

**SUBMISSION OF
MATERIAL AND RELEASE
AGREEMENT**

ROL Productions / Management
Montreal (Canada) / Los Angeles CA
c/o Ken Meyer, Attorney at Law
8840 Wilshire Blvd
Beverly Hills CA 90211

Title of Material: _____

Date: _____ 2016

Gentlemen:

The undersigned has submitted to ROL Productions / Management ("ROL" or "you") the material (the "Material") which the undersigned has described on Page 4 hereof, and the undersigned requests ROL read and evaluate the Material. It is ROL's general policy that prior to ROL reading and evaluating such Material, and as a condition of ROL doing so, the party submitting such Material must execute this Submission of Material and Release Agreement (this "Agreement") and by receipt of this Agreement the undersigned has been notified that ROL shall have no obligation or liability to the undersigned unless and until this Agreement has been signed by the undersigned and delivered to ROL.

The undersigned may elect to submit additional material ("Additional Material") in the future which may or may not be related to the Material. This Agreement shall apply to any and all such Additional Material which is submitted to ROL by the undersigned, whether in writing or orally, to the same extent as it does to the Material, through the date, if ever that this Agreement is revoked in writing by the undersigned (the "Revocation Date"). Upon and after the Revocation Date, the undersigned agrees that the undersigned shall not submit any further Additional Material to ROL and in the event that the undersigned nevertheless submits any Additional Material to ROL on or after the Revocation Date, the undersigned understands and agrees that ROL shall not have any obligation or liability to the undersigned with respect to such Additional Material.

The undersigned understands and agrees that ROL does not undertake to consider the Material in confidence. The undersigned has not previously submitted or disclosed the Material to ROL, and ROL has not made any prior inducements, promises or representations to the undersigned regarding the Material. ROL shall not be under any obligation whatsoever if ROL does not desire to use the Material.

The undersigned has retained a copy of the Material, and the undersigned agrees that ROL shall not have any obligation to return to the undersigned the copy submitted to ROL nor shall ROL have any obligation in any way for any loss or damage thereto.

Neither the undersigned's submission to ROL nor anything in this Agreement shall be deemed to limit or restrict ROL's freedom, or obligate ROL to the undersigned, with respect to, nor prohibit ROL's use without obligation to the undersigned of, materials submitted to, acquired by or created by ROL prior to or after the undersigned's submission to ROL hereunder.

If ROL desires to use any part of the Material submitted by the undersigned which is protected by copyright law, then ROL shall notify the undersigned thereof and ROL and the undersigned shall negotiate in good faith for the execution of an express contract setting forth the terms and conditions for the acquisition by ROL of any or all rights in all the Material which ROL may desire to acquire. The undersigned acknowledges, however, that ROL is not agreeing to refrain from, or to compensate the undersigned for, the use of any elements of the Material which are not protected by copyright laws, including, by way of illustration only, ideas, historical or factual matters or other public domain elements or aspects of the Material. The foregoing shall apply whether or not ROL has obtained such ideas and/or other public domain elements from other sources.

The undersigned acknowledges that ROL's use of other material containing elements similar to or identical with those contained in the undersigned's Material shall not obligate ROL to negotiate with the undersigned nor entitle the undersigned to any compensation if ROL has an independent right to use such other materials. The undersigned further agrees that if ROL determines that ROL has the independent right to use other material containing elements similar or identical to those contained in the undersigned's Material without the payment of compensation to the undersigned and ROL proceeds to use such material and if the undersigned disagrees with ROL's determination, the undersigned agrees that any dispute between us shall be submitted to arbitration. In such event, the arbitrator shall be an individual experienced in the motion picture or television field and shall be mutually selected by ROL and the undersigned or, if we cannot so agree, then the arbitrator shall be selected by the rules of the American Arbitration Association. In either event, the arbitrator shall be controlled by the terms of this Agreement. Any award favorable to the undersigned shall be limited to the fixing of an amount of compensation which shall bear a reasonable relation to compensation customarily paid by ROL for similar material. Any arbitration award will provide for ROL and the undersigned to bear their own costs of arbitration, which costs shall include our respective attorneys' fees. Any such arbitration shall be conducted in Los Angeles, California and shall be governed by and subject to the laws of the State of California and the rules of the American Arbitration Association.

The undersigned hereby represents and warrants: (a) that except as disclosed by the undersigned to ROL, in writing, concurrent with the undersigned's execution of this Agreement, the Material is solely owned by the undersigned and that no other person, firm or corporation has any right, title or interest therein or thereto; (b) that the undersigned has the full right and authorization to submit the Material to ROL upon all of the terms and conditions herein stated; and (c) that no persons except those also signing below have collaborated with the undersigned in creating the Material.

The undersigned agrees to indemnify ROL and hold ROL harmless from and against any claim, loss, obligation, liability or expense including reasonable attorneys' fees that may be asserted against ROL or incurred by ROL which arise out of or in connection with the Material or any use thereof.

Either party to this Agreement may assign or license its rights hereunder, but such

assignment or license shall not relieve such party of its obligations hereunder; it is agreed that this Agreement shall inure to the benefit of the parties hereto, their successors, assigns and licensees, and that any successor, assign or licensee shall be deemed a third party beneficiary under this Agreement.

This Agreement constitutes our entire understanding. No other agreement, written or oral, express or implied exists between us with respect to the Material. Any modification or waiver hereunder or termination hereof must be in writing, signed by both of us. The invalidity of any provision hereof is not to affect the remaining provisions. Any references to ROL shall be deemed also to refer to ROL's subsidiary and affiliated corporations, companies under common ownership or control with ROL, and ROL's and their directors, officers, agents, employees, lessees, licensees, successors and assigns.

By: =

Its: (if a corporation)

(Additional creators, if any)

By: =

DESCRIPTION OF MATERIAL

Title: _____

Author: _____

Copyright holder: _____

Nature of Material: _____