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1 2 3 4 5 6			
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8	UNITED STAT	ES DISTRICT COURT	
9	CENTRAL DISTRICT OF C	ALIFORNIA, WESTERN DIVISION	
10			
11	ROLLER COASTER FILMS, LLC, a California limited liability company,	CASE NO. CV 10-1508 DSF (PLAx)	
12	Plaintiff,	STIPULATED PERMANENT	
13	VS.	INJUNCTION	
14		nd	
15	DOUGLAS BUSBY, an individual; a DAMASCUS FILMS, an unknown entity,		
16	Defendants.		
17			
18	DOUGLAS BUSBY, an individual,		
19	Counterclaimant,		
20	VS.		
21	ROLLER COASTER FILMS, LLC, a California limited liability company,	L	
22	Counter-Defendant		
23			
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28			
	10460.00002/52001.2 1 [PROPOSED] STIPULATED PERMANENT INJUNCTION		

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## **STIPULATED PERMANENT INJUNCTION**

2 3 Plaintiff and counter-defendant Roller Coaster Films, LLC ("Plaintiff"), defendant and counterclaimant Douglas Busby, and defendant Damascus Films 4 5 (collectively "Defendants"), by and through their counsel of record, hereby agree and stipulate to entry of a Permanent Injunction as follows: 6 7 8 IT IS HEREBY AGREED that DEFENDANTS DOUGLAS BUSBY AND 9 **DAMASCUS FILMS**, and their officers, agents, servants, employees, and 10 attorneys, and all persons acting in concert or participation with any or all of them, be hereby enjoined and restrained from engaging in, committing, or performing, 11 directly or indirectly, any and all of the following acts, in perpetuity, without the 12 13 express written permission of Plaintiff or its counsel: Directly or indirectly causing or permitting the reproduction, 14 a. 15 public display, distribution, or copying of the motion picture entitled *The Road to* Nkunda (also known as Rebel Holiday) (the "Film"); 16 17 Altering the Film, or the contents of any hard drive or other b. 18 storage medium containing the Film, in any way; 19 Holding themselves out as the owner, or representing that they c. are the owner, of the copyright in the Film; and 20 21 d. Otherwise infringing Plaintiff's copyright in the Film. 22 111 23 /// 24 /// 25 /// 26 /// 27 | | | 28 /// 10460.00002/52001.210460.00002/52001.1 [PROPOSED] STIPULATED PERMANENT INJUNCTION

1	Nothing herein shall prevent Defendants from truthfully describing any of		
2	their involvement with the creation, production, direction, writing, filming and/or		
3	other development of the Film.		
4 5	Dated: September 13, 2010	KINSELLA WEITZMAN ISER KUMP & ALDISERT LLP	
6			
7		Chad P. Fitzgerald Attornays for	
8 9		Chad R. Fitzgerald, Attorneys for Plaintiff and Counter-Defendant Roller Coaster Films, LLC	
10	Dated: September 13, 2010	CYPRESS, LLP	
11			
12		Caroline H. Mankey, Attorneys for	
13 14		Caroline H. Mankey, Attorneys for Defendants Douglas Busby and Damascus Films and Counterclaimant Douglas Busby	
15	IT IS SO ORDERED.		
16			
17	DATED: 9/17/10	Dale S. Jescher	
18		Hon. Dale S. Fischer	
19		United States District Court Judge	
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	[PROPOSED] STIPULATED PERMANENT INJUNCTION		