COUNTY OFCLARK,)		
)	SS.	Affidavit of Kenneth R. Kratz
STATE OFNEVADA		

KENNETH R. KRATZ, after having been first duly sworn and cautioned pursuant to law, deposes and states as follows:

- That I am the Plaintiff in the Complaint filed on this date, Thursday, the 20th day of March, 2025, in the United States District Court for the Northern District of Ohio, Eastern Division, captioned Kenneth R. Kratz vs. Transition Studios, LLC, et al.;
- That, contemporaneously with the filing of the above-referenced Complaint, I am seeking an Order from this Court enjoining the Defendants during the pendency of this action from releasing or causing to be released financial royalties which I am owed pursuant to the express terms of the February 2, 2018 "Development and Rights Acquisition Agreement", which is appended to the Complaint as "EXHIBIT 2" and incorporated by reference herein.,
- That, upon information and belief, and based further based upon the prior course of conduct by these Defendants, on Monday, March 31, 2025, all or a substantial portion of monies due and owing to me will instead be released to inferior creditors and other third-parties, both related and unrelated to the project
- 4. That, upon information and belief, and based upon my 25 year training and experience as a courtroom Trial attorney, the allegations I have made in the Complaint are meritorious, welldocumented, and supported by the available evidence, and are thus likely to result in a substantial monetary judgment in my favor, as prayed for in the Complaint;
- That, the payment schedule issued by Defendant, attached and incorporated as Exhibit A, indicates Defendant is to receive the subject funds on March 31, 2025;
- That, for those reasons stated in the Complaint, particularly those concerning the Defendants' mismanagement of financial resources, if the Defendants are not enjoined from releasing any additional project monies to third-parties they will lack sufficient funds with which to satisfy any monetary judgment rendered in my favor;
- That, any hardship the Defendants may experience as a result of an Order enjoining release of funds, would be outweighed by the hardship endured by me in exposing me to the risk of inability to collect funds bargained for and earned by me; and
- That the public interest would be served by granting the requested injunctive relief which would have a chilling effect upon future sophisticated actors like the instant Defendants who may be contemplating similar malfeasance.

AFFIANT FURTHER SAYETH NAUGHT.

Sworn to and subscribed before me this 20 day of

My commission expires 07-28-

IAN JAMES RACHIELE Notary Public, State of Nevada No. 21-3107-01 My Appt. Exp. July 28, 2025

CAM REVENUE STREAMS

DAILY WIRE+

Foreign TV Rights	H ilunes		DAILY WIKE T			
amazon video		amazon video		Years	Number of Days	Payment #
		03/28/2023	1,000,000.00		1	1
		06/28/2023	200,000.00	0.25	91	2
		09/28/2023*	200,000.00	0.50	183	3
NS	EST BEGINS	12/28/2023	200,000.00	0.75	274	4
EST \$ BEGIN	03/28/2024	400,000.00	1.00	365	5	
	06/28/2024	400,000.00	1.25	456	6	
	09/28/2024	400,000.00	1.50	548	7	
		12/28/2024	400,000.00	1.75	639	8
		03/28/2025	400,000.00	2.00	730	9
		06/28/2025	400,000.00	2.25	821	10
		09/28/2025	400,000.00	2.50	913	11
		12/28/2025	400,000.00	2.75	1004	12
		03/28/2026	400,000.00	3.00	1095	13
		06/28/2026	400,000.00	3.25	1186	14
		09/28/2026	400,000.00	3.50	1278	15
?? \$?,???,???	\$??,???,???		6,000,000.00			