

RELEASE AND LIMITATION OF LEGAL RIGHTS

Capital Research Center, a 501(c)3 organization, ("CRC" also doing business as "Dangerous Documentaries") receives numerous proposals relating to possible motion pictures, films, television, programs, series, media projects and other ideas. CRC is constantly developing new concepts and also enters into contractual relationships with third parties to develop and/or produce ideas, stories, screenplays, concepts, and other programming. "Submitted Material" shall be defined as any and all material submitted by you to CRC by any means, including, but not limited to, electronic transfer. The Submitted Material shall be deemed to also include, but not be limited to, scripts, screenplays, drafts, bibles, outlines, pitches, taglines, titles, characters, dialogue, sketches, drawings, illustrations, music, lyrics or any other intellectual property, whether or not submitted by you, and whether or not in existence at the time of your submission of any related Submitted Material.

The policy of CRC is not to solicit materials. To the extent you wish to submit any material nonetheless, you may only do so subject to your acceptance and agreement to the terms and conditions of this release. In light of the foregoing, CRC will be unable to give any review of any kind to your Submitted Material unless you adhere to the enclosed guidelines and sign this release.

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, you agree to the following terms and conditions:

1. You acknowledge that you are submitting the Submitted Material voluntarily, on an unsolicited basis, and not in confidence, and that no confidential relationship is intended or created between you and CRC by the submission of the Submitted Material. Nothing in this release, or the submission of the Submitted Material, shall be deemed to place you in any different position from any other member of the public with respect to the Submitted Material. Accordingly, CRC may use any part of the Submitted Material that any member of the public freely could use without liability to you.
2. You acknowledge that CRC has received and will in the future receive numerous proposals and submissions from third parties.
3. CRC is developing material and concepts using in-house staff and third parties (including, but not limited to, the agents and representatives affiliated with CRC).
4. CRC may already have been working, prior to your submission of the Submitted Material, on concepts or programming similar to what is contained in the Submitted Material.
5. Notwithstanding anything contained in the foregoing, you represent and warrant that all of the Submitted Material, including, without limitation, all underlying material thereof, is original with you and that no other party has any right, title or interest in and to the Submitted Material or any element thereof. You believe the Submitted Material and its features to be unique and novel. You agree to indemnify and hold harmless CRC and its respective officers, employees, parents, subsidiaries, heirs, successors, representatives, assigns, and licensees from all claims, suits, liabilities, costs and expenses (including, without limitation, attorneys' fees and costs) resulting from or arising out of your breach or alleged breach of this paragraph 5.
6. You will not be entitled to any compensation from CRC with respect to the Submitted Materials or otherwise, and no obligation of any kind (whether financial or otherwise) is created, assumed or may be implied against CRC or by reason of CRC's review or failure to review the Submitted Material or any discussions or negotiations you may have with CRC, unless you enter into a formal, binding, written agreement with CRC, as applicable, if ever, to govern that party's exploitation of the Submitted Materials and compensation is to be payable to you as consideration for such exploitation pursuant to such agreement.
7. You agree that you will not be entitled to any compensation because of the use by CRC of any proposal or material, even if similar or identical to the Submitted Material, which may have been independently created by CRC, and/or their employees or affiliated third parties, or which may have come to CRC, and/or their employees or affiliated third parties from any other independent source.
8. You understand that the Submitted Material will not be returned, and you agree to retain at least one (1) copy of the Submitted Material, and you hereby release CRC and its respective officers, employees, parents, subsidiaries, heirs, successors, representatives, assigns, and licensees from and against all liability of loss of, or damage to, the Submitted Material.

9. Should CRC desire to option, license, purchase, or otherwise acquire any or all of the right, title, and interest (including, but not limited to, copyright and any extension and/or renewal thereof) in and to the Submitted Material, you agree that you shall negotiate in good faith (and in accordance with entertainment industry custom and practice) with CRC, as applicable, for the option, license, purchase, or acquisition of those rights and all ancillary and derivative rights thereto. You acknowledge and agree that you shall immediately notify CRC in writing if you assign, transfer, license, sell, option or otherwise dispose of any of the right, title, or interest in and to the Submitted Material.

10. You hereby irrevocably waive any and all rights to seek or obtain any injunctive relief against CRC.

11. Any dispute, claim or controversy arising out of or relating to the Submitted Material, this release or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this agreement to arbitrate, shall be determined by arbitration in Washington D.C., before one (1) arbitrator. The arbitration shall be initiated and conducted according to the commercial arbitration rules of the American Arbitration Association. The arbitrator shall be a disinterested attorney or retired judge experienced in entertainment matters. Such arbitration shall include discovery proceedings as provided under Washington D.C. law. Judgment on any award may be entered in any court of competent jurisdiction. You hereto consent to the jurisdiction of the Superior Court of the District of Columbia, United States District Court for the District of Columbia, for purposes of enforcing this arbitration agreement and proceedings and entry of judgment on any award and further consent that any process or notice of motion or other application to the Court or the judge thereof may be served by certified or registered mail, return receipt requested. The prevailing party shall be awarded reasonable costs, including, but not limited to, reasonable attorneys' fees, associated with the arbitration.

The arbitration will be conducted in private, and will not be open to the public or the media. No matter relating to the arbitration, including, without limitation, the nature of the dispute, testimony, evidence or result may be made public, reported to any news agency or publisher or disclosed to a party not involved in the arbitration. Since a public hearing or arbitration arising hereunder might cause disclosure of confidential information contrary to the intent of CRC, you hereby stipulate that, in the event there is litigation or arbitration arising out of this release, all proprietary or other confidential information, shall be filed under seal and the court or the arbitrator(s) may issue a protective order restricting the disclosure and limiting the use of such information to any such proceedings.

12. This release, including but not limited to the mandatory arbitration provision, shall inure to the benefit of CRC and its respective heirs, successors, representatives, assigns, and licensees. CRC may freely assign this release to any third-party.

13. The invalidity of any provision hereto will not affect the remaining provisions.

14. You hereby agree that you have read and understand this release and that no other representations of any kind, whether oral, written, or otherwise, have been made to you, and that this release states our entire understanding with reference to the subject matter hereof. Any modification or waiver of any of the provisions of this release must be in writing and signed by you and CRC.

15. You acknowledge and agree that you have entered into this release freely and voluntarily, and you acknowledge that you have either consulted with independent counsel before entering into this release, or had the opportunity to do so, but elected not to.

ACCEPTED AND AGREED:

(Signature)

(Print Name)

(Date)