

**UNIFIED OUTREACH/MEET THE MASCOTS
PROGRAM AUTHORIZATION AND APPEARANCE RELEASE**

1. **GRANT OF RIGHTS.** With no promise of monetary gain, I, the undersigned, irrevocably grant to UNIFIED OUTREACH/MEET THE MASCOTS/DAVID TOLEDO and affiliated and related companies, and its and their respective owners, principals, agents, licensees and assigns (collectively and individually “Company”) the following rights (hereinafter the “Rights and Materials”): to interview me (on and off-camera), to record on internet, digital video, film, tape or other, the following: my name, likeness, image and/or voice; my on and off camera interview(s), story(ies) and performance(s); and any and all other material or information provided by me (including, but not limited to, any motion picture film, audio, video and/or audio/video footage, photographic stills, recordings of my voice, other likenesses or depictions and/or applications or other materials submitted by me); my biographical materials; and my surroundings. I acknowledge and further agree that Company has the perpetual, irrevocable and unencumbered right (but not the obligation), in Company’s sole discretion: (i) to use, distribute, exhibit and otherwise exploit (and/or to authorize others to use, distribute, exhibit and otherwise exploit) all or any part or parts of the Rights and Material in any and all media now known or hereafter devised, in perpetuity, throughout the universe, including without limitation, in and in connection with a television, web, or print promotional campaign and any version thereof (the “Program”) and/or in or in connection with any other television program or motion picture of any kind or nature and the advertisements for such program or motion picture; (ii) to edit, alter or revise the Rights and Materials, and the Program or such other television, web, or print programs or motion pictures, and/or to combine any of the foregoing with any other television program or motion picture of any kind or nature, in any manner as Company deems appropriate in its sole and unencumbered discretion.

2. **ASSIGNMENT.** I understand and agree that Company has the right to assign this Authorization and Release and/or the rights granted to Company hereunder (including, without limitation, the Rights and Materials) in whole or in part, to any party as Company deems appropriate in its sole and unencumbered discretion, and that this Authorization and Release and the rights granted to Company hereunder shall inure to the benefit of Company and any and all of Company’s successors, assigns, licensees and agents.

3. **RELEASE.** I will never sue Company or any other party because: (i) Company, its successors, assigns or licensees did not take or use the Rights and Materials given by me hereunder; or (ii) I do not like the manner in which any such party took or used the Rights and Materials given by me hereunder. I hereby release Company from and against any and all claims, demands and causes of action of every kind and nature, which I may now have or may hereafter acquire, arising out of or in connection with my appearance and participation in the Program, and/or in the preparation and production of the Program and/or any other activities in connection with the Program, including without limitation, any claims, demands and cause of action for personal injury, invasion of privacy or publicity, defamation, infliction of emotional distress and/or any other tort in connection therewith (including, without limitation, any claims relating to or arising from any travel by me in connection with any of the foregoing activities).

4. **NO OBLIGATION TO USE RIGHTS; NO REVOCATION.** I understand and agree that Company is not obligated to use any of the Rights and Materials granted hereunder, and I further understand that Company is proceeding with the preparation and production of the Program and will expend money in reliance upon and induced by this Authorization and Release and the Rights and Materials granted to Company hereunder. I agree that I will not, and will not seek or otherwise attempt to terminate or otherwise rescind this Authorization and Release or to revoke any of the right (including, without limitation, the Rights and Materials) granted to Company hereunder.

5. **ENTIRE RELEASE.** In signing this Authorization and Release I have not relied on any representations or other statements which are not contained herein. No promises have been made to me other than as set forth herein. I understand and agree that no oral agreements are binding on Company unless and until they are reduced to writing and signed by a duly authorized representative or officer of Company.

6. OWNERSHIP. Company shall solely and exclusively own all rights, including the copyright, in and to the Rights and Materials and, if applicable, any material (including without limitation still or video photography and/or audio recordings) of any kind or nature whether on tape, film, computer hard drive or otherwise) based upon or incorporating any portion of the Rights and Materials, and Company shall have the sole and unencumbered discretion to exhibit, distribute or otherwise use or exploit any or all of the Rights and Materials and/or such other material captured (film, video, digital, audio) by Company, as it deems appropriate.

7. REPRESENTATIONS AND WARRANTIES. I hereby represent and warrant that I have the full right, power and authority to grant the rights (including, without limitation, the Rights and Materials) herein granted to Company, and that I am either over the age of 18 years or legally emancipated, or if I am not either of the foregoing, that the individual signing at the bottom of this page is my parent or legal guardian and has full power, right and authority to enter into this consent and release on my behalf. Under penalty of perjury I certify that the information, materials given or made by me which are contained in this Authorization and Release are true and correct.

8. GOVERNING LAW. This Authorization and Release shall be performed at least in part in Washington, and this Authorization and Release shall be construed and enforced in accordance with the laws of the State of Washington, and the courts of the State of Washington shall have exclusive jurisdiction over any dispute relating to this Authorization and Release.

9. COMPENSATION. I understand there will be no monetary compensation for participation in this project (Meet the Mascots). No payment for use of my likeness. No payment for use of my voice.

ACCEPTED AND AGREED AS OF THE DATE SET FORTH BELOW:

Signature: _____ Email: _____
Name: _____
Date: _____
Address: _____

Telephone No.: _____

I, the undersigned, hereby certify that I am the parent or legal guardian of _____, and that I have the full power, right and authority to enter into this Television, Web, Print, Program Appearance Authorization and Release grant of the rights (including, without limitation the Rights and Materials) herein granted to Company, and that I have read same in its entirety and understand and agree to all of its terms and provisions.

Signature: _____ Representation: _____
Name: _____ Address: _____
Date: _____
Address: _____ Email: _____

Telephone No.: _____