TELEVISION BUYER’S ASSUMPTION AGREEMENT

For valuable consideration, the undersigned __________________________________________

____________________________________

(INSERT NAME OF BUYER, TRANSFEREE OR ASSIGNEE)

(hereinafter referred to as “Buyer”) hereby agrees with ______________________________________

____________________________________

(INSERT NAME OF PRODUCER)

that each motion picture covered by this agreement (“the Picture”) identified in the attached Exhibit “A” is subject to the current Screen Actors Guild-American Federation of Television and Radio Artists Agreement for Independent Producers of Television Motion Pictures, or its predecessor agreement, as applicable, as either may be amended, supplemented, or replaced (hereinafter “Television Agreement”) covering television motion pictures and particularly to the provisions of (strike those of the following clauses (1), (2), (3) or (4) which are not applicable):

(1) Section 18 thereof, pertaining to additional compensation payable to performers when television motion pictures are rerun on free television in the United States and Canada, and Section 22 pertaining to applicable pension and health contributions, if any are required;

(2) Section 18.1 thereof, pertaining to additional compensation payable to performers when television motion pictures are released to basic cable and Section 22 pertaining to applicable pension and health contributions, if any are required;

(3) Section 19 thereof, pertaining to additional compensation payable to performers when television motion pictures are exhibited theatrically and Section 22 pertaining to applicable pension and health contributions, if any are required; and

(4) Section 20.1 thereof, pertaining to additional compensation payable to performers when television motion pictures, the principal photography of which commenced on or after October 6, 1980, are released in Supplemental Markets and Section 22, pertaining to applicable pension and health contributions, if any are required.

Buyer is purchasing rights in the following territories and media (indicate those that are applicable):

Territory:

______ Domestic (the U.S. and Canada, and their respective possessions and territories)

______ Foreign (the world excluding the U.S. and Canada and their respective possessions and territories)

______ Other (please describe):

Media:

______ All

______ Theatrical

______ Home Video/DVD

______ Pay Television

______ Free Television (Domestic)

______ Foreign Free Television

______ Basic Cable
Buyer hereby agrees, expressly for the benefit of the Screen Actors Guild-American Federation of Television and Radio Artists (hereinafter “SAG-AFTRA”), as representative of the performers whose services are included in the Picture when exhibited on free television, foreign television, basic cable or exhibited theatrically or in Supplemental Markets (as applicable) to assume and be bound by Producer’s obligation under the Television Agreement to make the additional compensation payments required thereby, if any, with respect to the territories and media referred to above and the pension and health contributions required thereby, if any, as provided in the applicable Section(s) referred to hereinafore (all such payments are collectively hereinafter referred to as “Residuals”). Buyer, for and on behalf of the Producer, shall make all Social Security, withholding, unemployment insurance and disability insurance payments required by law with respect to the additional compensation referred to in the preceding sentence.

It is expressly understood that the right of Buyer to license the Picture for exhibition on free television, foreign television, basic cable, theatrically or in Supplemental Markets (as applicable), shall be subject to and conditioned upon the prompt payment of Residuals with respect to the territories and media referred to above in accordance with said applicable Section(s). It is agreed that SAG-AFTRA, in addition to all other remedies, shall be entitled to injunctive relief against Buyer in the event such payments are not made. To the extent that Producer has executed a security agreement and financing statement in SAG-AFTRA’s favor in the Picture and related collateral as defined in the Security Agreement (“SAG-AFTRA Security Interest”), Buyer agrees and acknowledges that Buyer’s rights to the Picture acquired pursuant to the Purchase Agreement (to the extent those rights are included in the collateral covered by the Security Agreement) are subject and subordinate to the SAG-AFTRA Security Interest. Buyer further agrees to execute a security agreement, mortgage of copyright, UCC-1, and other UCC documentation and any other document required under the Television Agreement or necessary or desirable in SAG-AFTRA’s discretion to continue the SAG-AFTRA Security Interest. SAG-AFTRA agrees that, so long as Residuals with respect to the Picture for all the territories and media referred to above are timely paid in accordance with said applicable Section(s), SAG-AFTRA will not exercise any rights under the SAG-AFTRA Security Interest which would in any way interfere with the rights of the Buyer to distribute the Picture and receive all revenues from such distribution.

SAG-AFTRA further agrees that if it exercises its rights as a secured party, it will dispose of collateral which encompasses any of Buyer’s rights or interests in, or physical items relating to, the Picture, only to a transferee which agrees in writing to be bound by SAG-AFTRA’s obligations under this Assumption Agreement.

Buyer agrees to keep (i) complete records showing all cities in the United States in which the Pictures have been telecast and the number of telecasts in each such city, the television stations on which telecast, and the dates thereof; (ii) complete records showing Distributor’s Foreign Gross for the Picture(s) to the extent that such records are pertinent to the computation of payments for foreign telecasting; (iii) records showing the date on which each such Picture is first exhibited in theatrical exhibition anywhere in the world and the place of such exhibition; and (iv) complete records showing Distributor’s gross receipts from basic cable exhibition and from the distribution of such Picture in Supplemental Markets. The undersigned Buyer shall also keep such records as are necessary for the computation of Residuals for reruns, foreign telecasting, basic cable exhibition, theatrical exhibition and Supplemental Market use for so long as such Residuals may be due or payable. SAG-AFTRA shall have the right, at all reasonable times, to inspect any and all such records. If Buyer shall fail to make such payments as and when due and payable, Buyer shall pay late payment damages as specified in the Television Agreement.

In the event of any sale, assignment or transfer of any or all of Buyer’s distribution or exhibition rights in the Picture, Buyer shall remain liable for the Residuals relating to those rights, unless Buyer obtains a separate executed Television Buyer’s Assumption Agreement in this form, and other documents required by SAG-AFTRA from each such purchaser, assignee or transferee (collectively, each “transferee”) and SAG-AFTRA approves each transferee’s financial responsibility in writing. Buyer agrees to obtain from each transferee a separate written agreement in this form. SAG-AFTRA agrees that it will not unreasonably withhold its approval of the financial responsibility of any transferee. Nothing herein shall release the Producer of its obligations under the Television Agreement or any other agreement between Producer and SAG-AFTRA relating to the Picture, unless the Producer has been relieved of liability pursuant to the applicable provisions of the Television Agreement.

If SAG-AFTRA does not approve the financial responsibility of any transferee in writing, this Television Buyer’s Assumption Agreement shall remain effective and binding upon Buyer with respect to any such transferred rights. Buyer and SAG-AFTRA hereby agree that all disputes based upon, arising out of or relating to this Assumption Agreement, other than SAG-AFTRA’s entitlement to injunctive or other equitable relief, shall be submitted to final and binding arbitration in accordance with the arbitration provisions contained in the Television Agreement. If Buyer fails or refuses to substantially comply with its obligations to report and pay compensation as required under this Assumption Agreement, SAG-AFTRA may, in any grievance and arbitration relating to such failure or refusal, elect to
either (a) enforce the relevant portions of the Television Agreement relating to such reporting and payment by ascertaining sums owed from license agreements, distributors’ statements, and other documents evidencing the revenue derived from the distribution or other exploitation of the Picture, or (b) request and obtain an award for payment of Residuals due under the relevant provisions of the Television Agreement as estimated by SAG-AFTRA in good faith. The arbitrator selected in accordance with the applicable provisions of the Television Agreement is expressly authorized to issue an award for Residuals compensation based upon SAG-AFTRA’s good faith estimate. Notwithstanding the foregoing, Buyer agrees and acknowledges that SAG-AFTRA is not precluded by this or any other provision of this Assumption Agreement from obtaining from a court injunctive relief or any other legal remedy at any time prior to arbitration or issuance of an arbitration award. The right to obtain injunctive relief from a court shall be applicable whether an arbitration proceeding has or has not been initiated and, further, without limitation, shall be applicable in conjunction with a proceeding to confirm and enforce an arbitration award against Buyer.

If Buyer has acquired the rights to distribute the Picture on free television, Buyer shall give SAG-AFTRA prompt written notice of the date on which the Picture is first telecast in any city in the United States for the second run and for each subsequent run thereafter. If the second or third run is in network prime time, the notice shall state that fact.

If the Picture is distributed for foreign telecasting and if Buyer has acquired the rights to distribute the Picture for foreign telecasting, Buyer shall furnish reports to SAG-AFTRA showing Buyer’s foreign gross receipts derived from the Picture until (i) the Picture has been withdrawn from distribution for foreign telecasting; or (ii) all of the performers in the Picture have received the full additional payments for such foreign telecasting to which they are entitled pursuant to the Television Agreement. Such reports shall be rendered to SAG-AFTRA on a quarterly basis during the first three (3) years in which the Picture is distributed for foreign telecasting, on a semi-annual basis for the next following two (2) years, and on an annual basis thereafter.

If the Picture is distributed in Supplemental Markets and if Buyer has acquired the rights to distribute the Picture in Supplemental Markets, Buyer shall furnish reports to SAG-AFTRA, quarterly during each calendar year, showing Buyer’s gross receipts derived from such Supplemental Market use for as long as Buyer receives any such gross receipts.

If the Picture is distributed theatrically and if Buyer has acquired the rights to exhibit the Picture theatrically, the Buyer shall give prompt written notice to SAG-AFTRA of the date on which the Picture is first exhibited theatrically (1) in the United States, its commonwealths, territories and possessions and Canada and/or (2) in all other countries. If the Picture is distributed on basic cable and if Buyer has acquired the rights to distribute the Picture on basic cable, the Buyer shall furnish reports to SAG-AFTRA, quarterly during each calendar year, showing Buyer’s gross receipts derived from such distribution for so long as Buyer receives any such gross receipts.

Buyer agrees to cooperate in responding to reasonable requests from SAG-AFTRA as to whether the Picture is currently being rerun on television, distributed for foreign telecasting, on basic cable, theatrically or in Supplemental Markets. An inadvertent failure to comply with any of the notice or reporting provisions hereof shall not constitute a default by Buyer hereunder, provided said failure is cured promptly after written notice thereof from SAG-AFTRA.

THIS TELEVISION BUYER’S ASSUMPTION AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF CALIFORNIA AND THE UNITED STATES, AS THE SAME WOULD BE APPLIED BY A FEDERAL COURT IN CALIFORNIA WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAWS. SAG-AFTRA and Buyer agree that any arbitration or legal action or proceeding brought to interpret or enforce the provisions of this Television Buyer’s Assumption Agreement (including an action to compel arbitration or a petition to vacate an arbitration award) shall be held or brought, in SAG-AFTRA’s sole discretion, in Los Angeles County, California, or in New York County, New York. Buyer irrevocably submits to the jurisdiction of the federal and state courts therein. Buyer irrevocably waives any objection which it may now or hereafter have to the venue of any suit, action or proceeding, arising out of or relating to the Assumption Agreement brought in the State of California or in the State of New York and hereby irrevocably waives any claim that any such suit, action or proceeding in the State of California or in the State of New York has been brought in an inconvenient forum. All arbitrations shall be held in SAG-AFTRA’s office in Los Angeles, unless the parties otherwise agree, except that they shall be held in SAG-AFTRA’s New York office if the production was based in New York and a majority of the witnesses required for the hearing reside regularly in or around the New York area. If a dispute arises concerning the proper situs for the arbitration hearing(s), an arbitrator in Los Angeles shall determine that issue. The same arbitrator shall hear the merits of the matter, if he or she is available and determines that Los Angeles is the appropriate situs for the arbitration hearing(s). Notwithstanding the foregoing, SAG-AFTRA, at its option, may bring a legal action or proceeding in the courts of any country or place where Buyer or any of its assets may be found; by execution and delivery of this Assumption Agreement, Buyer irrevocably submits to the jurisdiction of the courts of such places. All notices required or permitted under this Assumption Agreement shall be in writing and must be given by (a) personal delivery, (b) certified mail, return receipt requested, (c) first class mail, or (d) telecopy with a copy sent by first class mail addressed to the receiving party at its address as specified in this Assumption Agreement. In the case of notices
sent to SAG-AFTRA, the notice must also include “Attention: General Counsel.” Any such notice shall be deemed to have been duly given or made either immediately upon personal delivery, or five (5) calendar days from the date of mailing within the United States, or seven (7) calendar days from the date of mailing across national borders. Notices sent to Buyer at the address given below (or any other address that Buyer may specify in accordance with this paragraph) shall be deemed effective and adequate under this Assumption Agreement and applicable law. Either party may change its address in accordance with the procedure contained in this paragraph. Buyer consents to service of process by personal delivery or by certified or registered mail, return receipt requested, to Buyer’s general counsel or to Buyer’s representative identified below or by first class mail to Buyer when Buyer has not designated a representative or a general counsel, or by any other method permitted by law. SAG-AFTRA and Buyer agree that signatures to this Agreement transmitted via facsimile or via electronic delivery shall be presumed authentic and deemed originals.

DATE ______________________

BUYER ________________________________

ADDRESS ________________________________

BY ____________________________________

BUYER’S REPRESENTATIVE OR GENERAL COUNSEL

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