks in and to which any Grantor has granted a continuing security interest to the Collateral Agent (for the benefit of the Secured Parties) pursuant to the terms of the Trademark Security Agreement and the Security Agreement.

The Trademarks listed on the <u>Schedule 1</u> hereto are hereby added to <u>Schedule A</u> to the Trademark Security Agreement and the Trademark licenses listed on <u>Schedule 2</u> hereto are hereby added to <u>Schedule B</u> to the Trademark Security Agreement:

Except as expressly supplemented hereby, the Trademark Security Agreement shall continue in full force and effect in accordance with the provisions thereof on the date hereof. As used in the Trademark Security Agreement, the terms "Agreement," "this Agreement," "this Trademark Security Agreement," "herein," "hereafter," "hereto," "hereof" and words of similar import, shall, unless the context otherwise requires, mean the Trademark Security Agreement as supplemented by this Supplement.

Except as expressly supplemented hereby, the Trademark Security Agreement, all documents contemplated thereby and any previously executed Supplements thereto, are each hereby confirmed and ratified by each of the Grantors.

The execution and filing of this Supplement, and the addition of the Trademarks and Trademark licenses set forth herein are not intended by the parties to derogate from, or extinguish, any of the Collateral Agent's rights or remedies under (i) the Trademark Security Agreement and/or any agreement, amendment or supplement thereto or any other instrument executed by the Grantor and heretofore recorded or submitted for recording in the U.S. Patent and Trademark Office or (ii) any financing statement, continuation statement, deed or charge or other instrument executed by the Grantor and heretofore filed in any state or county in the United States of America or elsewhere.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Security Agreement.

[Signature page follows]

IN WITNESS WHEREOF, each of the Grantors has caused this Supplement No. 1 to the Trademark Security Agreement to be duly executed as of September 21, 2010.

LIONS GATE ENTERTAINMENTAINC.

By Name:

Title:

GRANTORS:

100 PLUS PRODUCTIONS, INC. ABX PRODUCTIONS, INC. ALL ABOUT US PRODUCTIONS INC. ARIMA, INC. ARTISAN ENTERTAINMENT INC. ARTISAN FILMED PRODUCTIONS, INC. ARTISAN HOME ENTERTAINMENT INC. ARTISAN PICTURES INC. ARTISAN RELEASING INC. BACKSEAT PRODUCTIONS, LLC BASTER PRODUCTIONS, LLC BD OPTICAL MEDIA, INC. BLAIR WITCH FILMS, LLC BLUE MOUNTAIN STATE PRODUCTIONS CORP. BURROWERS PRODUCTIONS, INC. CRASH 2 TELEVISION PRODUCTIONS, INC. CRASH TELEVISION PRODUCTIONS, INC. COUNTRYMAN PRODUCTIONS, LLC CUPID PRODUCTIONS, INC. DANCING ELK PRODUCTIONS, LLC DEAD ZONE PRODUCTION CORP. DEBMAR STUDIOS, INC. DEBMAR/MERCURY (WW) PRODUCTIONS LLC DEBMAR/MERCURY, LLC. DELISH PROJECTS, LLC DELISH TELEVISION DEVELOPMENT, LLC DIM SERVICES, INC. DRESDEN FILES PRODUCTIONS CORP. DRESDEN FILES PRODUCTIONS I CORP.

FEAR ITSELF PRODUCTIONS CORP.

FIVE DAYS PRODUCTION CORP.

FILM HOLDINGS CO.

GC FILMS, INC.

GC SHORT FILMS, INC. GOOD EVEL PRODUCTIONS, INC. HEART FRANK, INC. HIGHER POST LLC HORSEMEN PRODUCTIONS, LLC INVISIBLE CASTING INC. IWC PRODUCTIONS, LLC JVI DELISH, LLC KILL PIT PRODUCTIONS INC. LANDSCAPE ENTERTAINMENT CORP. LG HORROR CHANNEL HOLDINGS, LLC LG PICTURES INC. LIONS GATE ENTERTAINMENT CORP. LIONS GATE FILMS INC. LIONS GATE FILMS PRODUCTIONS CORP./ PRODUCTIONS FILMS LIONS GATE S.A.R.F. LIONS GATE INDIA, INC. LIONS GATE INTERNATIONAL SALES, LLC LIONS GATE MANDATE FINANCING VEHICLE INC. LIONS GATE MUSIC CORP. LIONS GATE MUSIC PUBLISHING LLC LIONS GATE MUSIC, INC. LIONS GATE ONLINE SHOP INC. LIONS GATE PENNSYLVANIA, INC. LIONS GATE RECORDS, INC. LIONS GATE SPIRIT HOLDINGS, LLC LIONS GATE TELEVISION DEVELOPMENT, LLC LIONS GATE TELEVISION INC. LIONS GATE X PRODUCTIONS, LLC LOL PRODUCTIONS, LLC LUCKY 7 PRODUCTIONS CORP. MANDATE FILMS, LLC MANDATE PICTURES LLC MOTHER PRODUCTIONS CORP. MQP, LLC NEXT PRODUCTION, INC. NGC FILMS, INC. NURSE PRODUCTIONS, INC. PEARL RIVER HOLDINGS CORP. PGH PRODUCTIONS, INC. PLANETARY PRODUCTIONS, LLC PLAYLIST, LLC POWER MONGERING DESPOT, INC. PRODUCTION MANAGEMENT INC. PROFILER PRODUCTIONS CORP. PSYCHO PRODUCTIONS SERVICES CORP.

PWG PRODUCTIONS, INC.
R & B PRODUCTIONS, INC
SCREENING ROOM, INC.
SILENT DEVELOPMENT CORP.
SKILLPA PRODUCTIONS, LLC

SS3 PRODUCTIONS, INC.
TALK PRODUCTIONS CORP.
TED PRODUCTIONS, INC.
TERRESTRIAL PRODUCTIONS CORP.
TOUCH PRODUCTIONS CORP.
U.R.O.K. PRODUCTIONS, INC.
VERDICT PRODUCTIONS, INC.
VESTRON INC.
WEEDS PRODUCTIONS INC.
WILDE KINGDOM PRODUCTIONS CORP.
WILDFIRE 2 PRODUCTIONS INC.
WILDFIRE 3 PRODUCTIONS INC.

WILDFIRE 4 PRODUCTIONS INC. WILDFIRE PRODUCTIONS INC.

By:

Name: C

### Schedule 1

See attached.

## SCHEDULE 1

## TRADEMARKS

Description of Trademark	Owner/ Registrant	Registration or Application Number	Registration or Application Date	Jurisdiction of Registration or Application
Saw (Trademark)	Lionsgate Entertainment, Inc.	3,806,218	June 22, 2010	U.S.

Schedule 2

n/a

STATE OF CALIFORNIA	)	
COUNTY OF LOS ANGELES	) s	S

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

WITNESS my hand and official seal.

Notary Public



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**RECORDED: 05/09/2011**