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AT 8:30
WILLIAM T. WALSH
CLERK

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

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AMERICAN BROADCASTING COMPANIES, INC.,	:	
DISNEY ENTERPRISES, INC.,	:	
FOX TELEVISION STATIONS, INC.,	:	
TWENTIETH CENTURY FOX FILM CORPORATION,	:	
and CBS BROADCASTING INC.,	:	
	:	
Plaintiffs,	:	Civil Action No. 09-6216 (JAP)
	:	
v.	:	
	:	
HANG 10 TECHNOLOGIES, INC.	:	
and DANIEL P. GALLIC,	:	
	:	
	:	
Defendants.	:	

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FINAL JUDGMENT AND INJUNCTION ON CONSENT

WHEREAS, Plaintiffs American Broadcasting Companies Inc., Disney Enterprises Inc., Fox Television Stations, Inc., Twentieth Century Fox Film Corporation and CBS Broadcasting Inc. (collectively, "plaintiffs"), initiated this case asserting copyright infringement and other claims against defendants Hang 10 Technologies, Inc. ("Hang 10") and Daniel P. Gallic (collectively, "defendants") arising from defendants' operation of the service offered at www.vuivision.com ("VuiVision Service").

WHEREAS, the VuiVision Service allows paying subscribers to receive on their mobile devices and over the Internet the copyrighted programming ("Programming") broadcast by certain television stations ("Stations").

WHEREAS, plaintiffs own and operate certain of the Stations, and own certain of the Programming, that defendants have streamed and otherwise made available to members of the public as part of the VuiVision Service.

WHEREAS, plaintiffs have not authorized defendants to stream or otherwise make available to members of the public any of the Programming as part of the VuiVision Service or otherwise.

WHEREAS, defendants discontinued streaming and otherwise making available to members of the public the Programming as part of the VuiVision Service after receiving written notice from plaintiffs on December 5, 2009 and December 6, 2009.

WHEREAS, defendants expressly deny, and the plaintiffs expressly affirm, the allegations of copyright infringement and other claims set forth in the complaint.

WHEREAS, defendants represent that they have completely read and reviewed this Final Judgment and Injunction on Consent with their counsel, that defendants fully understand its terms, and voluntarily accept same of their own choice; and

WHEREAS, in order to avoid the cost and inconvenience of litigation, the parties have agreed to the settlement of this dispute, which settlement includes defendants' consent to the entry of the Final Judgment and Injunctions on Consent set forth herein, it is hereby

ORDER, ADJUDGED AND DECREED THAT:

1. Defendants, their officers, agents, servants, employees, and attorneys, and all persons in active concert or participation with them or any of them, are permanently enjoined and restrained from:

- a. Streaming or otherwise making available to members of the public (including without limitation any subscribers to the Vuivision Service or any successor

service), as part of the VuiVision Service or successor service or by any other means or methods, any of the Programming (or any portion of the Programming) owned by the plaintiffs -- including but not limited to publicly performing, publicly displaying, or distributing to the public that Programming (or any portion thereof) via the Internet or otherwise -- without express written license or express written authorization from plaintiffs;

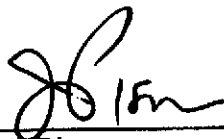
b. Reproducing by any means or methods, or maintaining copies of, the Programming (or any portion of the Programming) owned by plaintiffs without express written license or express written authorization from plaintiffs; and

c. Using the name, trademarks or logos of ABC, FOX or CBS, alone or in combination with any word, name, symbol or device, in any manner that suggests that (i) plaintiffs endorse, sponsor, are affiliated with or are otherwise connected to defendants or to any business operated by defendants, or (ii) defendants are authorized to deliver to anyone Programming owned by plaintiffs, without express written license or express written authorization from plaintiffs, or both.

2. This Court shall retain jurisdiction of this matter to enforce the terms of this Final Judgment and Injunction on Consent. If defendants or other persons or entities bound by the provisions hereof are subsequently held to be in contempt of this Final Judgment and Injunction on Consent, plaintiffs shall be entitled to request, among other remedies, that the Court award plaintiffs their attorneys' fees and other costs and expenses incurred in connection with any such contempt proceeding.

Dated: Trenton, New Jersey


December 2nd, 2009



Hon. Joel A. Pisano
United States District Judge

**FORM AND ENTRY OF FINAL JUDGMENT AND
INJUNCTION ON CONSENT CONSENTED TO BY:**

*Plaintiffs American Broadcasting Companies, Inc.; Disney Enterprises, Inc.; Fox Television
Stations, Inc.; Twentieth Century Fox Film Corporation; and CBS Broadcasting Inc.:*



William H. Trousdale
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-- and --

Robert Alan Garrett
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ARNOLD & PORTER LLP
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Washington, D.C. 20004
(202) 942-5000
Counsel for Plaintiffs

Defendant Hang 10 Technologies, Inc.:

I, Daniel P. Gallic, as a fully authorized corporate representative of Hang 10 Technologies, Inc., hereby agree, on behalf of Hang 10 Technologies, Inc., to the form and entry of the above Final Judgment and Injunction on Consent.



Daniel P. Gallic
For Hang 10 Technologies, Inc.

Defendant Daniel P. Gallic:

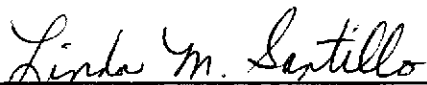
I, Daniel P. Gallic, hereby agree to the form and entry of the above Final Judgment and Injunction on Consent.



Daniel P. Gallic

On this 18th day of December, 2009,

Daniel P. Gallic did appear before me, present appropriate identification and voluntarily execute this document of his own word and deed.



Notary Public

My Notary Commission Expires:

LINDA M. SANTILLO
NOTARY PUBLIC OF NEW JERSEY
MY COMMISSION EXPIRES JAN. 22, 2011