

Trilith Institute

Script Submission Policy and Acknowledgment

Thank you for considering submitting your work to Trilith Institute Productions, LLC (collectively with its parent and affiliates and agents thereof, "Trilith"). Please review the submission policy and acknowledgments below. Trilith will only review and consider material if the owner of such material has acknowledged and agreed to the policies set forth below.

Submission Procedure

Trilith will only accept material submitted in PDF format by e-mail to scriptsubmission@trilithinstitute.org. Trilith will retain the material you submit for a period of one hundred and twenty (120) days for its review and consideration. If your material is selected for further discussion and/or potential collaboration, Trilith will contact you at the contact information you have provided below. If your material is not selected for further discussion and/or potential collaboration, your material will be permanently deleted from Trilith's systems and records upon the expiration of that 120-day period.

Material Information

Title of Work: _____

Date of Creation: _____

Author(s): _____

_____% Ownership of Submitted Material held by You

WGA Reg. No. (if applicable): _____

Copyright Reg. No. (if applicable): _____

Acknowledgments

By signing this Submission Policy and Acknowledgment and submitting your material for consideration, you acknowledge and agree to the following. Please initial next to each paragraph to confirm you have read, understood and agree to such terms.

_____ I request that Trilith read and evaluate the submitted material to decide whether Trilith will undertake efforts to acquire it.

_____ I acknowledge that Trilith is under no obligation to retain a copy of the submitted material, and I have retained at least one copy of said material. I release Trilith from any and all liability for loss or damages to the copies of material submitted hereunder.

_____ I represent and warrant that: (i) I am at least 18 years of age; (ii) I am the sole author of the submitted material (having written said material or being the legal author of such material under the work-made-for-hire doctrine) and/or that I am the present and sole owner of all right, title and interest in and to said material; (iii) that I have the exclusive, unconditional right and authority to submit and/or convey said material to Trilith upon the terms and conditions set forth herein; (iv) that no third party is entitled to any payment or other consideration as a condition of the exploitation of said material.

If the submitted material is co-owned, all co-authors/co-owners have submitted their own signed copy of this release form totaling 100% ownership of said material.

I will indemnify, hold harmless and agree to defend Trilith from and against any and all claims, expenses, losses, or liabilities (including, without limitation, punitive damages and reasonable attorneys' fees and costs) that may be asserted against Trilith or incurred by Trilith arising out of a breach of the representations and warranties provided by me herein.

I agree to give Trilith written notice of any claim I have against Trilith arising in connection with the submitted material or arising in connection with this policy and acknowledgment within sixty (60) calendar days after I become aware of facts sufficient to put me on notice of any such claim. My failure to give Trilith written notice within this sixty (60) day period will be deemed an irrevocable waiver of any rights I might otherwise have with respect to such claim. Trilith will have sixty (60) days from receipt of such notice to attempt to cure any breach or basis of the claim prior to bringing an action for any such claim.

I agree that no other obligations exist or shall exist or be deemed to exist regarding acquisition or development of the submitted material unless and until a formal written agreement has been prepared and entered into by both Trilith and myself.

This agreement shall be governed by the laws of the state of Georgia without regard for the conflict of law provisions thereof.

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. 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. 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:

Signature

Name

Date

E-mail

Phone