

Publishing Agreement of Multidimensional Publications

This Packet Includes:

1. General Information
2. Instructions and Checklist
3. Book Publishing Agreement

General Information Book Publication Agreement

This Book/ Article Publishing Agreement is between a publisher and an author who wishes to publish a book through Multidimensional Publications. This agreement sets out the specifics regarding the book's publication including a non-exclusive license to publish and distribute the book on a whole India. It also sets out the term of the license, author's sign-up payment, royalty payments paid by publisher (MDP) to author and submission guidelines.

If you are an author and desire to publish your book / Article, you must insist that a written Book / Article Publication Agreement be entered into with your Multidimensional Publisher. A written agreement will protect your copyrighted work and prove invaluable if there are disagreements, misunderstandings or miscommunication about the publication and distribution.

Instructions and Checklist Book/ Article Publication Agreement

- Both parties should read the agreement carefully.
- Insert all requested information in the spaces provided on the form.
- This form contains the basic terms and language that should be included in similar agreements.
- Read the "Royalty Payments" and "Annual Maintenance Fee" provisions carefully. If there are disagreements, they will likely focus on these provisions.
- Read the "Submission Guidelines and "Submission Acceptance" provisions carefully. If their structures are complicated, describe them fully and include examples to remove as much ambiguity as possible.
- Both the publisher and author must sign the agreement.

- Both parties should retain either an original or copy of the signed agreement.
- All legal documents should be kept in a safe location such as a fireproof safe or safe deposit box.

DISCLAIMER:

Find Legal Forms, Inc. (“FLF”) is not a law firm and does not provide legal advice. The use of these materials is not a substitute for legal advice. Only an attorney can provide legal advice. An attorney should be consulted for all serious legal matters. No Attorney-Client relationship is created by use of these materials.

- ✓ THESE MATERIALS ARE PROVIDED “AS-IS.” **FLF** DOES NOT GIVE ANY EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY, SUITABILITY OR COMPLETENESS FOR ANY OF THE MATERIALS FOR YOUR PARTICULAR NEEDS. THE MATERIALS ARE USED AT YOUR OWN RISK. IN NO EVENT WILL: I) FLF, ITS AGENTS, PARTNERS, OR AFFILIATES; OR II) THE PROVIDERS, AUTHORS OR PUBLISHERS OF ITS MATERIALS, BE RESPONSIBLE OR LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER USED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THESE MATERIALS.

MD-PLERCH

BOOK PUBLISHING AGREEMENT

This Publishing Agreement is entered into as of [DATE]..... between [PUBLISHER](MDP)..... with address at [ADDRESS]..... (“Publisher”) and [AUTHOR]..... with address at [ADDRESS] (MDP)..... (“Author”).

Author wishes to publish his/her work (“Work”) through the Multidimensional Publisher(MDP).

1. License to Publish

Author grants the Publisher non-exclusive and whole India license to publish, store, use, transmit, distribute and sell his/her Work in print and electronic form in many languages in India.

2. Term

The license for the Work shall extend for [TERM]..... years after the Work’s first release date. The license will automatically be renewed for consecutive [TERM]..... year(s) terms if neither party gives at least thirty (30) days advance written notice transmitted via electronic or standard mail prior to the end of the current term.

3. Sign Up Payment

Author shall pay Publisher a one-time sign up fee as reflected on the Publisher’s website.(www.multidpublication.in) or e-mail multidpublication86@gmail.com Author shall make all payments for the selected Publishing Package in advance. Payments made by Author to Publisher are non-refundable.

4. Royalty Payments

On all sales of the Work, Publisher (MDP) shall pay the Author [AMOUNT]..... percent (.....%) of net receipts. Net receipts are the payments that Publisher actually receives from sales of Work, less any distribution charges, returns, taxes, credit card facilitation charges, shipping and handling charges. No royalty shall be paid to copies sold to the Author.

Publisher shall pay Author all royalties earned, on a quarterly basis, within thirty (30) days of the end of each calendar quarter in which the Author earned a royalty.

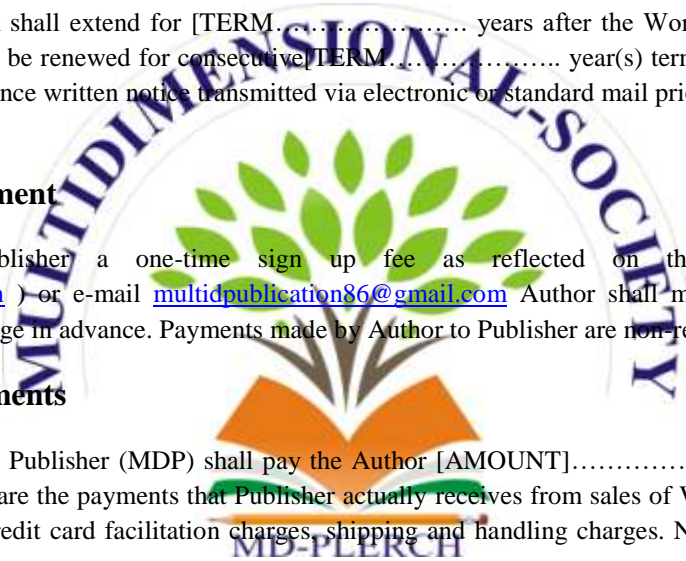
5. Submission Guidelines

Author shall follow all submissions procedures as reflected on Multidimensional Publication website (www.multidpublication.in)

6. Submission Acceptance

Publisher (MDP) reserves the right, in its sole discretion, not to accept a submission upon receipt. In this case, Publisher (MDP) will return Author’s submission package and refund the sign up payment minus banking charges incurred by Publisher and a [AMOUNT]..... percent (.....%) handling charge.

7. Publication



Publisher (MDP) intends to market, sell and distribute the Work within [TIME]..... (.....) days upon Author's approval of the first proof copy.

8. Publication Format

Publisher (MDP) and Author mutually agree on the Work's retail price and format. The retail price should follow generally accepted by Multidimensional Publications guidelines.

9. Free Books

Author shall be entitled to [NUMBER]..... (.....) free proof copy(ies) of the book.

10. Author's Discounts

Author shall be entitled to purchase copies of the Work through Publisher with discount:

- 1-50 copies [AMOUNT]% off list price*
- 51-100 copies [AMOUNT]..... % off list price*
- 101- 250 copies [AMOUNT]..... % off list price*
- 251+ copies [AMOUNT]..... % of list price*

*Author prepays shipping and handling

11. Annual Maintenance Fee

Publisher (MDP) shall charge an annual title maintenance fee of Rs [AMOUNT]..... per year per each distinct ISBN (e.g. Print-On-Demand title and e-Book are charged Rs [AMOUNT]..... each). The title maintenance fee is due twelve (12) months after the Work's first release. Publisher may choose to deduct the title maintenance fee from any future royalty payments due to the Author.

12. Rights to Terminate Agreement

A) Publisher (MDP) has the right to terminate this Agreement upon seventy-two (72) hours written notice to the other party for any or no reason. Upon any such termination, Publisher (MDP) shall remove the Publisher websites (www.multidimensional.in) .

B) Multidimensional Publications will be responsible for paying for all impressions served and all Adjusted Gross Revenue until the (MPD) removed from all of the Publisher Websites.

13. Author Warranties

Author represents and warrants the following to Multidimensional Publisher:

- (a) Author is the sole owner of the Work (this includes manuscript, pictures, images, drawings and any other materials submitted to Publisher) and has the full power, authority and right to enter into this Publishing Agreement;
- (b) This Agreement does not conflict with any other contracts, understandings, or arrangements between the Author and any other person or entity;
- (c) The Work is not in the public domain and is entirely original except for portions thereof for which legally effective written licenses or permissions have been secured;

- (d) The Work as submitted, and its publication by Publisher, do not and will not violate or infringe upon any personal or proprietary rights, including without limitation copyrights, trademark rights, trade secret rights, contract rights, privacy rights, or publicity rights of any other persons and entities;
- (e) The Work and all the rights in Work are free of liens, claims, interests or rights in others of any kind;
- (f) *Publisher (MDP) shall not have any legal responsibility for Author's Work;*
- (g) The Work is not defamatory or obscene, or in any other way illegal; and any recipes, formulae, instructions, or recommendations contained in the Work are not and will not be injurious to any reader, user, or third person;
- (h) All information submitted to Publisher (MDP) is entirely accurate to the best knowledge of the Author.

14. Indemnification

Author agrees to fully indemnify, defend and hold harmless Publisher and its affiliates from and against any losses, lost profits, damages, liabilities, judgments, awards, decrees, settlements, or expenses (including without limitation, reasonable attorney's fees and court costs) arising from, connected with, or by reason of any breach or alleged breach of any of the representations and warranties set forth above, but the Author shall not be liable for any matter inserted in the Work by Publisher (MDP) or its licensees. All warranties and indemnifications made by the Author herein shall survive termination of this Publishing Agreement or any license under this Agreement.

"Affiliates" means owners, shareholders, officers, directors, employees, parents, subsidiaries, affiliated companies, licensees, distributors, advertisers, Internet service providers, attorneys, and accountants and any other person or entity to whom Publisher extends its license or warranties to in connection with the production, dissemination, transmission, promotion, publication, or distribution of the Work or the exercise of any rights in the Work or derived from the Work.

15. Copyright Infringement

Publisher shall have the right to commence action for copyright infringement based on the rights granted under this Agreement.

For more information please visit the Multidimensional Publisher web (www.multidpublication.in)

16. General Provisions

This Agreement shall be governed by the laws of the [PLACE](Uttar Pradesh Lucknow)..... and all parties consent to venue and jurisdiction in the courts of the [PLACE](Uttar Pradesh Lucknow)..... to adjudicate any and all claims arising out of this Publishing Agreement. This Agreement may be modified by Publisher (MDP) giving 30 days notice to the Author of the proposed change. If Author does not agree that such change is in the best interest of all parties, the Author may promptly terminate this Publishing Agreement.

By completing the following and submitting the required materials, the Author agrees to all the terms and conditions in this Publishing Agreement.



Author:

Publisher:

(Stamp & Seal)

By: _____

By: _____

Name; _____

Name: _____

Title of Work: _____

Title of Work:



**Book Design and Formatting Letter of Agreement by
Multidimensional Publisher**

This **Letter of Agreement** must be completed, signed, and returned before Publisher (MDP) can schedule or begin this work-for-hire job.

Multidimensional Publisher agrees to provide professional graphic artist services to book / Article printer specifications provided by Author or Author-designated printer. Estimated time is four (4) weeks, or as agreed upon, from receipt of all materials from Author, not including Author review time.

Author agrees to provide suitable Microsoft Word or Rich Text Format text files and JPG graphic files, and review PDF proofs and provide specific corrections to Publisher in a timely manner.

Author agree to provide suitable (Images, Diagrams, Structures, Figures etc) all should be Multi-dimensional based on Multicolored on Microsoft Word (Coral Draw in graphics files).

Date:.....

Name of Author/Client/Company:.....

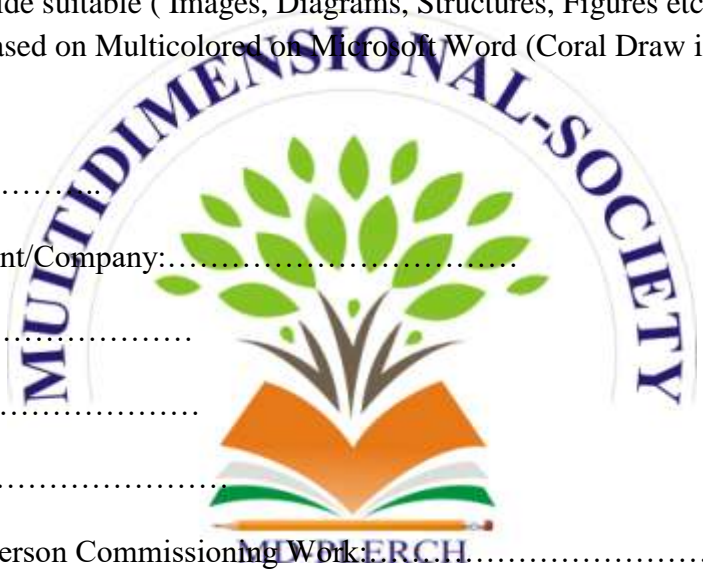
Address:.....

Phone:.....

Email:.....

Author or Name of Person Commissioning Work:.....

Book /Article Title:.....



Author's Representations and Warranties. Author represents and warrants to Publisher, upon which representations and warranties Publisher is specifically relying in entering into this Agreement, that Author has the authority or permission to publish the entire content of the Work, including copyright and other rights to the underlying content; and Work content does not defame or impinge on the rights of another in any way. Author shall hold Publisher harmless from and indemnify Publisher against any and all claims or demands arising out of a breach of these representations and warranties, including attorney's fees.

TERMS

RIGHTS: All rights to the Work not expressly granted to the Publisher remain with the Author. Publisher (MDP) is granted the right to retain all electronic files and other preliminary materials for further use by Author.

ADDITIONAL EXPENSES: Any art or graphics purchased at Author request by Publisher (MDP) to complete the Work will be paid at cost plus ten percent (10%) or Author may purchase required graphics direct and provide to Publisher (MDP). Any shipping charges incurred by Publisher (MDP) will be added to the final invoice. Author agrees to reimburse Publisher (MDP) for any additional expenses which have been approved in writing, including email replies, by Author.

CANCELLATION AND KILL FEES: Cancellation (“kill”) fees are due based on the hours of work completed. One hundred percent (100%) of the total hourly fee and other expenses incurred are due despite cancellation or postponement of the job by Author. Upon cancellation or kill all rights remain as stated above in Term 1 RIGHTS.

ORIGINAL ART: Original art, meaning paintings or drawings, remains the property of the creating artist unless expressed in the agreement.

PERMISSIONS AND RELEASES: Author agrees to indemnify and hold the Publisher (MDP) harmless against any and all claims, costs, and expenses, including attorney's fees, due to materials included in the Work at the request of the Author for which no copyright permission or privacy release was requested, or for which uses exceed the uses allowed pursuant to a permission or release.



.....

Author Signature

.....

(Authorized Signature of responsible party)

Date:.....

Seal and Stamp of Publisher

.....