

No. 2015-68745

**FILED**  
Chris Daniel  
District Clerk  
Time: **JAN 25 2016**  
By: \_\_\_\_\_  
Harris County, Texas  
Deputy

IPIC-GOLD CLASS ENTERTAINMENT,  
LLC, et al.,

Plaintiffs,

v.

REGAL ENTERTAINMENT GROUP,  
AMC ENTERTAINMENT HOLDINGS,  
INC., et al.,

Defendants.

§  
§  
§  
§  
§  
§  
§  
§  
§  
§  
§

OF HARRIS COUNTY, TEXAS

234TH JUDICIAL DISTRICT

**TEMPORARY INJUNCTION**

After considering the Verified Application for Temporary Injunction of plaintiffs, and the parties' briefing, pleadings, evidence, and arguments, the Court finds it to be well taken and GRANTS the Verified Application, *In Part, As Follows:*

Plaintiffs have proven a probable right to the relief they seek upon final hearing or trial, as well as the likelihood of irreparable harm pending trial unless this injunctive relief is issued. Based on the evidence presented at the evidentiary hearing, defendant Regal Entertainment Group's actions did and will prevent plaintiffs from licensing first-run films to exhibit at plaintiffs' Houston theater. Access to the films is essential to plaintiffs' business. Defendant Regal's actions will cause imminent, irreparable harm to plaintiffs' business, property, reputation, and goodwill, as well as to the movie-going public. This damage cannot be measured by any certain pecuniary standard, and plaintiffs have no adequate remedy at law. Based on the totality of circumstances shown in the record, there is a clear equity and compelling circumstances favoring the entry of this Injunction.

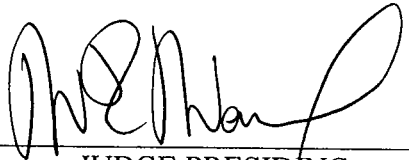
Accordingly, the Court ORDERS the following injunctive relief:

1. Defendant Regal Entertainment Group and its agents, employees, and attorneys, together with any persons in concert with them, are enjoined from engaging in anticompetitive and unlawful conduct by, directly or indirectly, demanding or requesting exclusive film licenses or the right to exhibit films from any studio to the exclusion of plaintiffs' Houston theater; indicating to a studio that such defendant will refuse to play a film at any of its theaters if the studio licenses the film for exhibition at the iPic Houston, or carrying out such refusal; and communicating between the Regal and AMC defendants, or coordinating their respective communications with any studio, with regard to preventing plaintiffs from receiving licenses to first-run films to exhibit at the iPic Houston.

2. A trial on plaintiffs' claims is set for the 3rd day of October, 2016.

3. Plaintiffs will execute and file with the Clerk a bond in conformity with the law in the amount of \$5000.

SIGNED on this 25<sup>th</sup> day of January, 2016.

  
\_\_\_\_\_  
JUDGE PRESIDING