Submission Policy and Release Form

Texas Latino Comic Con and **Masked Republic, Inc.** (the Companies) would like to thank you (the Owner) for your interest in submitting a piece of literary material. We invite you to review our submission policy and procedures below. Please be aware that the Companies will only accept and consider material if their Owner(s) sign and agree to the policies set forth and outlined below.

Full Copyright / Ownership of the Scripted Material

The Companies will only accept material submitted in electronic PDF form sent to development@maskedrepublic.com. Your submission will only be considered at your request, accompanied by a fully signed and executed release form, with your guarantee that you (and your co-writers / owners if applicable) are the sole originator(s) of the scripted material and you have the legal right to submit it to the Companies for consideration.

Disclosure of Scripted Material is Not Confidential

You authorize the Companies to discuss your submission with its employees and collaborators to evaluate its overall potential. You furthermore acknowledge and understand that any consideration and discussion of your submission does not create a binding and confidential relationship.

Submission Without Compensation

Review of your submission does not imply that the Companies agrees to compensate you in any way. However, should the Companies choose to explore offering you work as a writer, the Companies will enter into negotiations with you to determine fair and equitable compensation.

Submission Without Prejudice

The Company's consideration of the submission, or negotiations to hire you as a writer, does not waive our right to research and confirm / contest your copyrights, trademarks, and intellectual property rights.

Conception by the Companies

The Companies may already be exploring scripts, books, films and ideas generated by employees or other outside sources that resemble your submission. In certain cases the Companies may have considered your ideas in the past, or similar or identical ideas that may have been generated independently. Therefore, you agree to renounce any claim that the Companies misappropriated any ideas or portions of your submission in any future Company productions.

Qualification & Modification

You acknowledge that you are at least 18 years of age and hereby agree that above conditions may not be changed or waived except in writing and must be signed by an officer of the Companies.

Co-authors / owners must sign separate forms.

Dear Texas Latino Comic Con and Mas	ked Republic:	
I (the Owner) am submitting to you (the	Companies) the enclosed material (the submission):	
	, an original_	
WGA REG. NO. (if applicable)	. COPYRIGHT REG. NO. (if applicable)	

The material is submitted on the following conditions:

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- 1. I acknowledge that because of your position in the entertainment industry you receive numerous submissions of ideas, formats, stories, suggestions and the like and that many such submissions received by you are similar to or identical to those developed by you or your employees or otherwise available to you. I agree that I will not be entitled to any compensation because of the use by you of any such similar idea or material.
- 2. I further understand that you would refuse to accept and evaluate said material in the absence of my acceptance of each and all of the provisions of this agreement. I shall retain all rights to submit this or similar material to persons other than you. I acknowledge that no fiduciary or confidential relationship now exists between you and me, and I further acknowledge that no such relationships are established between you and me by reason of this agreement or by reason of my submission to you of said material.
- 3. I request that you read and evaluate said material to decide whether you will hire me as a writer.
- **4.** I represent and warrant that I am the author of said material; that I have the exclusive, unconditional right and authority to submit and / or convey said material to you upon the terms and conditions set forth herein.
- **5.** I agree to indemnify you from and against any and all claims, expenses, losses, or liabilities (including, without limitation, reasonable attorneys' fees and punitive damages) that may be asserted against you or incurred by you at any 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.
- **6.** I agree to give you written notice of any claim arising in connection with said material or arising in connection with this agreement, within ten (10) calendar days after I acquire knowledge of such claim, or of our breach or failure to perform the provisions of this agreement, or if it be sooner, within ten calendar days after I acquire knowledge of facts sufficient to put me 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.
- 7. In the event of any dispute concerning said material or concerning any claim of any kind or nature arising in connection with said material or arising in connection with this agreement, such dispute will be submitted to binding arbitration. Each party hereby waives any and all rights and benefits which he or it may otherwise have or be entitled to under the laws of the State of California to litigate any such dispute in court, it being the intention of the parties to arbitrate all such disputes. Either party may commence arbitration proceedings by giving the other party written notice thereof by registered mail and proceeding thereafter in accordance with the rules and procedures of the American Arbitration Association. The arbitration shall be conducted in the County of Los Angeles, State of California, and shall be governed by and subject to the laws of the State of California and the then prevailing rules of the American Arbitration Association. The arbitrators' award shall be final and binding and a judgment upon the award may be enforced by any court of competent jurisdiction.
- **8.** I have retained at least one copy of said material, and I release you from any and all liability for loss or other damage to the copies of said material submitted to you hereunder.

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- **9.** Either party to this agreement may assign or license its or their rights hereunder, but such assignment or license shall not relieve such party of its or their obligations hereunder. This agreement shall inure to the benefit of the parties hereto and their heirs, successors, representatives, assigns and licenses, and any such heir, successor, representative, assign or licensee shall be deemed a third party beneficiary under this agreement.
- 10. I hereby acknowledge and agree that there are no prior or contemporaneous oral agreements in effect between you and me pertaining to said material, or pertaining to any material (including, but not limited to, agreements pertaining to the submission by me of any ideas, formats, plots, characters, or the like). I further agree that no other obligations exist or shall exist or be deemed to exist unless and until a formal written agreement has been prepared and entered into by both you and me, and then our and my rights and obligations shall be only as are expressed in said formal written agreement.
- 11. I understand that whenever the word "you" or "your" is used above, it refers to (1) you, (2) any Companies affiliated with you by way of common stock ownership or otherwise, (3) your subsidiaries, (4) subsidiaries of such affiliated companies, (5) any firm, person or corporation to whom you are leasing production facilities, (6) clients of any subsidiary or affiliated Companies of yours, and (7) the officers, agents, servants, employees, stockholders, clients, successors and assigns of you, and of all such person, corporations referred to in (1) through (6) hereof. If said material is submitted by more than one person, the word "I" shall be deemed changed to "we," and this agreement will be binding jointly and severally upon all the persons so submitting said material.
- 12. 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 shall remain in full force and effect.
- **13.** This agreement shall be governed by the laws of the state of California applicable to agreement executed and to be fully performed therein.
- **14.** I have read and understand this agreement and no oral representations of any kind have been made to me and 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. I agree with the terms and conditions.

ACCEPTED AND AGREED TO BY THE OWNER:	% OWNERSHIP OF MATERIAL	
Signature:	Date:	
Print Name:		
E-mail:		
Phone:		
Address:		