WRITERS HOUSE AGENCY AGREEMENT

An Agreement between Gregg Housh, on behalf of the activist organization Anonymous, And Dan Conaway, on behalf of Writers House Literary Agency LLC

1) I, Gregg Housh, certify that I am the sole owner of a Work to be written about the goals and activities of the protest organization Anonymous, and that I have the approval of the community of activities who consister Anonymous; and I appoint you, Dan Conaway, as my sole and exclusive literary agent in connection with the sale lease, license or disposition of the above-named work(s). Any agreement(s) for such sale, lease or licensing on the behalf will become binding only after my approval. You may appoint co-agents to help you in the sale of substituting its such as foreign and performance rights. This agreement will last for the period of one (b) year and we automatically continue from year to year unless either of us gives written notice to the other of a desire to terminate it. Said notice must be given at least sixty (60) days prior to such termination.

If at any time I ask you to represent other of my Work(s), and you undertake to do so, then the same terms and conditions as are provided for in this agreement shall apply to said "other works" even though thes are now specifically mentioned in this agreement, it being understood that under the normal course this will be the only written agreement between us, and hopefully it will less throughout my writing career.

2) I am free to enter into this agreement and am under no contract or obligation which may conflict with our agreement.

3) You agree to advise me on my writing and to try and place my Work(s) for sale to publishers. You agree to

negotiate in good faith on my behalf and to send me all contracts for my final review and signature.

4) In consideration of your services hereunder, during the term of this agreement, you shall be entitled to commissions of fifteen percent on all gross receipts pertaining to the Work(s). Likewise for the licensing of foreign rights, you shall be entitled to commissions of twenty percent of the gross proceeds which may include ten percent for your overseas co-agents. Likewise for the sale of licensing of rights for stouched produce television, audio or video discs or cassettes, bookers and large and all allows existing a receipt the entitled to commissions of fifteen percent. On the gross proceeds extract by the form sales to magnified the entitled to newspaper syndications negotiated by you. I agree to have the interest to pay to you a commission of fifteen percent. All commissions you receive will not be returnable for any teason, except for assess to magnified.

5) Pending Publisher approval, we agree to structure the payments due from the North American publisher such that the Publisher will pay the full commission (as outlined shows to you directly, and pay the remainder of the gross proceeds to me directly. Conversely, should I receive the entire payment from the Publisher, I shall be

obligated to pay the full lifteen percent commission to you within fourteen business day

6) You will assume all expenses which arise in placing my Work(s) and in negotiating on my behalf except for the reasonable cost of buying galleys and bound books which you need for placing performance rights and foreign publishing rights, messengers, overseas air mailing of books and manuscripts. For any such expenses, you may provide me a semi-annual statement, and I will remit payment for those expenses within fourteen business days

7) If either you or I should terminate this agreement, your authority to represent me as described

above shall immediately terminate subject to the following conditions:

- a. You shall continue to be entitled to receive the above-mentioned commissions from all payments due to me deriving from contracts negotiated by You that are either executed or in the process of being executed prior to termination, or on contracts which result from submissions made by You and including payments made after this agreement's expiration;
- b. You shall also be entitled to the above-mentioned commission on any substitutions, renewals or new agreements negotiated by You or by my new representation which replace any comment entered into for the Work's finding the term of this agreement.

- c. For a period of two (2) years from the date of U.S. publication of the negotiated by You during the term of this agreement for two is the date of termination of this agreement, whichever is later. You shall remine us my sole agent with respect to the Work in any unself markets is motion picture, television, audio, video, etc.) and You shall be emabled to commissions due pursuant to such representation as provided elsewhere is the agreement.
- 8) If you have begun negotiations with any person, firm or corporation on my behalf which have the feet completed by the time this contract ends, and if I or anyone acting on my behalf completes said negotiations six (6) months of the termination of our contract, then you are entitled to compensation according to established during the time of this agreement, provided you give the negotiations within ten (10) days of termination of this agreement have the right to sell to have the fight to sell the
 - a) I notify you at least ten (10) days before any proposed sale, and deliver in writing at the same time an offer by the purchaser of all my obligations hereunder.
 - b) No such sale will in any way affect or impair your rights become in.
 - c) If I fail to deliver such assumption to you, I will be obliged to pay your commissions on the full amount of any and all proceeds I receive from the purchaser.
- 9) I have the right to assign all or part of the Work(s) to (i) any joint venture to which I am a party, or (ii) any partnership of which I am a member, or (iii) any corporation of which I am a stockholder, provided that I notify you at least ten (10) days in advance of the assignment and deliver to you at the same time an assumption by the aforementioned assignee's) of all my obligations hereunder with respect to the Work's. We have assignment and any way affect or impair your rights hereunder.
- 10) No breach of this agreement by you will be deemed material miles:
 - a) I notify you within thirty (30) days after I same of the breach, and
 - b) You fail to remedy the breach within thing (50) in after receipt of my notice.
- 11) While legal advice is not generally needed, should you decide but only with my prior approval) to consult an attorney, I shall assume such expense.
- 12) You may respond on my behalf to mail received unless it is personal, in which case you will forward it to me promptly. I will notify you promptly if I change my phone number, mailing address or email address. Unless expressly directed to do so by me, in writing, under no circumstance may you sign contracts on my behalf.
- 13) If any provision of this agreement is held void or unenforceable, the balance thereof will remain in force.
- 14) This agreement is binding on our respective personal and business heirs and assigns and will be interpreted according to New York law.
- 15) Any controversy arising from this agreement or any breach thereof will be resolved by arbitration in New York City under the auspices of The American Arbitration Association and in accordance with its rules. Judgment upon any award rendered by the arbitrators will be binding and final and may be entered in any court of competent jurisdiction.
- 16) In the event of the bankruptcy, insolvency, or liquidation, the Author may terminate this agreement and recke all rights granted to the Agent hereunder

If the foregoing correctly sets forth our agreement, please indicate so below.

Date: March 16, 2011

Signature of Gregg Housh (Owner)

450 61 [299 Social Security Number (optional)

LY Porter St

Malden, MA 02148
Address

Home Phone: 978-495-006

Bus. Phone: 978-495-006

Email: 98-495-006

Email: 98-495-006

Signature Dan Consway (Agent)

Writers House LLC 21 West 26th Street