Terms and Conditions

I understand that, according to EGLA's policy, my material (collectively, my "Material") will not be accepted, considered, or otherwise evaluated until I agree to the following terms and conditions (collectively, these "Terms and Conditions"):

- 1. I recognize that EGLA has not inspected my Material before reviewing and accepting these Terms and Conditions.
- 2. I understand that EGLA is under no obligation to review my materials or hire me.
- 3. I certify that I am the only owner of my Material and have complete authority to send it to EGLA.
- 4. EGLA has access to materials and concepts that may be similar in theme, idea, storyline, or format to my Material. I accept that I shall not be entitled to any compensation due to using similar or identical material developed independently by EGLA or its clients.
- 5. I hereby relieve EGLA from any liability for any loss or damage to any physical copies of my Material that I may send to EGLA
- 6. I understand that these Terms and Conditions will be interpreted under the laws of the State of California that govern agreements entered into and completely performed therein. I agree that any dispute, claim, or controversy arising out of my Material will be resolved by a court of competent jurisdiction (state or federal) in the State of California, Los Angeles, and I consent to such court's jurisdiction.
- 7. If any provision of these Terms and Conditions is found to be invalid or unenforceable, the remainder of these Terms and Conditions will continue in full force and effect.
- 8. I certify that I have read and comprehended these Terms & Conditions and that they accurately reflect our agreement. EGLA must approve any modification or waiver to these Terms & Conditions in writing.