

# Vikas Publishers & Distributors

A-5, Christian colony, Patel Chest, University of Delhi – 110007

Cell : 91 9918156392, +91 94552 51733

E-mail : [Santoshtiwari05712@gmail.com](mailto:Santoshtiwari05712@gmail.com) , [akhilesh\\_tiwari1979@yahoo.com](mailto:akhilesh_tiwari1979@yahoo.com)

## Agreement paper

Date: .....

AGREEMENT made this.....day of.....between.....and.....  
.....of  
and.....and.....of.....hereafter referred to  
Title.....as the  
AUTHOR, and VIKAS PUBLISHERS AND DISTRIBUTORS. Here after referred to as the PUBLISHERS  
with respect to a work tentatively titled:

The AUTHOR and PUBLISHER agree to collaborate in the preparation and publication of the work and all subsequent revisions as hereafter provided

1. PUBLICATION RIGHTS The AUTHOR shall prepare the Work of publication and hereby grants the full and exclusive rights on the terms specified in this Agreement to print, publish or sell the work and all subsequent revisions thereof throughout the world, in all language. In hard or soft cover, and in text trade reprint and other editions and to dispose of all subsidiary right there to in all language and India.

2 MANUSCRIPT The final manuscript shall be in double-spaced typescript or its equivalent. Acceptable to the PUBLISHER in organization content and physical forms and shall be accompanied by appropriate illustrative, material and instructional aids. The AUTHOR shall without undue delay carefully correct and return the proofs to the PUBLISHER together with suitable copy for Table of Contents and Indices. If Author's Alterations to proof are necessary, the PUBLISHER shall absorb the cost of such alterations provided it does not exceed 35% of the cost of composition, and the excess cost, if any, may be charged to the Author (Author's Alterations are defined as deletions, additions and other revisions made by the AUTHOR, other than for printer's errors in proof, drawings and Cuts)

3. PUBLICATION The PUBLISHER shall proceed to publish the work in the \_\_\_\_\_ language in such manner and style and in such editions and at such catalogue retail prices as it deems appropriate and shall use its best efforts to promote the sale of the Work. The PUBLISHER shall also make such licensing or other arrangements as it deems appropriate for the printing, publication and sale of the Work in..... or any other language in any part of the world.

4. COPYRIGHT Copyright shall belong to the AUTHOR and the PUBLISHER shall at its own expense and renew the same as and when required. The AUTHOR agrees to execute in favor of the PUBLISHER, all documents and assurances as may be necessary to give effect to this clause.

5. ROYALTIES The AUTHOR shall receive \_\_\_\_\_ of the retail domestic price from sales of the work by the PUBLISHER Royalty payments shall be calculated on the amount actually falling due to the PUBLISHER on the sale of the Work and shall be made annually each financial year for royalties due for the preceding financial year and shall be accompanied by a suitable statement of account. The PUBLISHER may take credit for royalty overpayments resulting from returns of book previously accounted for.

6. INCOME FROM OTHER Souse The AUTHOR shall receive fifty percent (50%) of the PUBLISHER'S net income from translation rights, book club rights and other subsidiary rights Fees received for the rental or sales of plates, negatives, types or other plant which are the property of the PUBLISHER shall be retained by the PUBLISHER The AUTHOR shall not receive any royalty or payment for sales of overstock or remainders. The foregoing shall be paid and accounted for in the manner provided in paragraph 5.

7. AUTHOR COPIES The PUBLISHER shall furnish to the AUTHOR a total of ten copies of the do without charge. The AUTHOR may purchase for personal use additional copies of the Work and other publications of the PUBLISHER except journals and encyclopedias, at a discount of 25% from catalogue retail price.

AUTHOR hereby agrees that the PUBLISHER will be entitled and shall distribute upto a maximum of 10% of the print run, rounded off to the nearest off to the nearest 100, to various important people so that the AUTHOR'S book gets proper exposure. No royalty will b payable in respect of copies distributed by the PUBLISHER as aforesaid and Royalty will only started when the number of sale that perticular book will after 200 sales by the PUBLISHER.

8. RELATED WORK The AUTHOR shall not, without the written consent of the PUBLISHER, publish or furnish to any other publisher of agency any other edition of the Work revised, translated enlarged, abridged dramatized or otherwise or prepare of cause to be prepared any work of a character that might interfere with or injure the sale of the work. The AUTHOR shall also not publish or cause to be published or edit or assist in editing or contribute matter to any treatise or any work of a character that might interfere with our injure the sale of the work.
9. REVISED EDITIONS If the PUBLISHER determines that a revision of the work is desirable the AUTHOR agrees to prepare such a revision and to apply any new matter which may be necessary. Royalty terms specified for the original edition will apply to all revisions thereof. The AUTHOR further agrees that in the event of any inability whatsoever on his part revise this work, or to furnish new material, the PUBLISHER may select, subject to the mutual consent some other person or person to make the necessary revision on such terms as the PUBLISHER may determine.
10. OUT OF PRINT if the work shall be out of print for three years and the AUTHOR thereafter requests the PUBLISHER to reissue it, the PUBLISHER shall have twelve months, after receipt of such request to reprint the work or to contract for its reissue within a reasonable time. If the PUBLISHER fails to do either, rights herein granted to the PUBLISHER shall revert to the AUTHOR, subject however, to any license, contract or option theretofore granted by the PUBLISHER and to PUBLISHER'S right to its contractual share of the proceed there from. The work shall not be considered out of printer if it or a translation is on sale under the PUBLISH'S or any other imprint or is under option or contract for PUBLICATION in any kind or edition, if during any six months from the date of publication, the sale of work does not exceed \_\_\_\_\_ copies, the PUBLISHER may by notice in writing terminate this Agreement and dispose off the overstock or reminder and also dispose off plates, negatives, types of other plant specially prepared for the production of the Work and which are the property the PUBLISHER as provided for in paragraph 6 of this agreement.
11. WARRANTY The author warrants that work is original on the AUTHORS part except for such excepts form copyrighted works as may be included with written permission of the copyright owners (the written permissions to be delivered by the AUTHOR to the statement and does not infringe upto copyright, trade mark or other rights of others. The AUTHOR agrees to indemnify the publisher against all cost, expense and damage arising from any branch of this warranty.
12. HEIRS AND ASSIGNS This agreement shall ensure to the heirs, executors, administrators and assigns of the AUTHOR and the subsidiaries, successors and assigns of the PUBLISHER.
13. At the time of Agreement AUTHOR have to given the 35% of the total amount as initial agreement amount and the Agreement will voidable only when the plague report of that particular book will 0 % to 5% and if the plague report percentage will increased which means agreement gone invalid.

.....Author  
.....Witness  
.....Author  
.....Witness

.....Publisher

Advance .....  
Balance .....

Author Address .....  
.....