

Statement of Policy of DLT Entertainment Ltd.
Concerning the Submission of Ideas and
Other Unsolicited Material

We appreciate the courtesy of professional people and other members of the creative community who suggest material, including ideas, program formats and literary material for our use. However, we receive many suggestions that duplicate those previously made either by members of our own staff or by others. Moreover, we may commence using material similar to yours that we receive, after the date of your submission. It has therefore become necessary for us to adopt the policy of refusing to consider any material unless the person submitting it signs the agreement appended to this statement. There are two copies of this agreement. Please sign in the space, provided and return one copy to us.

Dated:

DLT Entertainment Ltd.
31 West 56th street
New York, NY 10019

Gentlemen:

In accordance with your Statement of Policy which I have read, I submit herewith certain material of mine that is summarized on the reverse side hereof (the "Material"). I am making this submission upon the following understanding:

1. I have submitted the Material to you to review and evaluate of my own accord and without any solicitation by you for same. I understand that you have adopted the policy of refusing to accept, consider or evaluate unsolicited material unless the person submitting such material has signed an agreement in a form substantially the same as this Agreement, and I specifically acknowledge that you would refuse to accept, consider or otherwise evaluate my Material in the absence at' my acceptance of each and all of the provisions hereof.
2. I recognize that you have access to and/or may create or have created literary, film, tape and/or other materials and ideas which may be similar or identical to the Material in theme, idea, plot, format, characters or other respects. I agree that I will not be entitled to any compensation or other consideration because of the use by you of any such similar or identical material which may have been independently created by you or may have come to you from any other independent source or may be in the public domain. I understand that no confidential relationship is established by my submitting the Material to you hereunder and nothing in this Agreement or in the fact of my submission of the Material to you shall be deemed to place you in any different position than anyone else to whom I have not submitted the Material with respect to any portion of the Material which does not constitute protected property.
3. You agree that it you use any legally protectible portion of the Material, provided it has not been obtained by you from, or independently created by, another source, you agree to pay to me an amount to be agreed on between us in writing which amount shall be comparable to the compensation normally paid by you for similar material from comparable sources.
4. I warrant that I am the sole and exclusive author of the Material as well as the sole and exclusive owner and proprietor of the Material and all rights therein; that I have the full and exclusive right, power and authority to submit the Material to you upon the terms and conditions set forth herein; that no part of Material has been published or copyrighted other than as stated on the reverse side hereof; no rights in the Material have previously been granted to any person, corporation or other entity other than as stated an the reverse side hereof; no part of' the Material is in the public domain anyplace in the world where copyright or similar protection is or may be

available; that the Material is wholly original with me and no incident or part thereof is taken from, based upon or adapted from any other literary material or other work and full use of the Material or any part thereof will not in any way violate or infringe upon any copyright (statutory or otherwise), constitute a libel or defamation at or an invasion of the rights of privacy of, or otherwise violate or infringe upon any other rights at any person, firm, corporation or other entity; and that all important features of the Material are summarized herein. I will indemnify you and hold you harmless from and against any and all claims, losses, damages or liability (including reasonable attorneys fees) that may be asserted against you or incurred by you, at any time, in connection with the Material, or any use thereof.

5. Any controversy arising out of or in connection with the Material and/or this Agreement shall be submitted to arbitration in the City of New York before, and pursuant to the rules of, the American Arbitration Association. The arbitrators' decision shall be controlled by the terms of this Agreement and in no event shall any award be greater than that amount which is comparable to the compensation normally paid by you for similar material for similar sources. If any such arbitration arises out of or relates to a claim that you have used any legally protectible portions of the Material in violation of the terms hereof, such claim must be brought by me within six (6) months after the date I first learn (or in the exercise of reasonable care could have learned) of your use or intended use of any portion of the Material.

6. I have retained at least one copy of said Material, and I hereby release you of and from any and all liability for loss of, or damage to, the copies of said Material submitted to you hereunder. You shall be entitled to retain the copies of the Material submitted to you hereunder.

7. I hereby state that I have read and understand this Agreement and that no oral representations of any kind have been made to me, and that this Agreement states our entire understanding with reference to the subject matter hereof. Any modification or waiver of any of the provisions of this Agreement must be in writing and signed by both of us.

8. If more than one party signs this Agreement as submitter, the reference to "I" or "me" through this Agreement shall apply to each such party jointly and severally.

9. Should any provision or part of any provision be void or unenforceable, such provision or part thereof shall be deemed omitted, and this Agreement with such provision or part thereof omitted shall remain in full force and effect. This agreement shall at all times be construed so as to carry out the purposes hereof.

Very truly yours,

Address

Signature

City and State

Print Name

Telephone Number

ACCEPTED AND AGREED TO:

DLT Entertainment Ltd.

By: _____

SUBMISSION DESCRIPTION

TITLE:

FORM OF MATERIAL:

- Synopsis Script Video Cassette - inch
 Treatment Film - __mm.

BRIEF SUMMARY OF THEME OR PLOT:

WGA REGISTRATION NO.:

PRIOR GRANT OF RIGHTS IN MATERIAL, IF ANY (IF NONE, SO INDICATE):