

Arbitration Award Summaries

(Listed in chronological order of the date of issuance of the Final Award)

No. 14-26 – Award issued on January 7, 2015

Claimant: *Vision Films, Inc.* (Licensor)
Respondent: *Rio Negro Audiovisual Ltda.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Jason Zelin, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the balance of the minimum guarantee due under the Distribution Agreement, and the Agreement was terminated.

No. 14-60 – Award issued on January 31, 2015

Claimant: *Nemesis Finance, LLC* (Licensor)
Respondent: *Loggalex Limited* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Lawrence P. Mortorff, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the outstanding loan amount from a collection account pursuant to the Notice of Assignment, and Respondent's distribution rights were terminated.

No. 14-50 – Award issued on February 5, 2015

Claimant: *Studio Solutions Group, Inc.* (Distributor)
Respondent: *IM Global, LLC* (Licensor)
Principals at the time Final Award issued: Johnny Lin – CEO, Studio Solutions Group, Inc.; Jonathan Deckter, President, IM Global, LLC
Arbitrator: J. David Marks, Esq.

The Final Award ordered Respondent to reimburse Claimant for the minimum guarantees Claimant paid to Respondent for nine Distribution Agreements which Respondent previously terminated.

No. 14-81 – Award issued on April 23, 2015

Claimant: *Archstone Distribution* (Distributor)
Respondent: *Bigger Easy Entertainment, LLC* (Licensor)
Principals at the time Final Award issued: Unknown
Arbitrator: Max J. Sprecher, Esq.

The Final Award found that the parties' Agreement and Release to terminate their sales agency agreement was enforceable, and Respondent breached the Agreement and Release when it failed to remit the agreed upon payment due to Claimant. The Award ordered Respondent to pay to Claimant the outstanding amount due.

No. 14-73 – Award issued on April 30, 2015

Claimant: *K5 Media Group GmbH* (Licensor)
Respondent: *Marco Polo Productions, S.A.S.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Sol Rosenthal, Esq.

The Final Award found that Respondent breached the Deal Memo and ordered Respondent to pay to Claimant the unpaid minimum guarantee due to Claimant.

No. 15-04 – Award issued on May 22, 2015

Claimant: *Spotlight Pictures, LLC* (Licensor)
Respondent: *Star Films* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Michael R. Blaha, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the minimum guarantees due under two Distribution Agreements.

No. 14-86 – Award issued on May 29, 2015

Claimant: *John Farkis* (Consigner)
Respondent: *Premiere Props, Inc.* (Seller)
Principals at the time Final Award issued: Unknown
Arbitrator: Eve H. Wagner, Esq.

The Final Award found Respondent failed to pay to Claimant proceeds from the sales of Claimant's motion picture memorabilia and ordered Respondent to pay the amounts due pursuant to the parties' consignment agreement.

No. 15-08 – Award issued on June 5, 2015

Claimant: *Avex Digital, Inc.* (Distributor)
Respondent: *Crystal Sky, LLC and Seaside Entertainment, LLC* (Licensors)
Principals at the time Final Award issued: Unknown
Arbitrator: Dixon Q. Dern, Esq.

The Final Award ordered Respondent to pay to Claimant the refunds due under the Distribution Agreement.

No. 13-07 – Award issued on June 5, 2015

Claimants: *Film & Entertainment VIP Medienfonds 4 GmbH & Co. KG* (Producers)
Film & Entertainment VIP Medienfonds 3 GmbH & Co. KG
Film & Entertainment VIP Medienfonds 2 GmbH & Co. KG
Respondents: *Millennium Films, Inc.* (Distributors)
Nu Image, Inc.
Edison Distribution, Inc.
Haze Productions A.V.V.
Contract Distribution, Inc.
Principals at the time Final Award issued: Unknown
Arbitrator: Richard Marks, Esq.

The Final Award ordered Respondents to provide Claimants with new statements and to pay outstanding amounts due. The Award also ordered Respondents to provide the Claimants with ongoing accounting statements.

No. 14-87 – Award issued on June 23, 2015

Claimant: *CBS Films, Inc.* (Licensor)
Respondent: *Rio Negro Audiovisual Ltda.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Michael R. Blaha, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the balance of the minimum guarantee due under the Licensing Agreement.

No. 14-57 – Award issued on June 29, 2015

Claimant: *Mark Hulme* (Producer)
Respondent/Cross-Claimant: *ProSight Speciality Management Company, Inc.*
(Completion Guarantor)
Cross-Respondent: *The Jobs Film, LLC* (Producer)
Principals at the time Final Award issued: Unknown
Arbitrator: Marc R. Stein, Esq.

The Final Award found that Claimant failed to prove that Respondent/Cross-Claimant materially breach its obligation under the Notice of Assignment or Completion Guarantee Agreement. The Award also found that Cross-Respondent breached certain obligations to Respondent/Cross-Claimant under the Producer's Completion Agreement, though other cross-claims were found to be moot.

No. 15-14 – Award issued on July 22, 2015

Claimant: *Premiere Group Entertainment, LLC* (Licensor)
Respondent: *Hollywood Entertainment* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Greg D. Derin, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the unpaid minimum guarantee due under the Deal Memo.

No. 15-01 – Award issued on July 30, 2015

Claimant: *YFG Services, Inc. dba YFG International* (Licensor)
Respondent: *Quik E! Global Cultural Communication (Beijing) Co., Ltd.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Peter L. Kaufman, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the unpaid minimum guarantee due under the Deal Memo.

No. 14-85 – Award issued on September 4, 2015

Claimant: *Copthall Limited* (Financier)
Respondent: *International Film Guarantors, LLC* (Completion Bond Company)
Principals at the time Final Award issued: Unknown
Arbitrator: Bruce M. Polichar, Esq.

The Final Award found that Claimant failed to prove that Respondent breached its obligations under the Escrow Agreement. The Award also found that Respondent did not make false representations to the Claimant.

No. 15-16 – Award issued on September 7, 2015

Claimant: *FilmNation International, LLC* (Licensor)
Respondent: *MGN Films, Inc.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Michael R. Diliberto, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the unpaid minimum guarantee due under the Distribution Agreement.

No. 15-33 – Award issued on September 16, 2015

Claimant: *Myriad Pictures, Inc.* (Licensor)
Respondent: *Entermode Corp.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: James W. Coupe, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the unpaid minimum guarantee due under the Distribution Agreement.

No. 14-75 – Award issued on September 17, 2015

Claimant: *ANC Film* (Distributor)
Respondent: *Voltage Pictures, LLC* (Licensor)
Principals at the time Final Award issued: Unknown
Arbitrator: Peter L. Kaufman, Esq.

The Final Award found that Respondent rightfully terminated the Distribution Agreements. The Award also found that Claimant forfeited the minimum guarantee it paid to Respondent, and all rights reverted to Respondent.

No. 15-21 – Award issued on September 30, 2015

Claimant: *Weinstein Global Film Corp.* (Licensor)
Respondent: *Novus Alliance Ltd.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Max J. Sprecher, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the balance of the unpaid minimum guarantee due under the Distribution Agreement, and all Respondent's rights to the Picture were terminated.

No. 14-37 – Award issued on October 2, 2015

Claimant: *Dadi Century Film Distribution (Beijing) Company Limited* (Distributor)
Respondent: *Corsan NV* (Licensor)
Principals at the time Final Award issued: Unknown
Arbitrator: Paul D. Supnik, Esq.

The Final Award found that Respondent did not breach its obligations under the Production Finance Agreement and denied Claimant's claim of rescission. The Award also found that the parties are obligated to perform pursuant to the Production Finance Agreement and Claimant's rights under the Distribution Agreement remain intact.

No. 15-34 – Award issued on October 5, 2015

Claimant: *Coral Ridge Capital Partners* (Financier)
Respondent: *Mass Hysteria Entertainment Company, Inc.* (Producer)
Principals at the time Final Award issued: Unknown
Arbitrator: Dixon Q. Dern, Esq.

The Final Award found that Claimant rightfully terminated the parties' Finance Agreement and order Respondent to return Claimant's initial production contribution. The Award denied Respondent's defense that Claimant's claim was waived or estopped and Claimant's security interest in the Agreement was terminated.

No. 15-35 – Award issued on October 16, 2015

Claimant: *Voltage Pictures, LLC* (Licensor)
Respondent: *A-Film Benelux Rechten B.V.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Bruce A. Friedman, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the balance of the unpaid minimum guarantee due under the Distribution Agreement, and all Respondent's rights to the Picture were terminated.

No. 15-18 – Award issued on October 28, 2015

Claimant: *Whiplash, LLC* (Licensor)
Respondent: *Aidan Company, Inc.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Michael L. Novicoff, Esq.

The Final Award found that Respondent breached its obligations under the License Agreement and failed to cure after receiving Licensor's notice of the breach. The Award found monies paid by Respondent to Claimant in connection with the Agreement are to be retained by Claimant. The Award also terminated the Agreement and ordered all materials related to the Picture returned to Claimant.

No. 15-12 – Award issued on November 8, 2015

Claimant: *Epic Pictures Group, Inc.* (Licensor)
Respondent: *Joy N Contents Group Co., Ltd.* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Richard Marks, Esq.

The Final Award (issued after a prove-up in a default case) ordered Respondent to pay to Claimant the balance of the unpaid minimum guarantee due under the Distribution Agreement, and the Respondent's rights to the Picture and Agreement were terminated.

No. 15-11 – Award issued on December 22, 2015

Claimant: *Recreator Labs, LLC* (Licensor)
Respondent: *Cinemavault* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Michael Erdle (licensed in Canada)

The Final Award determined that Respondent, and its corporate entities, breached the Sales Agent Agreement by failing to account for and report the revenue received from the distribution of the Picture and ordered Respondent to remit outstanding monies owed to Claimant.

No. 15-42 – Award issued on December 22, 2015

Claimant: *Treasure Bones, LLC* (Licensor)
Respondent: *Archstone Distribution, LLC* (Distributor)
Principals at the time Final Award issued: Unknown
Arbitrator: Ronald M. Monitz, Esq.

The Final Award found that Respondent breached the Distribution Agreement and ordered it to pay to Claimant the unpaid balance of the Advance due. The Award also found that Respondent could not terminate the Agreement for Claimant's alleged failure to complete timely delivery of the Picture.