



submitted in the future which contain similar or identical features or elements and Reel Girls will have the unrestricted right to use such materials;

(iii) I agree that Reel Girls' use of materials containing features and elements similar to or identical with those contained in my Submission under the above described circumstances shall not obligate Reel Girls to negotiate with me or entitle me to any compensation.

4. If Reel Girls chooses to use material containing features and elements similar to or identical with those contained in my Submission under the above described circumstances it shall not obligate Reel Girls to negotiate with me or entitle me to any compensation.

5. Any controversy relating to Reel Girls' alleged use of my Submission shall be resolved by arbitration under the Arbitration Act of Alberta. Such arbitration will be conducted by a single person experienced in the film or television field and will be selected by Reel Girls. I agree that any demand for arbitration by me must be submitted within six (6) months after the date of Reel Girls' first public exhibition of any audiovisual work allegedly based on my Submission. Any decision resulting from such arbitration shall be limited to the fixing of compensation based on the compensation normally paid by Reel Girls at the time of the submission for the use of similar material, to submitters of similar stature.

I have retained a copy of the Submission submitted to Reel Girls, and release Reel Girls from liability for loss or damage to the Submission. No acts with respect to the Submission (such as Reel Girls' returning it to me) will affect the respective rights of either party under this agreement.

I am executing and delivering this letter in consideration of Reel Girls' agreement to review my Submission.

Yours truly,

---

Signature of Submitter

---

Print Name

---

Yes, please return my submission materials after the review. A self addressed, stamped envelope is included.