(May Husbans)

APPEARANCE RELEASE

This shall confirm the agreement (the "Agreement") between me and Royal Goode Productions LLC ("Producer") in connection with my participation in the making of a documentary motion picture (the "Picture") currently entitled "Stolen World".

- I agree to cooperate with Producer in the making of the Picture. I hereby grant to Producer the right to: (i) record me (including, without limitation, my appearance, image and voice) by still photography, motion pictures and videotape photography, audio tape and all other means of recording technology (the results of which shall be deemed the "Recordings"); (ii) edit the Recordings (in Producer's sole discretion); and (iii) use the Recordings along with my name, photographs, likenesses, voice and biographical material in and in connection with the Picture and all ancillary and subsidiary uses thereof and all advertising and publicity therefore and to exploit the Picture in any and all manner and media now known or hereafter devised, throughout the world, in perpetuity.
- I hereby represent and warrant that I have the right to grant the rights granted hereunder. I expressly release Producer, its agents, employees, licensees and assigns from and against any and all claims which I have or may have for invasion of privacy, defamation or any other cause of action arising out of the production, distribution, broadcast or exploitation of the Picture or the Recordings. I acknowledge and agree that in no event shall I seek or be entitled to obtain injunctive or other equitable relief against Producer, the Picture or the Recordings.
- 3. This Agreement shall not be subject to the jurisdiction of any union or guild and no additional payments, royalties or consents or any party are required in connection with Producer's use of any of the rights granted herein.
- Producer shall have the right to assign its rights hereunder to any person, corporation or entity. This Agreement shall be construed in accordance with the laws of and shall be deemed to have been executed and fully performed in the State of New York. This Agreement may not be terminated or revoked under any circumstances. This Agreement shall constitute a binding contract between the parties hereto and shall supersede any and all prior negotiations and communications, whether written or oral, with respect thereof. This Agreement may not be amended or modified except by an instrument in writing signed by the parties hereto.

Please sign below, thereby making this a binding agreement between the parties.

AGREED AND ACCEPTED:

ROYAL GOODES LIVE

Authorized Representative

By: Junglan

Print Name: Howard Baskin

Date: 4-30-16
Address: 7106 Riverwood Blod
Tampa P2 33615

Phone: 813-505-5565
Email: Howard, Baskin & Bislat Reserve, org

Case 8:21-cv-02558-VMC-TGW Document 24-2 Filed 11/08/21 Page 2 of 4 PageID 334 <u>APPEARANCE RELEASE</u>

This shall confirm the agreement (the "Agreement") between me and Royal Goode Productions LLC ("Producer") in connection with my participation in the making of a documentary motion picture (the "Picture") currently "untitled".

- 1. I agree to cooperate with Producer in the making of the Picture. I hereby grant to Producer the right to: (i) record me (including, without limitation, my appearance, image and voice) by still photography, motion pictures and videotape photography, audio tape and all other means of recording technology (the results of which shall be deemed the "Recordings"); (ii) edit the Recordings (in Producer's sole discretion); and (iii) use the Recordings along with my name, photographs, likenesses, voice and biographical material in and in connection with the Picture and all ancillary and subsidiary uses thereof and all advertising and publicity therefore and to exploit the Picture in any and all manner and media now known or hereafter devised, throughout the world, in perpetuity.
- 2. I hereby represent and warrant that I have the right to grant the rights granted hereunder. I expressly release Producer, its agents, employees, licensees and assigns from and against any and all claims which I have or may have for invasion of privacy, defamation or any other cause of action arising out of the production, distribution, broadcast or exploitation of the Picture or the Recordings. I acknowledge and agree that in no event shall I seek or be entitled to obtain injunctive or other equitable relief against Producer, the Picture or the Recordings.
- 3. This Agreement shall not be subject to the jurisdiction of any union or guild and no additional payments, royalties or consents or any party are required in connection with Producer's use of any of the rights granted herein.
- 4. Producer shall have the right to assign its rights hereunder to any person, corporation or entity. This Agreement shall be construed in accordance with the laws of and shall be deemed to have been executed and fully performed in the State of New York. This Agreement may not be terminated or revoked under any circumstances. This Agreement shall constitute a binding contract between the parties hereto and shall supersede any and all prior negotiations and communications, whether written or oral, with respect thereof. This Agreement may not be amended or modified except by an instrument in writing signed by the parties hereto.

Email:

Case 8:21-cv-02558-VMC-TGW Document 24-2 Filed 11/08/21 Page 3 of 4 PageID 335

APPEARANCE RELEASE

This shall confirm the agreement (the "Agreement") between me and Royal Goode Productions LLC ("Producer") in connection with my participation in the making of a documentary motion picture or limited documentary film series (the "Picture") currently "untitled".

- 1. I agree to cooperate with Producer in the making of the Picture. I hereby grant to Producer the right to: (i) record me (including, without limitation, my appearance, image and voice including phone calls) by still photography, motion pictures and videotape photography, audio tape and all other means of recording technology (the results of which shall be deemed the "Recordings"); (ii) edit the Recordings (in Producer's sole discretion); and (iii) use the Recordings along with my name, photographs, likenesses, voice and biographical material in and in connection with the Picture and all ancillary and subsidiary uses thereof and all advertising and publicity therefore and to exploit the Picture in any and all manner and media now known or hereafter devised, throughout the world, in perpetuity.
- 2. I hereby represent and warrant that I have the right to grant the rights granted hereunder. I expressly release Producer, its agents, employees, licensees and assigns from and against any and all claims which I have or may have for invasion of privacy, defamation or any other cause of action arising out of the production, distribution, broadcast or exploitation of the Picture or the Recordings. I acknowledge and agree that in no event shall I seek or be entitled to obtain injunctive or other equitable relief against Producer, the Picture or the Recordings.
- 3. This Agreement shall not be subject to the jurisdiction of any union or guild and no additional payments, royalties or consents or any party are required in connection with Producer's use of any of the rights granted herein.
- 4. Producer shall have the right to assign its rights hereunder to any person, corporation or entity. This Agreement shall be construed in accordance with the laws of and shall be deemed to have been executed and fully performed in the State of New York. This Agreement may not be terminated or revoked under any circumstances. This Agreement shall constitute a binding contract between the parties hereto and shall supersede any and all prior negotiations and communications, whether written or oral, with respect thereof. This Agreement may not be amended or modified except by an instrument in writing signed by the parties hereto.

Please sign below, thereby making this a binding agreement between the parties.

AGREED	AND ACCEPTED:	ROYAL GOODES LLC		
By:	e: Honard Baskm	By:		
Date:	9/17/18			
Address: 12802 Easy ST				
Phone: _	813-505-5568			
Email:	Howard Baskin Chiscatresc	iv, org		

APPEARANCE RELEASE

Grantor hereby releases Producer from all liabilities, claims and actions (including, without limitation, claims of defamation, false light, and invasion of privacy) which may be asserted in connection with the rights herein granted, and Grantor specifically waives any right to damages or to any injunctive or equitable remedies in connection herewith. Grantor will hold Producer harmless from any third party claims arising from Producer's exploitation of the rights granted herein. The rights granted herein shall not be construed to limit or affect any right which Producer might otherwise be entitled to at law or equity, whether as a member of the general public or otherwise. This Release and any dispute relating thereto shall be interpreted, enforced and governed by the substantive laws of the State of New York, under the jurisdiction of the New York courts located within New York County. Grantor hereby submits to the jurisdiction of the New York courts.

Producer shall have the unlimited right to assign this Release and any or all rights herein granted. The provisions of this Release shall be binding on the undersigned and the undersigned's heirs, executors and administrators, and the rights herein granted to Producer shall inure to the benefit of Producer's successors-in-interest, licensees, and assigns. Electronic or PDF signatures of this Release shall be deemed original signatures for all purposes.

Date: 5. 16. 19		Jan/Bu GRANTOR		
	Print Name: Address:	HOWARD BASKIN 12802 EASY SIREST IAMPA FLOREDA		
	Phone #:	813 505 5565		
Signatures of Grantor's parents/guardians, if Grantor is less than eighteen (18) years old:				
Signature	 Signat	ture		
[Print name]	[Print	name]		