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SUBMISSION RELEASE FORM

Proposed Title: _____
Page Count: _____
Date: _____

Dear Ms. Kram.

I am submitting the material identified above (the "Material") for your consultation services in accordance with the understanding, and subject to the conditions, set forth in this letter. I understand that you have agreed to review the Material in reliance on the agreements set forth in this letter, that absent such agreements you would not have reviewed the Material, and that this letter limits the types of claims which I can assert against you with regards to the Material.

I acknowledge that the Material was created and written by me without any suggestion or request from you that I write or create the Material. I have attached a copy of the Material to this letter (and/or I have synopsisized it herein).

I recognize that you have wide access to ideas, materials, stories, themes, plots, suggestions and scripts, many of which are similar or identical to each other, and may be similar or identical to the Material, that new ideas are constantly being submitted to you and being developed by you. I also recognize that you are extensively engaged in creating, acquiring and developing literary, artistic, musical, design and other material, including without limitation literary material, stories, ideas, themes, plots, titles, screenplays, formats, concepts for attractions, parks and other developments and materials (collectively referred to as "Projects"); that many Projects may be similar or identical to the Material in theme, idea, story, plot, title, format or other respects; and that such Projects may originate with and/or be acquired from other sources, including without limitation your own employees, either before or after the date of my submission.

I represent and warrant that I am the sole owner and sole author of the Material, that the Material is original with me, and that no rights or permissions are required from any third parties. I further represent that I am eighteen years of age or older.

You agree that if you use the Material, you will negotiate with me appropriate compensation for such use, but I understand and agree that your use of material containing features and elements similar or identical to those contained in the Material shall not obligate you to negotiate with me nor entitle me to any compensation or consideration whatsoever, and shall not obligate you in any other manner whatsoever, if you determine that you have an independent legal right to use such other material which is not derived from me (either because such features and elements were not new or novel, or were in the public domain, or were not originated by me, or because other persons (including your own employees) have submitted or may hereafter submit material containing similar or identical features and elements which you have the right to use). I further acknowledge that you have no obligation to me of any kind whatsoever except as specifically set forth in this letter.

My submission of the Material is for your review and does not establish any fiduciary or confidential relationship between us, nor is there one intended or created by reason of this letter and/or my submission of the Material.

I agree that any dispute between us shall be submitted to arbitration in Los Angeles, California in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA"). The arbitrator shall be an attorney or retired judge with at least ten years experience in the motion picture industry in Los Angeles, California, and shall be mutually agreed upon by you and me, or if we cannot agree, then the arbitrator shall be selected by the AAA. The arbitrator's decision shall be controlled by the terms of this letter and shall be final and binding.

This letter shall be governed by the laws and the State of California and federal laws applicable to agreements made and performed entirely in California.

Notwithstanding the foregoing, in no event may any judgment or award (including without limitation any arbitration award) include injunctive relief nor may any financial judgment or award favorable to me exceed an amount equal to the Writers' Guild of America minimum payment for the equivalent use of equivalent material.

This letter is the entire agreement between us, and may not be modified or amended unless by a written document signed by each of us. I have read and understand all of the terms and conditions of this letter, and acknowledge that no oral representations of any kind have been made to me and that there are no oral agreements in effect between us pertaining to the Material. Should any provisions or part of any provisions of this letter be void or unenforceable, such provision or part thereof shall be deemed omitted, and this letter with such provision or part thereof omitted shall remain in full force and effect.

Very truly yours,

Signature of Writer

Print Name

Street Address

City State Zip

Phone, including area code

Signature of Writer

Print Name

Street Address

City State Zip

Phone, including area code