

## RELEASE

TO: Amaze Film + Television Inc ("Amaze")

The following shall constitute a release (the "Release") by \_\_\_\_\_ ("Submittor") to Amaze, its subsidiary, affiliate, parent or other company and/or other company under common ownership or control ("Related Entities"), their directors, officers, agents, employees, consultants, lessees, licensees, successors and assigns, with regard to the submission of literary material entitled: \_\_\_\_\_ (the "Material") for review by Amaze. Submittor understands and agrees that the execution of this Release is a pre-requisite to Amaze's review of any material submitted by Submittor.

In consideration of Amaze's review of the Material, Submittor hereby agrees as follows:

1. Submittor understands and agrees that Amaze does not undertake to consider the Material in confidence. Submittor acknowledges that Amaze must disclose the Material to various employees of Amaze, and possibly even to those outside of Amaze's employ, to determine the Material's value to Amaze. It is understood that no confidential relationship is created by reason of Amaze's consideration of Material or by reason of discussions at any time between Amaze and Submittor with respect thereto.
2. The Material has not been previously disclosed to Amaze, and Amaze has not made any prior inducements, promises or representations to Submittor regarding the Material. Any submission to Amaze is made with the understanding that Amaze shall give the Material such consideration as it merits in Amaze's sole and final judgment, and Amaze is under no obligation to Submittor whatsoever if it does not evaluate the Material or does not desire to use the Material. Amaze is under no obligation to release to Submittor either Amaze's actions in connection with the Material or any information regarding its activities in the field towards which the Material pertains.
3. Consideration of the Material is not an admission by Amaze of the novelty, propriety or originality of the Material. Amaze shall not be obliged to further consider Submittor's Material or to negotiate with or enter into any agreement with Submittor.
4. Amaze shall be entitled to all rights of exploitation in any and all media whether now known or hereafter devised, in any ideas, concepts or materials that are created independently by Amaze, even if similar or identical to the Material protected by copyright, without any compensation to Submittor. Submittor hereby waives and discharges any claims against Amaze pertaining to the Material (including, without any limitation, claims for breach of employed contract). Submittor shall not be entitled to any compensation by Amaze for Amaze's review or use (in any manner) of any portion of the Material which is not protected material. Nothing stated in this Release or admitted herefrom should be deemed to constitute an admission of any fact or waiver of any right, remedy or defence available to Amaze or its related entities and Amaze and its related entities hereby reserve such rights, remedies and defences to the full extent of law, in equity and by agreement.

5. Submitter hereby represents and warrants that:

(i) Submitter is the sole originator of the Material, that the Material is solely owned by Submitter and that no other person, from a corporation, has any right, title or interest therein;

(ii) neither the Material nor Amaze's review or use thereof, shall violate any personal or property rights of any third party, including but not limited to, copyright, privacy, droit moral or other intellectual property rights, nor shall the Material or Amaze's review thereof constitute defamation, libel or slander against any third party;

(iii) Submitter has the full right and authorization to submit the Material to Amaze upon all of the terms and conditions herein stated; and

(iv) no persons other than those signing below have collaborated with Submitter and created the Material nor do any persons other than those signing below have any rights in such material inconsistent with Submitter's agreement hereunder.

6. Submitter acknowledges that in the event of a claim of wrongful appropriation or other claim of wrongful appropriation or other claim, he shall be limited to an action at law for damages, and Submitter hereby waives all right to injunctive or equitable relief.

7. Submitter hereby agrees to indemnify, defend and hold harmless Amaze and its Related Entities from and against any claim, loss, obligation, liability or expense including reasonable attorney's fees that may be asserted against or incurred by Amaze or its Related Entities in connection with the Material submitted hereunder, any uses of such Material by Amaze or any breach of any representation or warranty made by Submitter.

8. This Release constitutes the entire understanding of Submitter and Amaze. No other agreement, written or oral, expressed or implied, exists between Submitter and Amaze with respect to the Material. Any modification or waiver hereunder of termination must be in writing and signed by both Submitter and Amaze. The invalidity of any provision herein shall not affect the remaining provisions. The representations, warranties and indemnities shall survive the termination, execution, completion or expiration of this Release.

9. Submitter has retained a copy of the Material and agrees that Amaze shall not have any obligation to return the Material to the Submitter and that Amaze shall be under no obligation for any loss or damage to such copy.

Dated the \_\_\_\_ day of \_\_\_\_\_, 201 \_\_

Name: \_\_\_\_\_ ("Submitter")

SIGNED: \_\_\_\_\_