

MATERIAL AGREEMENT

IF COMPLETING BY HAND PLEASE PRINT NAMES. ONLY ONE PERSON PER FORM.

Name of Licensor ("Licensor")	Weber County Sheriff's Office	
Address	1400 Depot Dr, Ogden, UT 84404	
Telephone Number & Email	×	
"Commissioner"	Discovery Communications, LLC	
Working Project Title & Description (" Project ")	"Real Time Crime" 8 x 60 is a true crime series for Discovery ID that gives unprecedented access inside the complex web of surveillance networks built with the intent of keeping America safe. Ground breaking surveillance technology is bringing police and communities together to crack robberies, kidnappings, homicides, and more. We will use existing CCTV footage and film sit down interviews with law enforcement officers, owners of private CCTV networks whose footage contributed to prosecuting criminals as well as friends and family of the victims and witnesses to the crimes committed on camera.	
Description of Material (" Material ")	All records related to Scott William Russel case incl; Police report, drone footage/ SWAT throw bots footage, Ferroscan used on the home, bodycam of entry into the home, Photographs of crime scene, neighbor's surveillance cam footage, drone footage and bodycam of finding the crashed vehicle and anything more.	
"Effective Date" of the Agreement	May 11, 2023	

IT IS AGREED AS FOLLOWS:

This Agreement sets out the terms and conditions on which the Licensor has agreed to grant Future Studios, a division of Future Publishing Limited, registered in England and Wales with company number 2008885, whose registered office is at Quay House, The Ambury, Bath, BA1 1UA ("Company") certain rights to use the Material in and in connection with the Project.

In consideration of the payment of £1 by the Company to the Licensor (the receipt and sufficiency of which is hereby acknowledged), the Licensor grants to the Company a worldwide, in perpetuity, royalty free, irrevocable, non-exclusive licence for the use of the Material in whole or in part and to



authorise others to do so (i) in the Project itself; (ii) in any other works, projects or products produced by Company or third parties in connection with or related to the Project (including without limitation advertising and promotional material, merchandise and consumer products and licensing the Material for use in third party content (provided always in the context of the Project unless otherwise with my prior written consent)) in any manner in all media now known or hereafter discovered or developed without any further payment being due to the Licensor or any third party featured in the Material or any further obligation arising for the Company. The Licensor hereby acknowledges that the Company or its assignees shall own the copyright in the Project.

Definitions: "Project" referred to in this Agreement shall include all re-edited, compilation and reversioned versions of the same and all follow ups, further episodes/series and related spin off projects.

The Licensor permits the Company or its appointed representative to record, copy, cut, adapt (including without limitation to overlay text and/or graphics), edit, dub, subtitle, reproduce, broadcast, transmit and perform the Material and to include the Material with other works in connection with the production, exploitation, promotion, exhibition, distribution, marketing, licensing, selling, packaging or/and advertising of the Project and all permitted uses of the Materials in accordance with clause 1 above and the Licensor irrevocably waives the benefit of any provision of law known as "moral rights" or any similar laws of any jurisdiction in respect of the Material.

The Licensor warrants, represents and undertakes to the Company (a) that the Licensor owns and controls all the rights in and to the Material, it has the legal capacity and the power and authority to enter into this Agreement and is fully entitled to grant the rights in the Material to the Company; (b) that if applicable all facts expressed by the Licensor in the Material are true and insofar as the Material contains any opinions, these opinions are the Licensor's own and are genuinely and truly held by the Licensor;

The Company shall be under no obligation to make use of the Material in any media. Any failure by the Company to exploit the Material shall not give rise to any claim whatsoever by the Licensor, including particularly, but not by way of limitation, any claim by the Licensor for loss of publicity or reputation or loss of opportunity to enhance the reputation of the Licensor.

The Company shall be entitled to sub-license and assign the benefit and rights granted herein to any other third party (including without limitation broadcaster, distributor, funder, subsidiary or associated company or affiliated party) as required to exploit the Project and associated products and materials, and the Materials, as permitted herein.

Nothing contained in this Agreement shall constitute either party as the legal representative of the other party for any purpose whatsoever and neither party is granted hereunder any right or authority to assume or create any obligation or responsibility expressed or implied on behalf of or in the name of the other party nor to bind the other party in any manner or way whatsoever.

This Agreement constitutes the entire agreement between the Licensor and the Company and supersedes all prior discussions and negotiations.



The Company shall indemnify the Licensor for any and all losses, claims, costs, expenses, actions, damages demands and liabilities (including without limitation, legal fees and any sums paid on the advice of counsel) incurred by the Licensor as a result of any direct or indirect breach of the Company 's obligations, warranties or other terms contained in or implied under this Agreement.

This Agreement shall be governed by and construed in accordance with the laws of the State of Utah and Wales and the parties hereby submit to the exclusive jurisdiction of the courts in the state of Utah.

<mark>x</mark> Signed by Licensor	x Name	
<mark>x</mark> Date	-	
Elizabeth Noble	Elizabeth Noble	
Signed on behalf of Company	Name	
11th May 2023		
Date		