Agreement Canceling Collaboration

THIS AGREEMENT dated this concerns the unexploited work (the "wor	day of k"), known as	, 20,
1		, and previously the
subject of a certain collaboration agreem the following parties as joint authors:	ent dated	, by and between
[(ALTERNATIVE)	or of the music: "com	······································
(Compos	of the lyrice: "lyricist	
(Author (Author	of the book: "book w	/) ritor'')]
1. In consideration of the mutual covenar agreed and understood by and between the their heirs, assigns, trustees, and/or execution is hereby cancelled and terminated, as of [Alternative paragraph 2 for a musical content]	he above joint authors utors, that the aforesai this date, time, and p	s, on behalf of themselves, id collaboration agreement
[2. The parties specifically agree that me book, and lyrics has not taken place. Titl hereinafter be owned solely by the follow [Music	e to the respective ele ving:	
Lyrics		
Book]	
[Alternative paragraph 2 for a nonmusica	al collaboration]	

[2. The parties specifically agree that merger of any of the creative elements contributed by each of them respectively has not taken place. These contributions are described more particularly in Exhibit "A" which is attached hereto and made a part hereof.]
3. Each owner of the respective elements is hereby free to use, exploit, publish, record, or produce said element in any way he sees fit, now and forever, in any medium, whether now known or hereinafter discovered. Each owner may enter into an agreement of collaboration with another person (s), not a party to the original collaboration agreement, to use all or any part of his respective element in another work. None of the owners will be liable to the others for any such use, and none of the owners will claim or have a right to claim any rights, title, interest, earnings, or other benefits in elements belonging to another owner.

4. To date, the parties have incurred certain costs in conjunction with the aforesaid collaboration agreement. Said costs are, approximately, as follows:

[Music_____

Lyrics_____

Book _____]

[The owner of each said element will be solely responsible for the costs of her element only.] None of the parties will be responsible as to the costs of elements not created by [him] [her].

5. None of the parties will have the right—or give the appearance of having any right—to market, publish, exploit or otherwise deal with elements not owned by [him] [her]. 6. The work is based, in whole or in part, upon an underlying (novel, screenplay, etc.), entitled ______, the copyright to which is owned by ______. Prior to beginning the creation of the work, a license to adapt said underlying ______ was entered into by separate agreement with the copyright holder, by the undersigned _____. Fees totaling______ were paid to the copyright holder by ______. The with other persons, whose identities may not be known at this time. (a.) All of the joint authors hereby consent, now and forever, to the undersigned 's continued use of the underlying (b.)The joint authors hereby assign and transfer to the undersigned any and all rights to said underlying _____, which they may have acquired by the aforesaid written license with the copyright holder of the underlying ______and/or by reason of partial or full performance under the collaboration agreement.

7. This agreement will be governed by the laws of the State of ______.

IN WITNESS WHEREOF, the parties hereby affix their signatures hereto.