OP \$215.00 43725

ETAS ID: TM331925

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: LIEN

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|-------------------|----------|----------------|-----------------------|
| Stardom Group LLC | | 12/04/2014 | CORPORATION: NEW YORK |

RECEIVING PARTY DATA

| Name: | Michael E Zall |
|-----------------|---------------------------|
| Street Address: | Two Yorkshire Drive |
| City: | Suffern |
| State/Country: | NEW YORK |
| Postal Code: | 10901 |
| Entity Type: | INDIVIDUAL: UNITED STATES |

PROPERTY NUMBERS Total: 8

| Property Type | Number | Word Mark |
|----------------------|----------|-----------|
| Registration Number: | 4372581 | WR |
| Registration Number: | 4368636 | WR |
| Serial Number: | 85793602 | RUFFIAN |
| Registration Number: | 4371476 | WR |
| Registration Number: | 4272385 | RUFFIAN |
| Registration Number: | 4032555 | RUFFIAN |
| Registration Number: | 2981520 | RUFFIAN |
| Registration Number: | 2415120 | RUFFIAN |

CORRESPONDENCE DATA

Fax Number: 8453574616

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: (845) 357-6800 **Email:** Mike@Zall-Law.com

Correspondent Name: Michael E. Zall

Address Line 1: Two Yorkshire Drive

Address Line 4: Suffern, NEW YORK 10901

ATTORNEY DOCKET NUMBER: RUFFIAN LIEN

NAME OF SUBMITTER: Michael E. Zall

TRADEMARK
REEL: 005458 FRAME: 0724

900315542

| SIGNATURE: | /Michael E. Zall/ |
|---------------------------|-------------------|
| DATE SIGNED: | 02/11/2015 |
| Total Attachments: 7 | |
| source=Judgment#page1.tif | |
| source=Judgment#page2.tif | |
| source=Judgment#page3.tif | |
| source=Judgment#page4.tif | |
| source=Judgment#page5.tif | |
| source=Judgment#page6.tif | |
| source=Judgment#page7.tif | |

FILED: ROCKLAND COUNTY CLERK 12/04/2014

NYSCEF DOC. NO. 6

INDEX NO. 035538/2014

HECEIVED NYSCHE: 12/23/2014

at the State of States

Dec 04 2014

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF ROCKLAND

MICHAEL E. ZALL,

ROCKLAND COUNTY

CLERK'S OFFICE

Plaintiff,

VS.

JUDGMENT

Index No. 035538/2014

Defendant.

_______X

JUDGMENT entered the _______day of _______, 2014.

On filing the foregoing Affidavit of Confession of Judgment made by the defendant herein, sworn to the 8th day of May, 2014.

NOW, on motion of KLEIN & KLEIN, P.C., attorneys for Plaintiff, Michael Zall, it is ADJUDGED that Plaintiff residing at Two Yorkshire Drive, Suffern, New York does recover of the defendant, STARDOM GROUP, LLC, residing at 306 West 38th Street, New York, New York, the sum of \$19,470.00 together with \$225.00 costs and disbursements, amounting in all to the sum of \$19,695.00 and that the Plaintiff have execution therefor.

PAUL PIPERATO
ROCKLAND COUNTY CLERK
CLERK

| SUPREME COURT OF THE STATE OF NE COUNTY OF ROCKLAND | | |
|---|----------------------------|-----------------------|
| MICHAEL E. ZALL, | | |
| Plaintiff, vs. | | BILL OF COSTS |
| STARDOM GROUP, LLC | | Index No. 035538/2014 |
| Defendant. | X | ; |
| Disbursements: | | |
| Index Application | ****** | \$210.00 |
| Cost to File Judgment | ************************** | <u>\$ 15.00</u> |
| | TOTAL | \$225.00 |

ATTORNEY'S AFFIRMATION

STATE OF NEW YORK, COUNTY OF ROCKLAND

The undersigned, an attorney admitted to practice in the courts of this state, affirms: that he is the attorney of record for the Plaintiff in the above entitled action; that the foregoing disbursements have been or will necessarily be made or incurred in this action and are reasonable in an amount and that each of the persons named as witnesses attended as such witness on the trial, hearing or examination before trial herein the number of days set opposite their names; that each of said persons resided the number of miles set opposite their names, from the place of said trial, hearing or examination; and each of said persons, as such witness as aforesaid necessarily traveled the number of miles so set opposite their names, in traveling to, and the same distance in returning from the place of trial, hearing or examination; and that copies of documents or papers as charged herein were actually and necessarily obtained for use.

The undersigned affirms that the foregoing statements are true, under the penalties of perjury.

Dated: Suffern, New York December 22, 2014.

David M. Klein

| SUPREME COURT OF THI ROCKLAND COUNTY | | | | |
|---|-------------|---|--|--|
| MICHAEL E. ZALL, | | | | |
| vs. STARDOM GROUP, LLC. | Plaintiff, | AFFIDAVIT OF CONFESSION OF JUDGMENT | | |
| | Defendant. | | | |
| STATE OF NEW YORK |) | | | |
| COUNTY OF NEW YORK |) ss.): | | | |

BRIAN WOLK, being duly sworn, deposes and says that he is an officer of Stardom Group, LLC. ("Debtor"), a Delaware company, with its principal place of business at 306 West 38th Street, New York, NY, and is duly authorized to make this affidavit on its behalf.

- 1. Debtor, with offices at the above-referenced address, hereby confesses judgment herein and consents to the entry thereof against it in the New York State Supreme Court, in either New York County or Rockland County, New York upon affidavit of Plaintiff's attorney.
- 2. This confession of judgment is for a debt justly due to the Plaintiff arising from the following facts:

STARDOM GROUP, LLC. ("Debtor"), as obligor, defaulted in payments due to Michael E. Zall, attorney at law in connection with legal services provided to debtor.

3. Debtor, Stardom Group, LLC., failed to make payments of \$22,470.00 to Michael E. Zall which is due and owing.

4. Debtor, Stardom Group, LLC. hereby confesses judgment in favor of Michael E. Zall for the unpaid balance in the amount of Twenty-Two Thousand Four Hundred and Seventy (\$22,470.00) Dollars.

Officer

Sworn to before me this day of May, 2014

Solink son standing

SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is made and entered by and between Stardom

Group, LLC. a Delaware company, having a principal place of business at 16th floor, 306 West

38th Street, New York City, NY 10018 and an address of 36 W. 44th Street, Ste. 911. New York,

NY 10036 ("Stardom") on the one hand, and Michael E. Zall, a duly authorized member of the

Bar of the State of New York having his principal place of business at Two Yorkshire Drive,

Suffern, NY 10901, which is located in Rockland County ("ZALL") on the other hand, in order

to resolve certain disputes arising out of the retention by Stardom of ZALL as their attorney on

certain matters.

WHEREAS. Stardom retained ZALL as their attorney. Of recent date, Stardom has not

paid ZALL outstanding attorney fees totaling \$22,470.

NOW, THEREFORE, in consideration of the mutual promises contained herein and

other good and valuable consideration, the Stardom and ZALL agree as follows:

1. RECITAL OF CONSIDERATION AND PAYMENTS.

Stardom agrees to pay ZALL the following:

a. One Thousand Dollars (\$1000) upon execution of this Settlement

Agreement.

b. One Thousand Dollars (\$1000) on June 01, 2014. No interest will be due if

all payments are paid as agreed to herein.

c. Stardom hereby confesses Judgment for the total amount of \$22,470 and

shall execute the Confession of Judgment annexed hereto as Exhibit A.

d. The principal amount of judgment shall be \$22, 470.00, reduced by amounts

paid.

Page **1** of **3**

TRADEMARK

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e. The judgment may be entered five business days after failure to cure default

of this Agreement, after five days written notice upon plaintiff's attorney's

affidavit or affirmation of default.

2. Notice of Default may be transmitted by email to Ben Huston at

benchuston@gmail.com. WAIVER OF UNKNOWN CLAIMS AND RELEASE.

(a) ZALL does not waive claims relating to amounts owed to other entities by Stardom that

ZALL may be held liable, for example, but not limited to, amounts owed to Gowlings,

Sanderson and Associates, and Boult Wade Tennant who acted as foreign associates for

Stardom on legal matters relating to Zall's legal services for Stardom.

(b) Upon full payment of the \$22,470.00, the parties shall exchange standard general mutual

releases which shall exclude the above mentioned claims referred to herein 2(a).

(c) This Agreement is intended to confer rights and benefits only on the signatories hereto,

and is not intended to confer any rights or benefits upon any other person or entity. No

other person or entity shall have legally enforceable rights or benefits under this

Agreement. This Agreement, and the attendant releases are not intended to nor shall they

act as a release of any person or entity that is not a signatory to this Agreement and the

attendant releases.

Page 2 of 3

3. MERGER OF AGREEMENT

This Agreement is an integrated Agreement and it contains the entire Agreement regarding the matters addressed herein between the signatories hereto. No representations, warranties, or promises have been made or relied on by any signatory hereto other than as set forth herein. This Agreement supersedes and controls any and all prior communications between the Parties or their representatives relative to the matters contained herein.

4. INTERPRETATION, CHOICE OF LAW.

This agreement is intended to be governed by the laws of the State of New York in force on the effective date hereof, and any dispute as to its interpretation, validity, execution, construction, meaning, enforcement and/or application will, to the extent permissible, be resolved in New York by reference thereto.

5. BINDING NATURE OF TERMS AND REPRESENTATIONS OF THE PARTIES:

Each of the terms of this Agreement is binding upon each of the signatories hereto, their respective predecessors, successors, transferees, assigns, representatives, principals, agents, officers, directors and employees.

Executed at Suffern, New York on this 2 day of May, 2014 by Michael E. Zall

Signature:

Executed at LAICA. CALIFORNIA, this 8 day of May 2014 by:

Name:

Brian Wolk

Position:_Officer_ For: Stardom, LLC

Page **3** of **3**