Option for Underlying Rights (Dramatic play)

This Agreement entered into the [Adaptor] [Pr	isday of _ oducer] and	, 20	_, by and between(Owner) for the
adaptation of the owner's copy [Screenplay] [Short story], enti Work") which the	righted tled [Adaptor] [l		[Novel] [Play]
dramatic play ("Play") for the l	ive stage.		
For the mutual covenants and c follows:	onsiderations conta	ined herein, the p	parties agree as
1. (A) The Owner hereby grant adapt the underlying work into agreement (and any production this right to any other persons or reserved by the owner. (B) The scope of rights the own	the play. This right agreements resulting or entities. All other	is exclusive during herefrom). The rights not express	ing the term of this e owner will not grant ssly granted herein are
(C) The materials contained in happening of	the underlying wor	_	
merger occurs as aforesaid, the contained in the underlying wo the owner's right to exploit or o	owner will not be on the owner will not be of the owner wise use his ur	entitled to remove ith the play. This inderlying work in	e any of the materials in no way restricts
and same will continue to exist 2. The adaptor may adapt the u [without further approval by thapproval will not be unreasonal [Alternate]	nderlying work alor e owner] [subject to	ne or may bring i	
[The producer may engage one work into a script suitable for the producer's sole discretion. [The the owner, which approval will	he live stage. The ce choice of playwright not be unreasonable	hoice of playwright will be subjectly withheld.]	ght will be in the et to the approval of
3. The adaptor will have until _ of a minimum of _ have until _ thereof the adaptor [producer]	manuscript pages. '_to arrange a staged	The adaptor [production in the plant is reading of the plant is reading of the plant is reading to the	ducer] will further lay. In consideration
thereof, the adaptor [producer] payable at the time of the significant However, it will be recoupable paragraph 12 below.)	ng of this agreemen	t. This sum will	be nonrefundable.
4. The adaptor [producer] will reading and will invite the own 5. The owner will have	er thereto. days after the sta	ged reading to si	gnify approval of the
play. If the owner fails to appropriate adaptor's [producer's] right	± •	•	

will then be free to negotiate with and grant the same or different rights to third part	ties
without liability or payment to the adaptor [producer]. The adaptor [producer] will a	not
use any material created from the underlying work in any other play, screenplay, no	vel,
or other project whatsoever.	
6. If the owner approves of the play following the staged reading, as aforesaid, the	
adaptor will have the right (but not the obligation) to extend the option period until	
months after the owner approves of the play, for the purpose of presenting a	
staged production. In such event, the adaptor will pay to the owner the additional,	
nonrefundable sum of, which is recoupable from any royalties due the ov	vner
under paragraph 12 herein. This will be known as the second option period.	
7. The adaptor [producer] will have the right (but not the obligation) to further extended	nd the
term of this agreement for a third option period, provided the following conditions	
met prior to expiration of the second option period:	
A. The adaptor pays to the owner the nonrefundable sum of, which	will
be recoupable against royalties due the owner under paragraph12; and at least	
following conditions are met:	
i) A director of stature agrees to direct the play;	
ii) A star of stature agrees to perform in the play;	
iii) A theater company agrees in writing to present the play;	
iv) A financially responsible third party agrees in writing to produce the play.	
[Alternate]	
[iv) The producer commits to produce the play by entering into a production agreen	nent
with the owner.]	
This third option period shall commence immediately upon expiration of the second	1
option period and shall be for a period of months.	
8. The Owner will not have the right to approve of the cast, director, designers, or a	ny
other personnel necessary to present a staged reading or full production of the Play.	Said
rights of approval will belong solely to the Adaptor.	
9. The Owner represents and warrants that [he] [she] is the legal owner to the Work	, has
the full and complete power and authority to convey the rights herein granted; that	[he]
[she] has not hitherto conveyed, licensed, or otherwise transferred these rights to an	.y
other person or entity; that there are no claims or liens against the title to the Work	that
would interfere with, restrict, or otherwise limit the use and enjoyment of the [adap	tor's]
[producer's] rights hereto.	
10. In the event the adaptor fails to present a staged reading, or a staged production,	,
within the respective time limits aforesaid, his rights hereunder will terminate, with	out
notice, and revert to the owner.	
[Alternative]	
[In the event the producer fails to present a staged reading or a staged production, o	r, fails
to enter into a production agreement with the owner within the time aforesaid, his ri	ights
hereunder will terminate, without notice, and revert to the owner.]	
11. The author of the underlying work will receive billing credit in all places and at	all
times in which the adaptor receives credit and will appear in substantially the follow	ving
form:	
"Based on"	

Said billing will appear immediately following the name of the adaptor and will be in
type size no less thanof the size of the adaptor's billing.
["And by arrangement with"]
12. The owner will receive a royalty in the amount ofpercent of the gross weekly
box office receipts. Gross weekly box office receipts will include ticket sales of all kinds
and from all sources, less sales taxes and commissions. Said royalties may be calculated
on the basis of a royalty pool. Royalties will be due and payable on the same day of the
week as the royalties paid to the adaptor.
13. (A) The adaptor may, in his sole discretion, exploit all subsidiary rights in the play
upon such terms as he will deem appropriate without approval or agreement by the
underlying rights owner. The underlying rights owner, however, will share in all moneys
earned by the adaptor, as provided in paragraph 14 below.
(B) The adaptor will have the unequivocal right to make such arrangements with agents,
producers, directors, stars, and other personnel, as the adaptor will deem necessary with
respect to the exploitation of all subsidiary rights to the play, including giving a share of
same as appropriate or the payment of sales commissions. Said shares or sales
commissions will in turn reduce the owner's earnings therefrom proportionately, as
further described in paragraph 14 below.
14. In addition to the weekly royalties as aforesaid, the owner will be entitled to receive
percent of the adaptor's net earnings from the sale or other exploitation of all
subsidiary rights. "Net earnings" will be the total adaptor's money remaining after
deducting sales commissions, the producer's share, and any other shares the adaptor has
granted to other personnel (as described in paragraph 13 (b) above). All payments to the
owner will be due and payable immediately upon the adaptor's receipt thereof and will be
accompanied by a copy of all subsidiary rights statements of earnings.
15. The owner or his representative will have the unequivocal right, during reasonable
business hours, to examine all books of the production and the adaptor's books, for the
purpose of verifying that correct payments have been made in accordance with
paragraphs twelve through fourteen above.
16. Copyright to the play will belong solely to the adaptor and taken out solely in his
name.
17. The parties expressly deny and disavow any intention to form a partnership or joint
venture, and this agreement will not be construed or interpreted to create same.
18. This Agreement is intended to create a mere option on the underlying rights to the
work. At such time as the adaptor, in his sole discretion, chooses to commercially exploit
the work (prior to the expiration dates set forth herein), the parties intend to negotiate, in
good faith, a more formal agreement embodying all of the standard

19. This agreement may not be assigned by any of the parties without the prior written consent of the other party.

parties thereto, their successors, heirs, administrators, and assigns.

industry terms normally contained in a production agreement for underlying rights in a dramatic play. Until that time, this agreement will remain in effect and be binding on the

[Alternative: to be used if the purchaser of the option is a producer and not the adaptor himself:

It is understood that, since the producer will not also be the adaptor, that, upon his acceptance of the play for production, the producer will assign his rights hereunder to the adaptor, as his sole property, now and forever, and same will be bound hereto.] 20. All notices required hereunder will be in writing and will be directed to the parties at the addresses following their names. Notices will be sent by certified mail, return receipt requested, and will be effective upon mailing. 21. This agreement will be governed by the laws of the State of 22. This is the entire agreement between the parties. No modification thereof will be effective unless entered into in writing and signed by the parties hereto. 23. In the event of a dispute over the terms of this agreement, the parties agree to submit same to a member of the American Association of Arbitrators. The Arbitrator shall require the losing party to pay the reasonable costs and attorney's fees of the prevailing party. Any court of competent jurisdiction may enter judgment upon any award given thereby. 24. The parties represent and warrant to each other that they have full authority and power to enter into this agreement and will mutually hold each other harmless and indemnify each other for any judgments, costs, attorney's fees, or other expenses incurred by any breach of the covenants hereunder. The Owner represents and warrants that he has not previously granted the rights granted herein to any other party and that there are no liens or encumbrances upon said rights. [Adaptor] [Producer]

Owner