

PINEWOOD STUDIOS GROUP

UNSOLICITED SCRIPTS AND MATERIALS POLICY

In this Unsolicited Scripts and Materials Policy (the "**Policy**") references to "**Pinewood**", "**us**", "**we**" and similar expressions are references to Pinewood Studios Limited and its group of companies.

Pinewood is constantly developing new creative products and ideas. Something it creates may be similar to something another party has independently created. We wish to avoid any potential disputes or misunderstandings when a future release of ours is coincidentally similar to an idea or work sent to us and therefore Pinewood and its employees do not accept or consider unsolicited creative works, materials or ideas including scripts for film or television, storyboards, treatments, concepts, artwork, inventions, code, games or apps (collectively "**Material**").

Please do not submit any unsolicited Material to Pinewood. If you do so, the following terms shall apply to your submission regardless of any terms you may purport to incorporate as part of your submission.

Pinewood does not wish to receive or hold any Material either 'in confidence' or at all and you acknowledge and agree that:

1. any Material, which you choose to submit to Pinewood through whatever means is disclosed at your discretion and has not been solicited by us;
2. we are under no obligation to read, consider or evaluate the Material;
3. we shall not accept any Material under any obligations of confidentiality nor will any consideration of the Material give rise to any relationship of confidence between us. Pinewood shall be free to use and disclose any ideas and information contained within the Material (or any similar ideas or information) without restriction and without compensation to you;
4. by disclosing Material to us you do not grant any rights to us under existing or future patents, designs or copyrights. You agree to rely solely on any patent, copyright or design rights that you may obtain or hold to protect your Material and accordingly you will not at any time institute any legal proceedings or take any other action against us or our distributors, licensees or customers on the basis that the disclosure was confidential;
5. we continually invent, develop, license and acquire new ideas and materials within our business and you acknowledge that Pinewood may already have developed or be developing or have contemplated its own ideas, concepts and intellectual properties which are identical or similar to the Material which you have disclosed to us. We assume no obligation to inform you of this fact nor shall we be required to enter into any correspondence with you or other parties in relation to any Material which is received;
6. we shall not be under any obligation to acknowledge receipt of any Material nor do we commit to make any efforts to acknowledge receipt of any Material;
7. we do not accept any duty of care in respect of any Material. You should always retain a copy of the Material which is sent. We accept no liability whatsoever for any loss or damage to the Material submitted by you; and
8. we do not assume any obligation to return Material to you and we may destroy all Material without reference to you. We may at our discretion keep an original or copy of all or any part of the Material and/or any accompanying letter as evidence of receipt and we may retain your personal details subject to compliance with data protection legislation without limitation of time for such purpose.

Accordingly, please do not send us any Material for any purpose whatsoever unless you understand and agree to the above terms.

The terms and conditions of this Policy: (i) are subject to the laws of England and the English courts have exclusive jurisdiction in relation to any dispute that may arise in connection with this Policy; and (ii) may not be modified or waived except in writing, signed by an officer authorised to do so on behalf of Pinewood.