



## Product Submission for Review by the New Product Committee

We are always interested in looking at new products for possible future production, and we will be pleased to study and evaluate your submittal.

Many great games have been conceived by individual inventors. However, because we receive many submittals and since we are constantly carrying on research and making new developments within our own organization, you must recognize the possibility that the product that is new to you may be known or already under consideration by us; and we must reserve the right to the use of our own developments, even though these may subsequently be disclosed to us by outsiders. We do not ordinarily disclose our developments until they are ready for marketing. This fact, among others, may make it impossible to discuss the reasons for rejecting any idea or invention.

Our uniform policy for the consideration of any products and inventions submitted to us, and the facts and reasons for this procedure, may be helpful to you in understanding our policy:

1. We will not assume or consider a disclosure of any product or invention as any special relationship, obligation or on a confidential basis. Often, in order to evaluate a submittal fully, we may have to secure the advice of attorneys, prospective customers, sales staff and other persons.
2. All disclosures of products or inventions are voluntary on your part. No employee or representative of U.S. Games Systems, Inc., is authorized to solicit any disclosure or do any other act or make any representation from which a relationship might be implied that is contrary to that expressed herein.
3. If you are under 21 years of age, we cannot deal with you directly, but only through your legal guardian.
4. In the event there is more than one owner of a submitted product or invention, then all owners must appoint one person with authority to submit the idea to us for all owners.
5. You should retain a duplicate copy of any materials submitted to us.
6. You must assure us that, to the best of your knowledge, you or you and your partners are the only person or persons who have originated your product and that the product is not representative or similar to a product already being distributed in the market and that you have the legal right to enter into a contract with us for its production.
7. Submission of your product or invention constitutes acknowledgment on your part that you rely solely on your rights under the patent laws.
8. That we may be willing to consider and review your product and invention is not to be construed as an admission on our part that the product is new.
9. Under no circumstances can we accept and examine any product of yours that is merely outlined in writing or described to us orally.
10. Any material sent to us without a written understanding in advance is not considered by us but is immediately sealed and held, pending receipt of a signed copy of this agreement. If you have sent us such material and do not wish to sign this agreement, please advise us, and we will return your sealed package to you. We will hold your material for ten days, but if we have not received your signed agreement by then, we cannot be held responsible for the material.

# U.S. Games Systems, Inc.

11. It is understood and agreed that U.S. Games Systems, Inc., in its own judgment may accept or reject the product or invention you may submit and shall not be obligated in any way or at any time concerning this or any other submission you may make, unless and until U.S. Games Systems, Inc., shall, at its own election, enter into a properly-executed written agreement, and then only according to all the terms of said agreement.

12. If you desire to send us a working model of your product and invention, including complete typewritten instructions, then kindly forward by registered mail to:

**U.S. GAMES SYSTEMS, INC.**  
**179 Ludlow Street**  
**Stamford, CT 06902**  
**ATTENTION OF NEW PRODUCTS DEPARTMENT**  
**(203) 353 8400**

**Please be sure to include appropriate postage if you would like your material returned.**

While U.S. Games Systems, Inc., assumes no obligation to do more than indicate if we are interested in your product and invention, we assure you that we will carefully consider your item, and we will notify you of our decision as promptly as possible. If your item is accepted for inclusion in our line, your interest will be protected by a formal royalty contract.

We appreciate your interest in our company and trust that we may hear from you soon.

Very truly yours,  
U.S. GAMES SYSTEMS, INC.

Stuart R. Kaplan  
Chairman

SRK:bb

This letter agreement is submitted to you in duplicate. If you accept the conditions stated herein, please return a signed copy of the agreement to us, confirming that you intend to submit your idea and invention in accordance with our policies.

**AGREED AND ACCEPTED:**

Date \_\_\_\_\_

Signed \_\_\_\_\_

Daytime Telephone # \_\_\_\_\_

Name \_\_\_\_\_

Address \_\_\_\_\_

Address \_\_\_\_\_

Email Address \_\_\_\_\_

Name of product: \_\_\_\_\_