## City of Dahlonega/North Georgia Film Location Agreement

		Dat	:e:	, 20	
Го	:	_			
		_			
	(Name & Address of Property	_ Owner)			
	is will confirm the agreement ("Agr Producer"), with respect to Produce			ocated at:	
		[ADDRESS], in c	onnection with the	Program,	
as	follows:	<u> </u>			
L)	Rights Granted: In consideration hereby grants to Producer the rigotherwise enter and use the Premtelevision or other production, as such photographs and recordings known or hereafter devised (it be the full economic benefit of exploin the future), at any time in perpforegoing, Producer shall have the effects, of any kind and nature, or refer to the name, address and id name, etc.) of the Premises visual characters to the Premises and/or identification of the Premises. Les photography or recording of the Premises and all personal propertions.	ht to photograph, make reconses for and in connection we producer determines, and to in any manner whatsoever, ing the intention of the partoitation in all media, as such etuity throughout the universe right to bring personnel, eanto the Premises and to rementification (such as, without ly and/or in dialogue, to atter to change and/or fictionalists or shall have no right or interemises or any results and permises" includes all interior	ordings of and on, a vith such motion po o exhibit, advertise and in all media we ies to confer upon media and others a rse. Without limiting quipment, facades, ove same; and to use it limitation, signs, ribute fictional event are the name, addresser terest whatsoever proceeds of Production and exterior areas	and icture, and exploit hether now Producer may evolve ng the props and use and business nts and/or ess and/or in any cer's use of	
2)	<u>Payments:</u> In full and complete consideration for Producer's use of the Premises, and for all rights granted to Producer pursuant to the terms hereof, Producer shall pay Lessor the total sum of Dollars (\$), payable as follows:				
	(a) Preparation Days:	day(s) at \$	per day;		
	(b) Shooting Days:	day(s) at \$	per day; and	d	
	(c) Wrap Days:	day(s) at \$	per day.		

3)	<b>Term:</b> Lessor agrees that Producer shall have exclusive possession of the P	remises			
	commencing on or about and continuing until				
	(the "Term"). If, because of the illness or unavailability of any Producer pe	rsonnel, weather			
	conditions or any other occurrence beyond Producer's control, Producer is unable to				
	proceed with the development, pre-production or production of the Program at any time				
	during the Term, Producer shall have the right to extend the Term or to use the Premises at				
	a later date to be mutually agreed upon with Lessor, at the previously agree				
		•			
4)	<u>Liability:</u> Producer agrees to leave the Premises in the same order and condition as received				
•	from Lessor, reasonable wear and tear excepted, unless the parties agree to make				
	permanent modifications to the Premises:				
		(Lessor Initials)			
	No permanent modifications will be made to the Premises				
	The following permanent modifications will be made to the Premises:				

Producer shall indemnify Lessor for any actual injury or damages to the Premises directly caused by Producer's activities on the Premises, except to the extent that Lessor contributes to such injury or damage (whether by act or omission of Lessor or its agents), provided that Lessor shall submit written notice of any such claim to Producer no later than ten (10) days following the occurrence of such injury or damage for which Lessor claims damages, and Lessor shall permit Producer to inspect that portion of the premises alleged to be damaged and shall otherwise cooperate with Producer.

- 5) Remedies: Lessor agrees that in the event of a breach of this Agreement or any dispute with respect thereto, Lessor shall be limited to Lessor's remedy at law for damages, if any, and in no event shall Lessor be entitled to rescind the rights granted herein, restrain or enjoin the production, distribution, exhibition or exploitation of the Program or any other production or otherwise be entitled to any injunctive or other equitable relief.
- 6) <u>Lessor's Representations:</u> Lessor hereby represents and warrants that Lessor is the sole owner or the authorized representative of the sole owner of the Premises and has the sole authority to grant Producer the rights herein granted. Lessor hereby agrees to indemnify Producer, its parent, subsidiary and affiliated entities, and its and their respective employees, directors, officers, agents, assigns and licensees, from and against any and all claims, liabilities, obligations, costs, damages and expenses (including, without limitation, reasonable attorneys' fees and court costs) arising from any breach or alleged breach of the

foregoing representation and warranty.

- 7) No Obligation to Use: Notwithstanding any other provision of this Agreement, Producer shall have no obligation to use the Premises or to include the Premises in the Program, or to produce, release, distribute or otherwise exploit the Program.
- 8) <u>Assignment:</u> This Agreement may be freely assigned and licensed by Producer, and in the event of any such assignment or license, this Agreement shall remain binding on Lessor and shall inure to the benefit of any such licensee or assignee.
- 9) <a href="Promotion:">Promotion:</a> Lessor affirms that no one acting for Lessor gave or agreed to give anything of value to Producer, to any member of the production staff, to anyone associated with the Program or the network broadcasting the Program or to anyone else for mentioning Lessor's name or the name of the Premises in the Program. Lessor further acknowledges that it is a Federal offense, unless disclosed prior to broadcast, to give or agree to give anything of value to promote any product, service, or venture on the air and Lessor agrees to notify the producer immediately in writing if any person attempts to induce Lessor to violate the foregoing.
- 10) Entire Understanding: This Agreement sets forth the entire understanding of Lessor and Producer and may not be changed except by a written agreement signed by the party to be changed. Lessor acknowledges that Lessor has not been induced to enter into this Agreement by any representation or promise not contained herein.

Agreed and Accepted (Producer)
Date:
Ву:
lts:
Agreed and Accepted (Lessor)
Date:
Ву:
lts: