UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 1

TO

FORM S-3

REGISTRATION STATEMENT

UNDER THE SECURITIES ACT OF 1933

AMC Networks Inc.

(Exact Name of Registrant as Specified in Its Charter)

Delaware (State or Other Jurisdiction of Incorporation or Organization)

27-5403694 (IRS Employer Identification No.)

11 Penn Plaza New York, NY 10001 (212) 324-8500

(Address, Including Zip Code, and Telephone Number, Including Area Code, of Registrant's Principal Executive Offices)

(FOR CO-REGISTRANTS, PLEASE SEE "TABLE OF CO-REGISTRANTS" ON THE FOLLOWING PAGE)

James G. Gallagher, Esq. **Executive Vice President and General Counsel** AMC Networks Inc.

> 11 Penn Plaza New York, NY 10001

(212) 324-8500

(Name, Address, Including Zip Code, and Telephone Number, Including Area Code, of Agent for Service)

Copies to: **Robert W. Downes** Sullivan & Cromwell LLP 125 Broad Street New York, New York 10004 (212) 558-4000

Approximate date of commencement of proposed sale to the public: From time to time after the effective date of this registration statement.

If the only securities being registered on this Form are being offered pursuant to dividend or interest reinvestment plans, please check the following box. 🗆

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box.

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. \Box

If this Form is a registration statement pursuant to General Instruction I.D. or a post-effective amendment thereto that shall become effective upon filing with the Commission pursuant to Rule 462(e) under the Securities Act, check the following box.

If this Form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.D. filed to register additional securities or additional classes of securities pursuant to Rule 413(b) under the Securities Act, check the following box.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. "accelerated filer," "smaller reporting company" and "emerging growth company" in Rule 12b-2 of the Exchange Act. See the definitions of "large accelerated filer,"

Large accelerated filer \times Non-accelerated filer

Accelerated filer Smaller reporting company

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 7(a)(2)(B) of the Securities Act.

CALCULATION OF REGISTRATION FEE

Title of each Class of Securities to be Registered	Amount to be Registered	Proposed Maximum Offering Price Per Unit	Proposed Maximum Aggregate Offering Price	Amount of Registration Fee
Debt Securities	(1)	(1)	(1)	(1)
Guarantees of Debt Securities(2)	(1)	(1)	(1)	(1)
(1) An indeterminate aggregate initial offering price or number of the debt securities is being registered as may from time to time be offered, reoffered or resold, at indeterminate prices.				

An indeterminate aggregate initial offering price or number of the debt securities is being registered as may from time to time be offered, reoffered or resold, at indeterminate prices. Separate consideration may or may not be received for securities is being registered as may from time to time be offered, reoffered or resold, at indeterminate prices. Separate consideration may or may not be received for securities is usable on exercise, conversion or exchange of the debt securities. In accordance with Rules 456(b) and 457(r) under the Securities Act, the registrants are deferring payment of all of the related registration fees. See the Table of Co-Registrants on the following page. Pursuant to Rule 457(n) under the Securities Act, no additional fee is being paid in respect of the guarantees. The guarantees are not traded separately.

(2)

This registration statement contains a prospectus relating to both the offering of newly issued debt securities and related guarantees and remarketing or other resale transactions that occur on an ongoing basis in debt securities and related guarantees that have been previously or will be issued under this registration statement.

TABLE OF CO-REGISTRANTS

2ND PARTY LLC Delaware 35-2533767 DE GIST STREET PRODUCTIONS I LLC Delaware 84-3281347 DE AMC NETWORK FINTERTAINNENT LLC New York 11-2542002 NY AMC NETWORKS INTERNATIONAL LLC New York 11-2542002 NY AMC NETWORKS INTERNATIONAL ALL Delaware 90-1025635 DE AMC NETWORKS INTERNATIONAL ALL-ACLEIC LLC Delaware 27-0841492 DE (f/ka SUNDANCE CHANNEL ASIA LLC) Delaware 27-481492 DE AMC NETWORKS PRODUCTIONS I LC Delaware 27-481492 DE AMC NETWORKS PRODUCTIONS I LC Delaware 27-4913860 DE AMC NETWORKS PRODUCTIONS I LC Delaware 27-4913860 DE AMCN PROPERTIES LLC Delaware 27-4913860 DE AMCN PROPERTIES LC Delaware 65-1189249 DE ANTMAL CONTROL PRODUCTIONS I LLC Delaware 85-1419779 DE ANTMAL CONTROL PRODUCTIONS I LLC Delaware 85-22954 DE ANTMAL CONTROL PRODUCTIONS I LLC Delaware 45-336277 DE BADLANDS PRODUCTIONS I LLC Delaware 45-367575 DE BOCKMIRE PRODUCTIONS I LLC Delaware 45-3367433 DE COMIC SCRIB	Exact Name of Co-Registrant as Specified in its Charter	State	I.R.S. Employer Identification No.	State or Other Jurisdiction of Incorporation or Organization
AMC PIET WORK FUTERFAINMENT LLC Delaware 04-3734671 DE AMC NETWORK SINTERNATIONAL TSLC New York 11-2542002 NY AMC NETWORKS BROADCASTING & TECHNOLOGY New York 11-2542002 NY AMC NETWORKS INTERNATIONAL ASIA-PACIFIC LLC Delaware 90-1026635 DE (Ifva SUNDANCE CHANNEL ASIA LLC) Delaware 27-0841492 DE AMC NETWORKS PRODUCTIONS LLC Delaware 84-455652 DE AMC NETWORKS PRODUCTIONS LLC Delaware 27-0813860 DE AMC NETWORKS PRODUCTIONS LLC Delaware 27-0813860 DE AMCN PROPERTIES LLC Delaware 27-0813860 DE AMCN PROPERTIES LLC Delaware 01-069406 DE AMCN PROPERTIES LLC Delaware 81-320791 DE AMCN PROPERTIES LLC Delaware 85-149249 DE ANIMAL CONTROL PRODUCTIONS I LLC Delaware 85-149799 DE BADLANDS PRODUCTIONS I LLC Delaware 81-2120257 DE BOCKMIRE FLOOR NI LLC Delaware 83-356227 DE COMIC SCRE LLC Delaware 83-356227 DE COMIC SCRE LLC Delaware 83-356227 DE DIGTALS TORE LLC Delaware	2ND PARTY LLC	Delaware	35-2533767	DE
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BENDERS PRODUCTIONS I LLCDelaware38-3958227DEBROCKMIRE PRODUCTIONS I LLCDelaware32-0491073DECOBALT PRODUCTIONS LLCDelaware47-1817115DECOMIC SCRIBE LLCDelaware46-3634213DECROSSED PENS DEVELOPMENT LLCDelaware45-3576275DEDIGITAL STORE LLCDelaware27-0933987DEDISPATCHES PRODUCTIONS I LLCDelaware81-528430DEFIVE FAMILIES PRODUCTIONS I LLCDelaware81-528430DEFIVE FAMILIES PRODUCTIONS I LLCDelaware46-3502761DEGEESE PRODUCTIONS I LLCDelaware46-5362761DEGROUND WORK PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-225128DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-5289227DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1481174DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1481174DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1481179DEHAP AND LEONARD PRODUCTIONS II LLCDelaware27-0934047DEHAP AND LEONARD PRODUCTIONS II L	BADLANDS PRODUCTIONS I LLC	Louisiana	47-1388257	LA
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COMIC SCRIBE LLCDelaware46-3634213DECROSSED PENS DEVELOPMENT LLCDelaware45-3576275DEDIGITAL STORE LLCDelaware27-0933987DEDISPATCHES PRODUCTIONS I LLCDelaware83-2503233DEEXPEDITION PRODUCTIONS I LLCDelaware81-1528430DEFIVE FAMILIES PRODUCTIONS I LLCDelaware46-5362761DEGESS PRODUCTIONS I LLCDelaware46-5362761DEGESS PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS LLCDelaware80-0945740DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware47-528927DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-528927DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-528927DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1255128DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1481179DEHAP AND LEONARD PRODUCTIONS II LLCDelaware47-1481179DEHAP AND LEONARD PRODUCTIONS II LLCLouisiana30-0847032LAHAP AND LEONARD PRODUCTIONS II LLCDelaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware11-3561503DEIFC FILMS LLCDelaware11-3561503DEIFC FILMS LLCDelaware11-3561503DEIFC FILMS LLCDelaware11-3561503DE	BROCKMIRE PRODUCTIONS I LLC	Delaware	32-0491073	DE
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EXPEDITION PRODUCTIONS I LLCDelaware81-1528430DEFIVE FAMILIES PRODUCTIONS I LLCDelaware46-4590197DEFIVE MOONS PRODUCTIONS I LLCDelaware45-3576409DEGEESE PRODUCTIONS LLCDelaware46-5362761DEGROUND WORK PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware80-0945740DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware90-0912902DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-125128DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware41-191147DEHALT AND CATCH FIRE PRODUCTIONS IV LLCDelaware81-4191147DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS ILLCLouisiana30-0847032LAHAP AND LEONARD PRODUCTIONS II LLCDelaware47-248179DE(fk/a TWD PRODUCTIONS II LLCDelaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware27-0934047DEIFC ENTERTAINMENT HOLDINGS LLCDelaware11-3616018DEIFC RIMS LLCDelaware11-3616018DEIFC IN THEATERS LLCDelaware11-3361903DEIFC NOUCTIONS I LLC.Delaware11-3361904DEIFC NTERTAINMENT HOLDINGS LLCDelaware11-3361904DEIFC NTERTAINMENT LLCDelaware11-3361904DEIFC NTERTERS LLCDelaware11-336190	DIGITAL STORE LLC	Delaware	27-0933987	DE
FIVE FAMILIES PRODUCTIONS I LLCDelaware46-4590197DEFIVE MOONS PRODUCTIONS I LLCDelaware45-3576409DEGEESE PRODUCTIONS LLCDelaware46-5362761DEGROUND WORK PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware80-0945740DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware90-0912902DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1255128DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware81-4191147DEHALT AND CATCH FIRE PRODUCTIONS IV LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS II LLCLouisiana30-0847032LAHAP AND LEONARD PRODUCTIONS II LLCDelaware47-1481179DEHAP AND LEONARD PRODUCTIONS II LLCILCDelaware7-4826915DEHAP AND LEONARD PRODUCTIONS II LLCDelaware27-4826915DEHAP AND LEONARD PRODUCTIONS III LLCILCDelaware27-0934047DEHAP AND LEONARD PRODUCTIONS III LLCDelaware27-0934047DEIFC ENTERTAINMENT HOLDINGS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-366904DEIFC FILMS LLCDelaware11-366904DEIFC TELEVISION HOLDINGS LLCDelaware <td>DISPATCHES PRODUCTIONS I LLC</td> <td>Delaware</td> <td>83-2503233</td> <td>DE</td>	DISPATCHES PRODUCTIONS I LLC	Delaware	83-2503233	DE
FIVE MOONS PRODUCTIONS I LLCDelaware45-3576409DEGEESE PRODUCTIONS LLCDelaware46-5362761DEGROUND WORK PRODUCTIONS LLCDelaware47-4126885DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware80-0945740DEHALT AND CATCH FIRE PRODUCTIONS I LLCDelaware90-0912902DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1255128DEHALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-5289227DEHALT AND CATCH FIRE PRODUCTIONS IV LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS II LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS II LLCILCDelaware47-1481179DE(fk/a DIPLOMAT PRODUCTIONS II LLC)Delaware47-1481179DE(fk/a TWD PRODUCTIONS II LLC)Delaware27-4826915DE(fk/a TWD PRODUCTIONS II LLC)Delaware27-0934047DE(fk/a TWD PRODUCTIONS II LLC)Delaware11-3616018DE(fk/a TWD PRODUCTIONS II LLC)Delaware11-3616018DE(fc ENTERTAINMENT HOLDINGS LLCDelaware11-3616018DEIFC ENTERTAINMENT LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3369804DEIFC FILMS LLC.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	EXPEDITION PRODUCTIONS I LLC	Delaware	81-1528430	DE
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HALT AND CATCH FIRE PRODUCTIONS II LLCDelaware47-1255128DEHALT AND CATCH FIRE PRODUCTIONS III LLCDelaware47-5289227DEHALT AND CATCH FIRE PRODUCTIONS IV LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS I LLCLouisiana30-0847032LAHAP AND LEONARD PRODUCTIONS II LLCDelaware47-1481179DE(f/k/a DIPLOMAT PRODUCTIONS LLC)Delaware47-1481179DEHAP AND LEONARD PRODUCTIONS III LLCImage: Comparison of the state of the stat	HALT AND CATCH FIRE PRODUCTIONS LLC	Delaware	80-0945740	DE
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HALT AND CATCH FIRE PRODUCTIONS IV LLCDelaware81-4191147DEHAP AND LEONARD PRODUCTIONS I LLCLouisiana30-0847032LAHAP AND LEONARD PRODUCTIONS II LLC(f/k/a DIPLOMAT PRODUCTIONS LLC)Delaware47-1481179DEHAP AND LEONARD PRODUCTIONS III LLC(f/k/a TWD PRODUCTIONS III LLC)Delaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware27-0934047DEIFC ENTERTAINMENT HOLDINGS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-361503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	HALT AND CATCH FIRE PRODUCTIONS II LLC	Delaware	47-1255128	DE
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HAP AND LEONARD PRODUCTIONS II LLC (f/k/a DIPLOMAT PRODUCTIONS LLC)Delaware47-1481179DEHAP AND LEONARD PRODUCTIONS III LLC (f/k/a TWD PRODUCTIONS II LLC)Delaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware27-0934047DEIFC ENTERTAINMENT LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	HALT AND CATCH FIRE PRODUCTIONS IV LLC	Delaware	81-4191147	DE
(f/k/a DIPLOMAT PRODUCTIONS LLC)Delaware47-1481179DEHAP AND LEONARD PRODUCTIONS III LLCDelaware27-4826915DE(f/k/a TWD PRODUCTIONS II LLC)Delaware27-0934047DEIFC ENTERTAINMENT HOLDINGS LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	HAP AND LEONARD PRODUCTIONS I LLC	Louisiana	30-0847032	LA
HAP AND LEONARD PRODUCTIONS III LLC(f/k/a TWD PRODUCTIONS II LLC)Delaware27-4826915DEIFC ENTERTAINMENT HOLDINGS LLCDelaware27-0934047DEIFC ENTERTAINMENT LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	HAP AND LEONARD PRODUCTIONS II LLC			
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IFC ENTERTAINMENT HOLDINGS LLCDelaware27-0934047DEIFC ENTERTAINMENT LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	HAP AND LEONARD PRODUCTIONS III LLC			
IFC ENTERTAINMENT LLCDelaware11-3616018DEIFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	(f/k/a TWD PRODUCTIONS II LLC)	Delaware	27-4826915	DE
IFC FILMS LLCDelaware11-3561503DEIFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	IFC ENTERTAINMENT HOLDINGS LLC	Delaware	27-0934047	DE
IFC IN THEATERS LLCDelaware20-4459072DEIFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	IFC ENTERTAINMENT LLC	Delaware	11-3616018	DE
IFC PRODUCTIONS I L.L.C.Delaware11-3369804DEIFC TELEVISION HOLDINGS LLCDelaware46-3491268DE	IFC FILMS LLC	Delaware	11-3561503	DE
IFC TELEVISION HOLDINGS LLC Delaware 46-3491268 DE	IFC IN THEATERS LLC	Delaware	20-4459072	DE
IFC TELEVISION HOLDINGS LLC Delaware 46-3491268 DE	IFC PRODUCTIONS I L.L.C.	Delaware	11-3369804	DE
	IFC TELEVISION HOLDINGS LLC	Delaware	46-3491268	
	IFC THEATRES CONCESSIONS LLC	Delaware	20-8774978	

Specified in its CharterStateIdentification No.OrganizationIFC THEATRES, LLCDelaware11-3554063DEIFC TV LLCDelaware11-3569217DEIFC TV STUDIOS HOLDINGS LLCDelaware46-3495486DE
IFC TV STUDIOS HOLDINGS LLC Delaware 46-3495486 DE
IFC TV STUDIOS LLC Delaware 30-0796677 DE
IPTV LLC Delaware 61-1678090 DE
KINDRED SPIRIT PRODUCTIONS LLC (f/k/a KNIFEMAN PRODUCTIONS LLC) Delaware 46-4401381 DE
KOPUS PRODUCTIONS LLC Delaware 36-4758422 DE
KOPUS PRODUCTIONS II LLC Delaware 32-0440326 DE
LIVING WITH YOURSELF PRODUCTIONS I LLC Delaware 36-4867665 DE
LODGE PRODUCTIONS I LLC (f/k/a TWD PRODUCTIONS LLC) Delaware 27-1833132 DE
LODGE PRODUCTIONS II LLC (f/k/a PHILLY PRODUCTIONS LLC) Delaware 36-4744101 DE
MAKING WAVES STUDIO PRODUCTIONS LLC Delaware 45-3576566 DE
MECHANICAL PRODUCTIONS I LLC Delaware 85-4032839 DE
MONUMENT PRODUCTIONS I LLC (f/k/a/ TURN PRODUCTIONS I LLC) Delaware 61-1698740 DE
NEWFOUND LAKE PRODUCTIONS I LLC Delaware 84-4022508 DE
NOS4A2 PRODUCTIONS I LLC Rhode Island 83-1443378 RI
PEACH PIT PROPERTIES LLC Delaware 90-0875642 DE
PENS DOWN LLC Delaware 80-0947451 DE
PREMIER QUILLS LLC Delaware 90-1016199 DE
RAINBOW FILM HOLDINGS LLC Delaware 11-3587524 DE
RAINBOW MEDIA ENTERPRISES, INC. Delaware 20-1092081 DE
RAINBOW MEDIA HOLDINGS LLC Delaware 11-3342870 DE
RAINBOW PROGRAMMING HOLDINGS LLC Delaware 20-1361503 DE
RECTIFY PRODUCTIONS LLC Delaware 45-3989305 DE
RECTIFY PRODUCTIONS II LLC Delaware 30-0751966 DE
RECTIFY PRODUCTIONS III LLC Delaware 36-4793390 DE
RECTIFY PRODUCTIONS IV LLC Delaware 61-1766214 DE
RED MONDAY PROGRAMMING LLC Delaware 45-3576699 DE
RNC HOLDING CORPORATION Delaware 11-3361228 DE
RNC II HOLDING CORPORATION Delaware 11-3527223 DE
ROUGHHOUSE PRODUCTIONS I LLC Delaware 47-1241690 DE
SELECTS VOD LLC Delaware 27-0933903 DE
SHUDDER LLC (f/k/a SHUDDER HOLDINGS LLC)Delaware32-0481180DE
SLEUTH SECRETS PRODUCTIONS LLC Delaware 45-3576807 DE
STALWART PRODUCTIONS LLC Delaware 27-5380496 DE
STAN PRODUCTIONS I LLC Delaware 37-1820335 DE
STAN PRODUCTIONS II LLC Delaware 37-1847047 DE
SUNDANCE CHANNEL ORIGINALS LLC Delaware 46-3623454 DE
SUNDANCE FILM HOLDINGS LLC Delaware 45-4952641 DE
SUNDANCETV LLC Delaware 13-3838288 DE
THE SON PRODUCTIONS I LLC Delaware 81-1082050 DE
TURN PRODUCTIONS LLC Delaware 80-0945824 DE
TURN PRODUCTIONS II LLC Delaware 47-1264474 DE
TURN PRODUCTIONS III LLCDelaware47-4582750DE
TURN PRODUCTIONS IV LLC Delaware 81-3492377 DE
TWD PRODUCTIONS IV LLCDelaware32-0390371DE
TWD PRODUCTIONS V LLCDelaware38-3911483DE

Exact Name of Co-Registrant as Specified in its Charter	State	I.R.S. Employer Identification No.	State or Other Jurisdiction of Incorporation or Organization
TWD PRODUCTIONS VI LLC	Delaware	47-1243974	DE
TWD PRODUCTIONS VII LLC	Delaware	47-4570471	DE
TWD PRODUCTIONS VIII LLC	Delaware	81-3477928	DE
TWD PRODUCTIONS IX LLC (f/k/a TWD PRODUCTIONS III LLC)	Delaware	45-4318830	DE
TWD PRODUCTIONS X LLC (f/k/a GALYNTINE PRODUCTIONS LLC)	Delaware	46-4392626	DE
TWD PRODUCTIONS XI LLC	Delaware	84-3294039	DE
UNIVERSE PRODUCTIONS LLC	Delaware	83-0904751	DE
VOOM HD HOLDINGS LLC	Delaware	57-1177144	DE
WE TV ASIA LLC	Delaware	27-2037277	DE
WE TV HOLDINGS LLC	Delaware	46-3491062	DE
WE TV LLC	Delaware	11-3496672	DE
WE TV STUDIOS LLC	Delaware	46-3491188	DE
WOODBURY STUDIOS LLC	Delaware	82-2181854	DE

Address, including Zip Code, and Telephone Number, including Area Code, of each Co-Registrant's Principal Executive Offices: 11 Penn Plaza, New York, NY 10001, (212) 324-8500.

EXPLANATORY NOTE

This Post-Effective Amendment No. 1 to the Registration Statement on Form S-3 (Registration No. 333-234695) of AMC Networks Inc. (the "Company") and its subsidiary guarantor co-registrants (the "Registration Statement") is being filed for the purposes of adding AMC Networks Productions LLC, Animal Control Productions I LLC, Anthem Productions I LLC, Mechanical Productions I, LLC and Newfound Lake Productions I LLC, all subsidiaries of the Company, as co-registrants that are, or may potentially be, guarantors of some or all of the debt securities with respect to which offers and sales are registered under the Registration Statement. No changes or additions are being made hereby to the base prospectus that already forms a part of the Registration Statement. Accordingly, such base prospectus is being omitted from this filing.

PART II

1. Information Not Required in Prospectus

Item 14. Other Expenses of Issuance and Distribution

The following is a statement of the expenses (all of which, except for the SEC registration fee, are estimated) to be incurred by the Company in connection with the issuance and distribution of an assumed amount of \$1,000,000,000 of debt securities registered under this registration statement:

	Amount to be paid
SEC registration fee	\$ 0*
Legal fees and expenses	400,000
Accounting fees and expenses	250,000
Printing fees	100,000
Rating agency fees	1,260,000
Trustee's fees and expenses	25,000
Miscellaneous	65,000
Total	\$2,100,000

* Deferred in accordance with Rule 456(b) and Rule 457(r).

Item 15. Indemnification of Directors and Officers

Delaware Registrants

Section 145 of the Delaware General Corporation Law provides that a corporation may indemnify any current or former director, officer or employee or other individual against expenses, judgments, fines and amounts paid in settlement in connection with civil, criminal, administrative or investigative actions or proceedings, other than a derivative action by or in the right of the corporation, if the director, officer, employee or other individual acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, if he or she had no reasonable cause to believe his or her conduct was unlawful. A similar standard is applicable in the case of derivative actions, except that indemnification only extends to expenses incurred in connection with the defense or settlement of such actions, and the statute requires court approval before there can be any indemnification where the person seeking indemnification has been found liable to the corporation. The statute provides that it is not exclusive of other indemnification that may be granted by a corporation's by-laws, disinterested director vote, stockholder vote, agreement or otherwise.

The certificate of incorporation of AMC Networks Inc. and each Co-Registrant that is a Delaware corporation provides that each person who was or is made or is threatened to be made a party to any action or proceeding by reason of the fact that such person, or a person of whom such person is the legal representative, is or was a director or officer of the Company or is or was serving at our request as a director, officer, employee or agent of another corporation or of a partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, will be indemnified and held harmless by us to the fullest extent authorized by the Delaware General Corporation Law, as the same exists or may hereafter be amended. Such rights are not exclusive of any other right which any such person may have or thereafter acquire under any statute, provision of the certificate of incorporation, by-law, agreement, vote of stockholders or disinterested directors or otherwise. Our certificate of incorporation also specifically authorizes us to maintain insurance and to grant similar indemnification rights to our employees or agents.

Section 18-108 of the Delaware Limited Liability Company Act ("DE LLC Act") provides that, subject to such standards and restrictions, if any, as are set forth in its limited liability company agreement, a limited liability company may, and shall have the power to, indemnify and hold harmless any member or manager or other person from and against any and all claims and demands whatsoever. However, to the extent that the limited liability company agreement seeks to restrict or limit the liabilities of such person, Section 18-1101 of the DE LLC Act prohibits it from eliminating liability for any act or omission that constitutes a bad faith violation of the implied contractual covenant of good faith and fair dealing.

Pursuant to the applicable provisions of the DE LLC Act and the Co-Registrants' limited liability company agreements, the debts, obligations and liabilities of each Co-Registrant that is a Delaware limited liability company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the company, and neither the members, nor any employee or agent of the company is obligated personally for any such debt, obligation or liability of the company, or for any debt, obligation or liability of any other member, employee or agent of the company, solely by reason of being a member or acting as a manager, employee or agent of the company.

New York Co-Registrants

Section 420 of the New York Limited Liability Company Law provides that, subject to such standards and restrictions, if any, as are set forth in its operating agreement, a limited liability company may, and shall have the power to, indemnify and hold harmless, and advance expenses to, any member or manager or other person from and against any and all claims and demands whatsoever. However, no indemnification may be made to or on behalf of any member, manager or other person if a judgment or other final adjudication adverse to such member, manager or other person establishes that (i) such person's acts were committed in bad faith or were the result of active and deliberate dishonesty and were material to the cause of action so adjudicated, or (ii) such person personally gained in fact a financial profit or other advantage to which such person was not legally entitled.

Consistent with these provisions of the New York Limited Liability Company Law, the limited liability company agreement of AMC Network Entertainment LLC, our Co-Registrant New York limited liability company, provides that the debts, obligations and liabilities of the company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the company, and neither the members, nor any employee or agent of the company is obligated personally for any such debt, obligation or liability of the company, or for any debt, obligation or liability of any other member, employee or agent of the company, solely by reason of being a member or acting as a manager, employee or agent of the company provided that such indemnification shall not apply to any such person if such claim resulted from the fraud and or willful misconduct of such person.

Section 40 of the New York Partnership Law provides that, subject to any agreement between the partners, a partnership must indemnify every partner in respect of payments made and personal liabilities reasonably incurred by him in the ordinary and proper conduct of the partnership's business, or for the preservation of the partnership's business or property.

Consistent with these provisions of the New York Partnership Law, the partnership agreement of AMC Networks Broadcasting & Technology, our Co-Registrant New York general partnership, provides that the partnership will indemnify and hold harmless the partners and officers of the partnership, as well as the agents of the partners or officers, from any losses and liabilities resulting from acts or omissions taken by them on behalf of the partnership or in furtherance of the partnership's interests, other than those constituting fraud or willful misconduct.

Louisiana Co-Registrants

Section 12:1315(2) of the Louisiana Limited Liability Company Law provides for indemnification of a member or members, or a manager or managers, for judgments, settlements, penalties, fines, or expenses incurred because he is or was a member or manager.

Consistent with these provisions of the Louisiana Limited Liability Company Law, the operating agreement of each of Badlands Productions I LLC and Hap and Leonard Productions I LLC, our Co-Registrant Louisiana limited liability companies, provides that the debts, obligations and liabilities of the company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the company is obligated personally for any such debt, obligation or liability of the company, or for any debt, obligation or liability of any other member, employee or agent of the company, solely by reason of being a member or acting as a manager, employee or agent of the company.

Rhode Island Co-Registrant

Section 7-16-4 of the Rhode Island Limited Liability Company Act (the "RI LLC Act") provides that, subject to any standards and restrictions, if any, that are set forth in its articles of organization or operating agreement, a limited liability company has the power to indemnify and advance expenses to any member, manager, agent or employee, past or present, to the same extent that a corporation formed under the Rhode Island Business Corporation Act (the "RIBCA") may indemnify any of its directors, officers, employees or agents. A corporation formed under the RIBCA has the power, under specified circumstances, to indemnify any individual made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he or she is or was an officer or director if: (a) he or she acted in good faith; (b) he or she reasonably believed, in the case of conduct in his or her official capacity with the corporation, that his or her actions were in the corporation's best interests, and in all other cases, that his or her conduct was at least not opposed to the corporation's best interests; (c) in criminal proceedings, he or she had no reasonable cause to believe that his or her conduct was unlawful; or (d) he or she engaged in conduct for which broader indemnification has been made permissible or obligatory under a provision in the corporation's articles of incorporation.

Section 7-16-4 of the RI LLC Act also provides that a limited liability company has the power to purchase and maintain insurance on behalf of any member, manager, agent or employee against any liability asserted against him or her and incurred by the member, manager, agent or employee in that capacity or arising out of the member's, manager's, agent's or employee's status, whether or not the limited liability company would have the power to indemnify such person under the RI LLC Act, the articles of organization or the operating agreement.

Consistent with these provisions of the RI LLC Act, the operating agreement of NOS4A2 PRODUCTIONS I, LLC, our Co-Registrant Rhode Island limited liability company, provides that the members of the company shall not have any liability for the obligations or liabilities of the company except to the extent provided in the RI LLC Act.

Directors' and Officers' Liability Insurance

AMC Networks Inc. has obtained directors' and officers' liability insurance with customary terms and subject to customary exclusions, for the benefit of its directors and officers, and directors and officers of its subsidiaries.

Item 16.	Exhibits	
Exhibit No.	Description	Incorporated by Reference to Filings Indicated
1.1	Form of Underwriting Agreement for debt securities.	*
4.1	Indenture, dated as of March 30, 2016, by and among AMC Networks Inc., as issuer, each of the guarantors party thereto and U.S. Bank National Association, as trustee. The form or forms of Senior Debt Securities with respect to each particular series of Senior Debt Securities will be filed as an exhibit to a Current Report on Form 8-K of AMC Networks Inc. or other filing by AMC Networks Inc. and incorporated herein by reference.	**
5.1	Opinion of Sullivan & Cromwell LLP, dated November 14, 2019.	**
5.2	Opinion of Jones Walker LLP, dated November 14, 2019.	**
5.3	<u>Opinion of Locke Lord LLP, dated November 14, 2019.</u>	**
5.4	Opinion of Sullivan & Cromwell LLP, dated January 14, 2021.	***
22.1	Subsidiary Guarantors.	***
23.1	Consent of KPMG LLP, dated January 14, 2021.	***
23.2	Consent of Sullivan & Cromwell LLP, dated November 14, 2019.	**
23.3	Consent of Jones Walker LLP, dated November 14, 2019.	**
23.4	Consent of Locke Lord LLP, dated November 14, 2019.	**
23.5	Consent of Sullivan & Cromwell LLP, dated January 14, 2021.	Included in Exhibit 5.4
24.1	<u>Power of Attorney (included in signature page to the Registration Statement on Form S-3,</u> <u>Registration No. 333-234695, filed November 14, 2019).</u>	**
24.2	Power of Attorney for additional Co-Registrants.	Included on signature pages hereto
25.1	<u>Statement of Eligibility of Trustee on Form T-1 under the Trust Indenture Act of 1939, as</u> <u>amended, of U.S. Bank National Association to act as trustee for the Senior Debt Securities.</u>	**

* To be filed as an exhibit to a Current Report on Form 8-K in connection with a specific offering and incorporated herein by reference.

** Previously filed.

*** Filed herewith.

Item 17. Undertakings

The undersigned Registrants hereby undertake:

- (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
 - (i) to include any prospectus required by Section 10(a)(3) of the Securities Act of 1933, as amended (the "Securities Act");

(ii) to reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent posteffective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement; and

(iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement;

provided, however, that paragraphs (1)(i), (1)(ii) and (1)(iii) do not apply if the information required to be included in a post-effective amendment by those paragraphs is contained in reports filed with or furnished to the Commission by the Registrant pursuant to Section 13 or Section 15(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), that are incorporated by reference in the registration statement, or is contained in a form of prospectus filed pursuant to Rule 424(b) that is part of the registration statement.

(2) That, for the purpose of determining any liability under the Securities Act, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.

(3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.

(4) That, for the purpose of determining liability under the Securities Act, to any purchaser:

(i) Each prospectus filed by a Registrant pursuant to Rule 424(b)(3) shall be deemed to be part of the registration statement as of the date the filed prospectus was deemed part of and included in the registration statement; and

(ii) Each prospectus required to be filed pursuant to Rule 424(b)(2), (b)(5) or (b)(7) as part of a registration statement in reliance on Rule 430B relating to an offering made pursuant to Rule 415(a)(1)(i), (vii) or (x) for the purpose of providing the information required by Section 10(a) of the Securities Act, shall be deemed to be part of and included in the registration statement as of the earlier of the date such form of prospectus is first used after effectiveness or the date of the first contract of sale of securities in the offering described in the prospectus. As provided in Rule 430B, for liability purposes of the issuer and any person that is at that date an underwriter, such date shall be deemed to be a new effective date of the registration statement relating to the securities in the registration statement to which the prospectus relates, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof. *Provided*, *however*, that no statement made in a registration statement or prospectus that is part of the registration statement will, as to a purchaser with a time of contract of sale prior to such effective date, supersede or modify any statement that was made in the registration statement or prospectus that was part of the registration statement or made in any such document immediately prior to such effective date.

(5) That, for the purpose of determining liability of a Registrant under the Securities Act, to any purchaser in the initial distribution of the securities, each undersigned Registrant undertakes that in a primary offering of securities of an undersigned Registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, each undersigned Registrant will be a seller to the purchaser and will be considered to offer or sell such securities to such purchaser:

(i) Any preliminary prospectus or prospectus of an undersigned Registrant relating to the offering required to be filed pursuant to Rule 424;

(ii) Any free writing prospectus relating to the offering prepared by or on behalf of an undersigned Registrant or used or referred to by an undersigned Registrant;

(iii) The portion of any other free writing prospectus relating to the offering containing material information about an undersigned Registrant or its securities provided by or on behalf of an undersigned Registrant; and

(iv) Any other communication that is an offer in the offering made by an undersigned Registrant to the purchaser.

(6) That, for purposes of determining any liability under the Securities Act, each filing of a Registrant's annual report pursuant to Section 13(a) or 15(d) of the Exchange Act (and, where applicable, each filing of an employee benefit plan's annual report pursuant to Section 15(d) of the Exchange Act) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of each Registrant pursuant to the foregoing provisions, or otherwise, each Registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Securities Act of 1933, as amended, and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by a Registrant of expenses incurred or paid by a director, officer or controlling person of a Registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, that each Registrant will, unless in the opinion of its counsel has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Securities Act, and will be governed by the final adjudication of such issue.

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No. 1 to the Registration Statement on Form S-3 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on January 14, 2021.

AMC Networks Inc.

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 to the Registration Statement on Form S-3 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan Joshua W. Sapan	President and Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer)
* Christian B. Wymbs	Executive Vice President and Chief Accounting Officer (Principal Accounting Officer)
* James L. Dolan	——— Chairman of the Board of Directors
* William J. Bell	——— Director
* Charles F. Dolan	——— Director
* Kristin A. Dolan	——— Director
* Marianne Dolan Weber	——— Director
* Patrick F. Dolan	——— Director
* Thomas C. Dolan	——— Director
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Name	
* Brian G. Sweeney	Director
* Vincent Tese	Director
* Leonard Tow	Director
* David E. Van Zandt	Director
* Carl E. Vogel	Director
* By: /s/ Joshua W. Sapan	

Joshua W. Sapan Attorney-in-fact

II-8

Title

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

2nd Party LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	Title
/s/ Joshua W. Sapan	Sole Member
Rainbow Programming Holdings LLC	
As Sole Member	
By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan	Chief Executive Officer (Principal Executive
Joshua W. Sapan	Officer)
/s/ Donna Coleman	Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

61st Street Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Film Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	Title
/s/ Joshua W. Sapan	Sole Member
AMC Network Entertainment LLC	
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	Chief Executive Officer (Principal Executive
Joshua W. Sapan	– Officer)
/s/ Donna Coleman	_ Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Network Entertainment LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
 /s/ Joshua W. Sapan Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
 /s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
 /s/ Ed Carroll Ed Carroll	Manager
 * James Gallagher	Manager
 /s/ Joshua W. Sapan Joshua W. Sapan Attorney-in-fact	

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Networks Broadcasting & Technology

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Title Name /s/ Joshua W. Sapan General Partner **RNC Holding Corporation As General Partner** By: Joshua W. Sapan Title: President and Chief Executive Officer /s/ Joshua W. Sapan General Partner **RNC II Holding Corporation As General Partner** By: Joshua W. Sapan Title: President and Chief Executive Officer /s/ Joshua W. Sapan Chief Executive Officer (Principal Executive Joshua W. Sapan Officer) /s/ Donna Coleman Interim Chief Financial Officer (Principal Financial Donna Coleman Officer and Principal Accounting Officer) II-13

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Networks International LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name

Title

/s/ Joshua W. Sapan	Sole Member
AMC Networks Inc.	
As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan	President and Chief Executive Officer (Principal
Joshua W. Sapan	Executive Officer)
/s/ Donna Coleman	Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)
	II-14
	11-14

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Netwo	rks Internationa	l Asia-Pacific LLC
(f/k/a Sundaı	nce Channel Asia	a LLC)

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	Title
/s/ Joshua W. Sapan	Sole Member
AMC/Sundance Channel Global Networks LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	-
/s/ Joshua W. Sapan Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Networks Productions LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joshua W. Sapan and John Hsu, and each of them, his true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, for him in his name, place and stead, in any and all capacities, to sign this Post-Effective Amendment to the Registration Statement on Form S-3, and all amendments thereto, and file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	Sole Member
Rainbow Programming Holdings LLC	_
As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC Premiere LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan AMC Network Entertainment LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	Sole Member
/s/ Joshua W. Sapan Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC TV Studios LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Joshua W. Sapan American Movie Classics IV Holding Corporation As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMC/Sundance Channel Global Networks LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Title

Name	<u>Title</u>
/s/ Joshua W. Sapan	Sole Member
AMC Networks International LLC	
As Sole Member	
By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan	Chief Executive Officer (Principal Executive
Joshua W. Sapan	Officer)
/s/ Donna Coleman	Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

AMCN Properties LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan Joshua W. Sapan	President and Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
*	Manager
James Gallagher	
* Dom Atteritano	Manager
*	Manager
Thomas King	
/s/ Christian B. Wymbs Christian B. Wymbs	Manager
* By: /s/ Joshua W. Sapan	

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

American Movie Classics IV Holding Corporation

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	Title
/s/ Joshua W. Sapan Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
* James Gallagher	_ Director
/s/ Ed Carroll Ed Carroll	Director
* By: /s/ Joshua W. Sapan Joshua W. Sapan Attorney-in-fact	Н 21

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Animal Control Productions I LLC

By:	/s/ Kevin Drozdowski
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joshua W. Sapan and John Hsu, and each of them, his true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, for him in his name, place and stead, in any and all capacities, to sign this Post-Effective Amendment to the Registration Statement on Form S-3, and all amendments thereto, and file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Kevin Drozdowski

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

/s/ Kevin Drozdowski

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Anthem Productions I LLC

By:	/s/ Kevin Drozdowski
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joshua W. Sapan and John Hsu, and each of them, his true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, for him in his name, place and stead, in any and all capacities, to sign this Post-Effective Amendment to the Registration Statement on Form S-3, and all amendments thereto, and file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Kevin Drozdowski

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

/s/ Kevin Drozdowski

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Badlands Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

* By: <u>/s/ Joshua W. Sapan</u> Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Badlands Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: <u>/s/ Joshua W. Sapan</u> Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Benders Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: <u>/s/ Joshua W. Sapan</u> Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Brockmire Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Cobalt Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Comic Scribe LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Crossed Pens Development LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

	Digital Store	LLC
	By:	/s/ Joshua W. Sapan
	Name:	Joshua W. Sapan
	Title:	Chief Executive Officer
933, this Post-Effective Am	endment No.1 has	been signed by the following persons in the
	Title	

/s/ Joshua W. Sapan
IFC Entertainment Holdings LLC
As Sole Member
By: Joshua W. Sapan
Title: Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1

Name

capacities indicated on the 14th day of January, 2021.

/s/ Joshua W. Sapan

Joshua W. Sapan

President and Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

II-31

Sole Member

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Dispatches Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * <u>Title</u>

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Expedition Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * <u>Title</u>

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Five Families Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * <u>Title</u>

Making Waves Studio Productions LLC As Sole Member By: Anne Kelly Title: Senior Vice President

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Five Moons Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * <u>Title</u>

Making Waves Studio Productions LLC As Sole Member By: Anne Kelly Title: Senior Vice President

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Geese Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Ground Work Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Halt and Catch Fire Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Halt and Catch Fire Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Halt and Catch Fire Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * <u>Title</u>

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Halt and Catch Fire Productions III LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Halt and Catch Fire Productions IV LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Hap and Leonard Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Sundance Channel Originals LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Hap and Leonard Productions II LLC
(f/k/a Diplomat Productions LLC)

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Hap and Leonard Productions III LLC	2
(f/k/a TWD Productions II LLC)	

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan Joshua W. Sapan

Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC Entertainment Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Title

/s/ Joshua W. Sapan Rainbow Programming Holdings LLC As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer

/s/ Joshua W. Sapan

Joshua W. Sapan

Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC Entertainment LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC	Sole Member
As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II 47

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC	Sole Member
As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	President and Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC In Theaters LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	Sole Member
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-49

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC Productions I L.L.C.

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC	Sole Member
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-50

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC Television Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name
1 anne

Title

/s/ Joshua W. Sapan	
IFC TV LLC	
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
The: Chief Executive Officer	
/s/ Joshua W. Sapan	

Joshua W. Sapan

Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Office

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC Theatres Concessions LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC	Sole Member
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-52

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC The	atres, LLC
By:	/s/ Joshua W. Sapan
Name: Title:	Joshua W. Sapan Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer	Sole Member
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-53

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

	IFC TV LLC	
	By:	/s/ Joshua W. Sapan
	Name:	Joshua W. Sapan
	Title:	Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1933, capacities indicated on the 14 th day of January, 2021. <u>Name</u>	this Post-Effective Amendment No.1 ha <u>Title</u>	as been signed by the following persons in the
/s/ Joshua W. Sapan		
Rainbow Programming Holdings LLC	Sole Member	
As Sole Member		
By: Joshua W. Sapan		

By: Joshua W. Sapan Title: President and Chief Executive Officer

/s/ Joshua W. Sapan Joshua W. Sapan

Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC TV Studios Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC TV LLC	Member
As Member By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
IFC Productions I L.L.C.	Member
As Member By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-55

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

IFC TV Studios LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name

Title

/s/ Joshua W. Sapan

Sole Member

IFC TV Studios Holdings LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

	IPTV LLC		
		By:	/s/ Joshua W. Sapan
		Name: Title:	Joshua W. Sapan Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1933, this capacities indicated on the 14 th day of January, 2021.	s Post-Effective Ame	ndment No.1 has	been signed by the following persons in the
Name		<u>Title</u>	
/s/ Joshua W. Sapan	_		
Rainbow Programming Holdings LLC As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer	Sole Member		
/s/ Joshua W. Sapan	_		
Joshua W. Sapan	Chief Executive Of Officer)	fficer (Principal)	Executive
/s/ Donna Coleman			
Donna Coleman	Interim Chief Finan Officer and Princ		
	II-57		

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Kindred Spirit Productions LLC (f/k/a Knifeman Productions LLC)

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Kopus Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Kopus Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Sundance Channel Originals LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Living With Yourself Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * <u>Title</u>

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Lodge Productions I LLC (f/k/a TWD Productions LLC)

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Lodge Productions II LLC (f/k/a Philly Productions LLC)	
By:	*
Name:	Kevin Drozdowski

Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name *

Title

Title:

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Making Waves Studio Productions LLC

By:	*	
Name:	Anne Kelly	
Title:	Senior Vice President	

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Joshua W. Sapan American Movie Classics IV Holding Corporation As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer

> * Anne Kelly

Senior Vice President (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Mechanical Productions I LLC

By:	/s/ Kevin Drozdowski
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joshua W. Sapan and John Hsu, and each of them, his true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, for him in his name, place and stead, in any and all capacities, to sign this Post-Effective Amendment to the Registration Statement on Form S-3, and all amendments thereto, and file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

/s/ Kevin Drozdowski

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

/s/ Kevin Drozdowski

Kevin Drozdowski

Title

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Monument Productions I LLC (f/l	k/a Turn Productions I
LLC)	

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Newfound Lake Productions I LLC

By:	/s/ Kevin Drozdowski
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints Joshua W. Sapan and John Hsu, and each of them, his true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, for him in his name, place and stead, in any and all capacities, to sign this Post-Effective Amendment to the Registration Statement on Form S-3, and all amendments thereto, and file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, full power and authority to do and perform each and every act and thing requisite and necessary to be done as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them may lawfully do or cause to be done by virtue hereof. Pursuant to the requirements of the Securities Act of 1933 this Post-Effective Amendment No. 1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

/s/ Kevin Drozdowski

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

/s/ Kevin Drozdowski

Kevin Drozdowski

Title

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

NOS4A2 Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Peach Pit Properties LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Pens Down LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

WE TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Premier Quills LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Sundance Channel Originals LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rainbow	Film	Hol	dings	LLC	2
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By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
Rainbow Programming Holdings LLC As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer	Sole Member
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-72

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

		Rainbow Media Enterprises, Inc.	
		By: Name: Title:	/s/ Joshua W. Sapan Joshua W. Sapan Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1 capacities indicated on the 14 th day of January, 2021.	933, this Post-Effective Amer	idment No.1 ha	s been signed by the following persons in the
Name		Title	
/s/ Joshua W. Sapan Joshua W. Sapan	President and Chief Executive Office		cer (Principal
/s/ Donna Coleman Donna Coleman	Interim Chief Finan Officer and Princ		
* James Gallagher	Director		
/s/ Ed Carroll Ed Carroll	Director		
* By: /s/ Joshua W. Sapan Joshua W. Sapan Attorney-in-fact			
	II-73		

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rainbow Media Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

N	ame

Title

/s/ Joshua W. Sapan AMC Networks Inc. As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer

> /s/ Joshua W. Sapan Joshua W. Sapan

President and Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rainbow Programming Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Joshua W. Sapan Rainbow Media Enterprises, Inc. As Sole Member By: Joshua W. Sapan Title: Director, President and Chief Executive Officer

> /s/ Joshua W. Sapan Joshua W. Sapan

President and Chief Executive Officer (Principal Executive Officer)

/s/ Donna Coleman

Donna Coleman

Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rectify Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rectify Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rectify Productions III LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Sundance Channel Originals LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Rectify Productions IV LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Sundance Channel Originals LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Red Monday Programming LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Making Waves Studio Productions LLC As Sole Member By: Anne Kelly Title: Senior Vice President

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

	RNC Holding Corporation		
		By: Name: Title:	/s/ Joshua W. Sapan Joshua W. Sapan Chief Executive Officer
Pursuant to the requirements of the Securities Act of 193 capacities indicated on the 14 th day of January, 2021.	3, this Post-Effective An	nendment No.1 ha	s been signed by the following persons in the
Name		<u>Title</u>	
/s/ Joshua W. Sapan Joshua W. Sapan	President and Ch Executive Off	ief Executive Offi icer)	cer (Principal
/s/ Donna Coleman Donna Coleman		nancial Officer (Pr incipal Accounting	
*	Director		
James Gallagher /s/ Christian B. Wymbs Christian B. Wymbs	Director Director		
* By: /s/ Joshua W. Sapan Joshua W. Sapan Attorney-in-fact			
	II-81		

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

	RNC II Holding Corporation		
		By: Name: Title:	/s/ Joshua W. Sapan Joshua W. Sapan Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1933, t capacities indicated on the 14 th day of January, 2021.	this Post-Effective A	mendment No.1 has	s been signed by the following persons in the
Name		Title	
/s/ Joshua W. Sapan Joshua W. Sapan	President and C Executive Of	hief Executive Offi ficer)	cer (Principal
/s/ Donna Coleman Donna Coleman		inancial Officer (Pr rincipal Accounting	
*	Officer and P	nncipai Accounting	g Officer)
James Gallagher	Director		
/s/ Christian B. Wymbs Christian B. Wymbs	Director		
* By: /s/ Joshua W. Sapan Joshua W. Sapan Attorney-in-fact			
	II-82		

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Roughhouse Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Making Waves Studio Productions LLC As Sole Member By: Anne Kelly Title: Senior Vice President

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal

Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Selects VOD LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
IFC Entertainment Holdings LLC	Sole Member
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-84

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Shudde	Shudder LLC (f/k/a Shudder Holdings LLC)	
By:	*	
Name:	John Hsu	
Title:	Executive Vice President, Corporate	
	Development and Treasurer	
Post-Effective Amendment N	o.1 has been signed by the following persons in the	
<u>Title</u>		

Title
Sole Member
Executive Vice President, Corporate Development and Treasurer
President and Chief Executive Officer (Principal Executive Officer)
Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

II-85

Pursuant to the requirements of the Securities Act of 1933, this

capacities indicated on the 14th day of January, 2021.

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Sleuth Secrets Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

Making Waves Studio Productions LLC As Sole Member By: Anne Kelly Title: Senior Vice President

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal

Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Stalwart Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Stan Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Stan Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

IFC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Sundance Channel Originals LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name

Sole Member

/s/ Joshua W. Sapan Rainbow Programming Holdings LLC As Sole Member By: Joshua W. Sapan Title: President and Chief Executive Officer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

Title

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Sundance Film Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	Title
/s/ Joshua W. Sapan	Sole Member
SundanceTV LLC	
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	President and Chief Executive Officer (Principal
Joshua W. Sapan	Executive Officer)
/s/ Donna Coleman	Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

SundanceTV LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	
Rainbow Programming Holdings LLC	Sole Member
As Sole Member	
By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan	
Joshua W. Sapan	Chief Executive Officer (Principal Executive Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

The Son Productions I LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Turn Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Turn Productions II LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Turn Productions III LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Turn Productions IV LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * <u>Title</u>

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions IV LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions V LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions VI LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions VII LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions VIII LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * <u>Title</u>

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions IX LLC (f/k/a TWD Productions III LLC)	
By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name *

Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions X LLC (f/k/a Galyntine Production LLC)	
By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name *

Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

*

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

TWD Productions XI LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Universe Productions LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

<u>Name</u> * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

VOOM HD Holdings LLC

Title

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Name	<u>Title</u>
/s/ Joshua W. Sapan	Sole Member
Rainbow Programming Holdings LLC	
As Sole Member	
By: Joshua W. Sapan Title: President and Chief Executive Officer	
/s/ Joshua W. Sapan	Chief Executive Officer (Principal Executive
Joshua W. Sapan	Officer)
/s/ Donna Coleman	Interim Chief Financial Officer (Principal Financial
Donna Coleman	Officer and Principal Accounting Officer)
	II-107
	11-107

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

WE TV Asia LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Title Name /s/ Joshua W. Sapan Sole Member **AMC/Sundance Channel Global Networks** LLC As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer Chief Executive Officer (Principal Executive /s/ Joshua W. Sapan Joshua W. Sapan Officer) /s/ Donna Coleman Interim Chief Financial Officer (Principal Financial **Donna Coleman** Officer and Principal Accounting Officer)

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

WE TV Holdings LLC

By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Title

/s/ Joshua W. Sapan	Sole Member
WE tv LLC	
As Sole Member	
By: Joshua W. Sapan Title: Chief Executive Officer	
/s/ Joshua W. Sapan	Chief Executive Officer (Principal Executive
Joshua W. Sapan	Officer)
/s/ Donna Coleman	
Donna Coleman	Interim Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)
	II-109

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

WE TV Studios LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name

Title

/s/ Joshua W. Sapan

American Movie Classics IV Holding Corporation As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer

Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

WE tv LLC	
By:	/s/ Joshua W. Sapan
Name:	Joshua W. Sapan
Title:	Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Title Name /s/ Joshua W. Sapan Member **Rainbow Programming Holdings LLC** As Member By: Joshua W. Sapan Title: President and Chief Executive Officer /s/ Joshua W. Sapan Member **American Movie Classics IV Holding Corporation** As Sole Member By: Joshua W. Sapan Title: Chief Executive Officer /s/ Joshua W. Sapan Chief Executive Officer (Principal Executive Joshua W. Sapan Officer) /s/ Donna Coleman Interim Chief Financial Officer (Principal Financial Donna Coleman Officer and Principal Accounting Officer) II-111

Pursuant to the requirements of the Securities Act of 1933, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No.1 to be signed on its behalf by the undersigned, thereunto duly authorized, in New York, NY, on the 14th day of January, 2021.

Woodbury Studios LLC

By:	*
Name:	Kevin Drozdowski
Title:	Vice President and Assistant Treasurer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No.1 has been signed by the following persons in the capacities indicated on the 14th day of January, 2021.

Sole Member

Name * Title

AMC TV Studios LLC As Sole Member By: Kevin Drozdowski Title: Vice President and Assistant Treasurer

> * Kevin Drozdowski

Vice President and Assistant Treasurer (Principal Executive Officer, Principal Financial Officer, and Principal Accounting Officer)

* By: /s/ Joshua W. Sapan

Joshua W. Sapan Attorney-in-fact

January 14, 2021

AMC Networks Inc., 11 Penn Plaza, New York, New York 10001.

Ladies and Gentlemen:

In connection with the registration under the Securities Act of 1933 (the "Act") of (i) an indeterminate aggregate principal amount of debt securities (the "Debt Securities") of AMC Networks Inc., a Delaware corporation (the "Company"), and (ii) the guarantees (the "Guarantees" and, together with the Debt Securities, the "Securities") of the Debt Securities by certain subsidiaries of the Company (the "Guarantors"), we, as your counsel, have examined such corporate records, certificates and other documents, and such questions of law, as we have considered necessary or appropriate for the purposes of this opinion.

Upon the basis of such examination, it is our opinion that, when the Registration Statement has become effective under the Act, the terms of the Securities and of their issuance and sale have been duly established in conformity with the Indenture relating to the Securities so as not to violate any applicable law or result in a default under or breach of any agreement or instrument binding upon the Company or the Guarantors and so as to comply with any requirement or restriction imposed by any court or governmental body having jurisdiction over the Company or the Guarantors, and the Securities have been duly executed and authenticated in accordance with the Indenture relating to the Securities and issued and sold as contemplated in the Registration Statement, the Securities will constitute valid and legally binding obligations of the Company and the Guarantors, as applicable, subject to bankruptcy, insolvency, fraudulent transfer, reorganization, moratorium and similar laws of general applicability relating to or affecting creditors' rights and to general equity principles.

In rendering the foregoing opinion, we are expressing no opinion as to Federal or state laws relating to fraudulent transfers, and we are not passing upon, and assume no responsibility for, any disclosure in any registration statement or any related prospectus or other offering material relating to the offer and sale of the Securities.

We note that, as of the date of this opinion, a judgment for money in an action based on a Security denominated in a foreign currency or currency unit in a Federal or state court in the United States ordinarily would be enforced in the United States only in United States dollars. The date used to determine the rate of conversion of the foreign currency or currency unit in which a particular Security is denominated into United States dollars will depend upon various factors, including which court renders the judgment. Under Section 27 of the New York Judiciary Law, a state court in the State of

AMC Networks Inc.

New York rendering a judgment on a Security would be required to render such judgment in the foreign currency in which the Securities are denominated, and such judgment would be converted into United States dollars at the exchange rate prevailing on the date of entry of the judgment.

The foregoing opinion is limited to the Federal laws of the United States, the laws of the State of New York, the General Corporation Law of the State of Delaware and the Delaware Limited Liability Company Act, and we are expressing no opinion as to the effect of the laws of any other jurisdiction. With respect to all matters of Louisiana law, we note that you have received an opinion, dated November 14, 2019, of Jones Walker LLP. With respect to all matters of Rhode Island law, we note that you have received an opinion, dated November 14, 2019, of Locke Lord LLP.

We have relied as to certain factual matters on information obtained from public officials, officers of the Company and the Guarantors, and other sources believed by us to be responsible, and we have assumed that the Indenture relating to the Securities has been duly authorized, executed and delivered by the trustee thereunder, and that all other indentures and other governing documents under which the Securities are to be issued will have been duly authorized, executed and delivered by all parties thereto, assumptions that we have not independently verified.

We hereby consent to the filing of this opinion as an exhibit to the Registration Statement and to the reference to us under the heading "Validity of the Debt Securities and Guarantees" in the Prospectus. In giving such consent, we do not thereby admit that we are in the category of persons whose consent is required under Section 7 of the Act.

Very truly yours,

/s/ Sullivan & Cromwell LLP

List of Guarantor Subsidiaries

As of January 14, 2021, the following subsidiaries of AMC Networks Inc. guarantee the notes issued by AMC Networks Inc.

Guarantor	Jurisdiction of Formation
2nd Party LLC	Delaware
61st Street Productions I LLC	Delaware
AMC Film Holdings LLC	Delaware
AMC Network Entertainment LLC	New York
AMC Networks Broadcasting & Technology	New York
AMC Networks International Asia-Pacific LLC	Delaware
AMC Networks International LLC	Delaware
AMC Networks Productions LLC	Delaware
AMC Premiere LLC	Delaware
AMC TV Studios LLC	Delaware
AMC/Sundance Channel Global Networks LLC	Delaware
AMCN Properties LLC	Delaware
American Movie Classics IV Holding Corp	Delaware
Animal Control Productions I LLC	Delaware
Anthem Productions LLC	Delaware
Badlands Productions I LLC	Louisiana
Badlands Productions II LLC	Delaware
Benders Productions I LLC	Delaware
Brockmire Productions I LLC	Delaware
Cobalt Productions LLC	Delaware
Comic Scribe LLC	Delaware
Crossed Pens Development LLC	Delaware
Digital Store LLC	Delaware
Dispatches Productions I LLC	Delaware
Expedition Productions I LLC	Delaware
Five Families Productions I LLC	Delaware
Five Moons Productions I LLC	Delaware
Geese Productions LLC	Delaware
Ground Work Productions LLC	Delaware
Halt and Catch Fire Productions I LLC	Delaware
Halt and Catch Fire Productions II LLC	Delaware
Halt and Catch Fire Productions III LLC	Delaware
Halt and Catch Fire Productions IV LLC	Delaware
Halt and Catch Fire Productions LLC	Delaware
Hap and Leonard Productions I LLC	Louisiana
Hap and Leonard Productions II LLC	Delaware
Hap and Leonard Productions III LLC	Delaware
IFC Entertainment Holdings LLC	Delaware
IFC Entertainment LLC	Delaware
IFC Films LLC	Delaware
IFC In Theaters LLC	Delaware

Guarantor	Jurisdiction of Formation
IFC Productions I L.L.C.	Delaware
IFC Television Holdings LLC	
IFC Theatres Concessions LLC	Delaware
IFC Theatres, LLC	Delaware
IFC TV LLC	Delaware
IFC TV Studios Holdings LLC	Delaware
IFC TV Studios LLC	Delaware
IPTV LLC	Delaware
Kindred Spirit Productions LLC	Delaware
Kopus Productions II LLC	Delaware
Kopus Productions LLC	Delaware
Living With Yourself Productions I LLC	Delaware
Lodge Productions I LLC	Delaware
Lodge Productions II LLC	Delaware
Making Waves Studio Productions LLC	Delaware
Monument Productions I LLC	Delaware
Newfound Lake Productions I LLC	Delaware
NOS4A2 Productions I LLC	Rhode Island
Peach Pit Properties LLC	Delaware
Pens Down LLC	Delaware
Premier Quills LLC	Delaware
Rainbow Film Holdings LLC	Delaware
Rainbow Media Enterprises, Inc.	Delaware
Rainbow Media Holdings LLC	Delaware
Rainbow Programming Holdings LLC	Delaware
Rectify Productions II LLC	Delaware
Rectify Productions III LLC	Delaware
Rectify Productions IV LLC	Delaware
Rectify Productions LLC	Delaware
Red Monday Programming LLC	Delaware
RNC Holding Corporation	Delaware
RNC II Holding Corporation	Delaware
Roughhouse Productions I LLC	Delaware
Selects VOD LLC	Delaware
Shudder LLC	Delaware
Sleuth Secrets Productions LLC	Delaware
Stalwart Productions LLC	Delaware
Stan Productions I LLC	Delaware
Stan Productions II LLC	Delaware
Sundance Channel Originals LLC	Delaware

Guarantor	Jurisdiction of Formation
Sundance Film Holdings LLC	Delaware
SundanceTV LLC	Delaware
The Son Productions I LLC	Delaware
Turn Productions II LLC	Delaware
Turn Productions III LLC	Delaware
Turn Productions IV LLC	Delaware
Turn Productions LLC	Delaware
TWD Productions IV LLC	Delaware
TWD Productions IX LLC	Delaware
TWD Productions V LLC	Delaware
TWD Productions VI LLC	Delaware
TWD Productions VII LLC	Delaware
TWD Productions VIII LLC	Delaware
TWD Productions X LLC	Delaware
TWD Productions XI LLC	Delaware
Universe Productions LLC	Delaware
Voom HD Holdings LLC	Delaware
WE tv Asia LLC	Delaware
WE TV Holdings LLC	Delaware
WE tv LLC	Delaware
We TV Studios LLC	Delaware
Woodbury Studios LLC	Delaware

Consent of Independent Registered Public Accounting Firm

The Board of Directors AMC Networks Inc.:

We consent to the incorporation by reference in Post-Effective Amendment No. 1 to the registration statement on Form S-3 (No. 333-234695) of AMC Networks Inc. of our reports dated February 26, 2020, with respect to (i) the consolidated balance sheets of AMC Networks Inc. and subsidiaries as of December 31, 2019 and 2018, and the related consolidated statements of income, comprehensive income, stockholders' equity (deficiency), and cash flows for each of the years in the three-year period ended December 31, 2019, and the related financial statement schedule, and (ii) the effectiveness of internal control over financial reporting as of December 31, 2019, which reports appears in the December 31, 2019 annual report on Form 10-K of AMC Networks Inc. and to the reference to our firm under the heading "Experts" in the prospectus. Our report on the Company's consolidated financial statements refers to changes in accounting principle due to the Company's adoption of ASU No. 2016-02, Leases (ASC 842, effective January 1, 2019, and the Company's adoption of ASU No. 2014-09, Revenue from Contracts with Customers (Topic 606), effective January 1, 2018.

/s/ KPMG LLP

New York, New York January 14, 2021