



Script & Story Submission
Policy & Release Form

Date: _____

Title of Screenplay: _____

Writer Name(s): _____

WGA Registration Number: _____

Copyright Number: _____

Synopsis: (500 words or less. You may attach a synopsis.)

AIOTK LLC (the Company) thanks you (the Owner) for submitting a piece of scripted (script and/or story) literary material (the Material). We invite you to review our submission policy and procedures below. Please be aware that the Company will only accept and consider material if the Owner(s) sign and agree to the policies set forth and outlined below.

I am interested in having the Company evaluate my material. I understand that the Company cannot read, accept, or evaluate the Material unless I sign and return this Submission Release in its entirety.

I acknowledge that the Company receives numerous submissions of ideas, formats, stories, suggestions, and the like and that such submissions received by the Company are similar or identical to those developed by the Company or its employees or otherwise available to the Company. I agree that I will not be entitled to any compensation because of the use by the Company of any similar idea or material.



I represent and warrant that I am the author of said Material, having written or acquired said Material as the employer-for-hire of all writers thereof; that I am the present and sole owner of all right, title, and interest in and to said Material; that I have the exclusive, unconditional right and authority to submit and/or convey said Material to you in the terms and conditions set forth herein; that no third party is entitled to any payment or other consideration as a condition of the exploitation of said material. If the Material is co-owned, all co-writers and/or owners have co-signed this release form totaling 100% ownership of said Material.

I am aware that the Company may be exploring and/or developing material and/or ideas by employees, third parties, etc. that is similar to the Material I am submitting to you. Furthermore, I am aware that a third party may submit Material to the Company that is comparable to mine, which the Company may decide to acquire and produce. The Company may produce said Material without an obligation to me of any kind, a piece of Material that though similar to the Material was independently created by a third party or the Company.

I agree to indemnify the Company from and against any and all claims, expenses, loses, or liabilities (including, without limitation, reasonable attorneys' fees and punitive damages) that may be asserted against you or incurred by you at the time in connection with said Material, or any use thereof, including without limitation those arising from any breach of the warranties and promises given by me herein.

I am aware that any portion of the Material that may be freely used by the public, because it is not protected under copyright law or is in the public domain, may be utilized by the Company. The material which you are free to use without any obligation to me shall be referred to as "unprotected material" henceforth. If all or any part of said material is not unprotected material because it is protected under copyright law, then it shall be referred to herein as "protected material."

I am aware that if the Company uses any of the protected material, the Company will compensate me for at an agreed upon rate for the said Material.

I agree to give the Company written notice of any claim arising in connection with said Material or arising in connection with this Agreement, within sixty (60) calendar days after I acquire knowledge of such claim, or of such breach of failure to perform the provisions of the Agreement, or if it be sooner, within sixty (60) calendar days after I acquire knowledge of facts sufficient to meet on notice of any such claim, or breach or failure to perform; my failure to so give you written notice will be deemed an irrevocable waiver of any rights I might otherwise have with respect to such claim, breach, or failure to perform. The Company shall have sixty (60) calendar days receipt of said notice to attempt to cure any alleged breach or failure to perform prior to the time that I may file a Demand for Arbitration.



In the event of any dispute concerning said Material or concerning any claim of any kind or nature arising in connection with said Material I waive any rights to a jury trial and shall settle with matter through Arbitration with the Company in the State of California.

I acknowledge that no fiduciary relationship or confidential relationship now exists or will ever exist between the Company and the Owner(s) by reason of this agreement or submission of the material to you. No express implied agreements will exist between the Company and the Owner as a consequence of this unsolicited submission or conversations in reference thereto.

This agreement shall be governed by the laws of the State of California applicable to agreements expected and to be fully performed within.

Writer(s) Name: _____

Writer(s) Signature: _____

Date: _____

Title of Material: _____

Address: _____

Signature for AIOTK LLC: _____

Name of Signatory for AIOTK LLC: _____

Position at AIOTK LLC: _____

Date: _____

Address: 526 S. St. Andrews Place, #7, Los Angeles, CA 90020

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