
Photo and video release

The undersigned hereby grants to The Summit Series, LLC, a District of Columbia limited liability company ("Summit Series"), and its successors, licensees and assigns, permission to photograph and video me and to use those photographs and video and any material I provide, and my name, likeness, image and information about me (collectively referred to as the "Material") for any purpose, whether commercial or promotional in nature, including, without limitation, for use in advertising, or for promotional or and publicity purposes, and in any form, including video, photographs, negatives, positives, prints, digital reproductions, audio recordings, or other manifestations thereof and on, or in connection with any media, including the Internet, Summit Series' or other relevant websites, social media sites, blogs, and any and all digital and new media along with any activating or subscription-based technical components or features provided thereon, whether now existing or hereinafter developed. For the avoidance of doubt, I agree that this Release includes Summit Series' right to photograph and/or record, without limitation, any performances and speaking engagements in which I participate, view, speak, perform, and/or attend, and that such photography and recordings are deemed included in the definition of Material. I represent and warrant that I have the right and authority to enter into this Release and that Summit Series is not required to pay any claims for royalties, residuals, or other compensation to me. I will indemnify and hold harmless Summit Series and its assigns from and against all costs, damages and claims arising from any breach or alleged breach by me of any representation, warranty or agreement hereunder.

Summit Series is under no obligation to utilize the Material or the results and proceeds thereof. Summit Series exclusively owns all now known and/or hereafter existing rights of every kind throughout the universe, in perpetuity, pertaining to such results and proceeds in and to the Material, and all elements therein, for all now known and/or hereafter existing uses and forms, including, without limitation, all copyrights. Summit Series has the sole right to determine the manner in which the Material may be used. If any of the work product hereunder is determined to not be a work-made-for-hire, I hereby assign to Summit Series in perpetuity all right, title and interest in and to such work product, including without limitation, all copyrights in the Material (and all renewals and extensions thereof). Notwithstanding anything to the contrary contained in this Release, I agree that Summit Series has have the unlimited right to edit, rearrange, vary, change, alter, modify, manipulate, add to, and delete from the Material. I hereby waive the benefits of any provision of law known as "droit moral" and/or "moral rights" or any similar law in any jurisdiction of the universe and hereby agree not to institute or support, maintain, or permit any action or lawsuit on the grounds that any other ancillary, subsidiary, related or other product produced or exploited by Summit Series violates any of my rights or is in any way a defamation or mutilation of the product of the Material.

I understand that Summit Series may assign the rights and/or extend this permission to third parties, in Summit Series' sole discretion, in connection with any of the permitted uses indicated above, and I understand that Summit Series and those others will be relying on and incurring certain expenses based on my having given Summit Series this permission. I acknowledge that, other than as stated herein, Summit Series has not said or promised anything to induce me to grant Summit Series this permission. This permission, and all the rights granted to Summit Series, are irrevocable and not subject to rescission, revocation or termination. I further understand and agree that under no circumstance will I be entitled to equitable and/or injunctive relief in connection with this Release. This Release and all matters or issues collateral thereto is governed by the internal, substantive law of the State of New York without regard to the conflicts of law provisions thereof. The parties submit themselves to the exclusive jurisdiction of the Courts of the United States of America or of the State of New York, in either case, sitting in the State of New York, for the adjudication of disputes arising under this Release.

Signature:

Date: