Meryton Press Michele J Reed PO Box 34 Oysterville WA 98641

Month Date Year

Author Address

Dear Author:

We've agreed that your manuscript entitled, <u>My Book</u> will be published by Meryton Press. This letter will serve as our publishing agreement when you sign the enclosed copies and return one of them.

The terms are as follows:

1. You will provide a manuscript of approximately $X\underline{K}$ Words. The book will be of professional quality and should be edited to the best of your ability.

2. You grant Meryton Press the exclusive right to print, publish, distribute, and sell copies of this book, in printed form and in electronic media such as eBooks, and to license others to do so, for the duration of the contract on the book, in all languages throughout the world. Your name will appear on the title page of the book as its author, and you will retain copyright. We may require that you edit, add to, and delete from the book; however, we will submit all changes to you for approval, which you won't unreasonably withhold. In the case that Meryton Press ceases operation for any reason; all rights revert to the author.

3. You will follow the style and practice of existing Meryton Press books. If there are special style or design elements that you believe your manuscript requires, you may submit those elements to your editor for consideration by Meryton Press.

4. You will incorporate into the manuscript the comments of your editor as well as comments from technical reviewers. If you disagree with these comments, you will be given an opportunity to explain your concerns. However, your editor will have the final approval.

5. You will deliver your book according to the following schedule:

- The existing manuscript in electronic format returned with this contract.
- The manuscript in MS Word format edited to the best of your ability by: <u>With Signed</u> <u>Contract</u>
- A draft of your book with our desired final edits shall be provided to you on or before XX/XX/XX
- Your Acceptance or comments shall be returned to the Meryton Press editor on or before <u>XX/XX/XX</u>
- Your book will be published on or before **XX/XX/XXXX**.

Dates may be adjusted based on progress and by agreement between author and editor. Meryton Press may adjust publication date at any time.

6. We very much want to complete this book with you as contracted. Meryton Press will provide editorial support, design and illustration services, copy-editing, and proofreading; however, the timely delivery of this book to market is a critical factor for its success. A delay of more than one month from any of the deadline dates above requires the agreement of Meryton Press. A delay of two months may result in cancellation of the contract at our discretion. Meryton Press will publish this Book within three months of acceptance of a final manuscript. If this book is not published in this time frame, author may request contract termination.

7. At every milestone, you will provide us with an electronic copy of the manuscript, unless otherwise agreed.

8. We will pay you a royalty of 60% of all net income we receive as a result of our distribution of the book, in any form, printed, electronic, or other. For translated editions published by Meryton Press's own subsidiaries, we will pay a royalty of 50% of net income. Meryton Press's standard discount rate is 25%, but it is understood that a deeper discount (not to exceed 50%) may be required to increase distribution of your work to brick and mortar stores. It is also understood that a deeper discount will result in lower royalties. Any pending change to the discount rate will be communicated to the author in writing.

10. Meryton Press does not pay advances on royalties.

11. We will make royalty payments to you, typically within 30-45 days, but not more than 60 days after the end of the month in which the royalties were accrued. Initial royalty payments will be made after the first quarter in which your title is available for sale.

12. You or your qualified representative may examine our books or records pertaining to this agreement at our principal place of business, during normal working hours, not more than once each year, on reasonable written notice.

13. Meryton Press will provide one preview book. You will have the right to purchase additional copies at cost plus 10%.

14. If we want you to revise the book, we will agree on a delivery date and compensation, both of which will depend on the nature and extent of the revisions. The other terms will be the same as those for the original version of the book. If you are unwilling or unable to do the revision, after we offer you the first opportunity to do so, we may terminate this agreement.

15. A book shall be considered as in print as long as Meryton Press; 1) continues to promote the book in its regular trade catalog, Ingram's online catalogue and on its website; 2) that they keep this book continually available for purchase, the continuing availability of this book will include publication through print-on-demand technology or as an electronic book; 3) a minimum annual royalty of \$200.

16. In the event that the work shall at any time be out of print, the Author may give notice to Meryton Press and in such event Meryton Press shall declare within 60 days, in writing, whether it intends to keep this book available for sale. The term "out of Print" is defined as being unavailable in any of the formats previously specified in this agreement. These include but are not limited to; paperback, trade paperback, hardcover, anthologies, translations and eBooks. If Meryton Press declares its intention to return the book to print as defined in section 15 of this document, it shall act not later than three (3) months from the date of such notice. If within the three (3) months Meryton Press does not declare in writing that it intends to keep the work available for sale, then this agreement shall terminate and all rights granted shall revert to the Author.

17. You warrant to us that the material you provide is original, except that for which you obtain and provide written permissions acceptable to us, and that it won't impair anyone else's rights, and that you have the power to make this agreement. You will indemnify us, our agents, and our employees, and hold us and them harmless, against any loss or cost, including reasonable attorney's fees, arising out of a breach or claim of breach of these warranties.

18. Meryton Press will not require that you remove copies of this book from public purview provided that it is the originally submitted version, not the edited, final published version, and the copies are not offered for sale. (I.E. PDFs, Blogs and Forums may continue to host all or portions of the original manuscript provided to Meryton Press with this contract.)

19. Meryton Press expects that all authors & staff to exercise good judgment to ensure the safety and welfare and to protect your own and Meryton Press's reputation. Contracted authors are expected to maintain a cooperative, efficient, positive, harmonious and productive environment and business organization. These standards apply to your interactions with each other and with all current and potential users of Meryton Press products and services. Remember, at all times you are a representative of Meryton Press and your actions reflect on all of us. These standards apply while at Company sponsored business and social events and on the internet. Contracted persons who engage in misconduct may be subject to corrective action up to and including termination of your contract.

20. You will be responsible for your own federal and state income taxes. Meryton Press is required to keep signed W-9 or equivalent for non-residents on file. A 1099 will be issued annually per the laws of the United States Government to US citizens and resident aliens.

21. Neither party may assign this agreement without first obtaining the written consent of the other party, unless we sell or transfer substantially all our assets or ownership interest to the assignee, when no consent will be needed.

22. Our agreement is subject to the laws of Washington State governing contracts made and to be performed there.

23. Any disputes under the contract will be submitted for arbitration.

If you find these terms acceptable, please date, sign, and return the enclosed copy of this letter to me.

Very truly yours,

Michele Reed Meryton Press

NAME: **Author**

Agreed and accepted Date:

This document will serve as your legally binding contract.

Royalty Payment Preference:

Paypal Payment

Check mailed to: _____