



dreaming robot press

quality middle grade and young adult
science fiction and fantasy stories

Author Contract

This agreement, dated **DATE** is made between **Dreaming Robot Press**, herein called Publisher, and **NAME**, herein called Author, as respects **TITLE**, herein called the Work, to be released in eBook and print format. Author is responsible for having said material ready for editorial purposes/print by deadlines agreed upon and in accordance with Submission Guideline format. Author will receive a print and eBook copy of final release.

I. EARNINGS AND STATEMENTS

In consideration for the rights granted, Publisher will pay royalties in U.S. dollars of 40% of the NET download (digital format) price for each electronic book (novel) sold. Publisher also agrees to pay 40% of the NET price for each Print copy of the Work sold. No royalties will be paid on copies (print or electronic) sent for review/marketing purposes.

Such sum shall be paid quarterly (within 90 days of the end of the quarter) by Pay Pal (or otherwise agreed upon method by both parties. Example: If royalties paid by check or other paper means, then said royalties must accumulate to at least \$25.00 before check payment is made, unless otherwise stated by a publisher/partner/owner of Dreaming Robot Press). If by PayPal, then royalties must accumulate to minimum of \$5.00 before royalties are paid out. The quarters ending on the last day of the fiscal quarter shall be paid on or before these dates:

- 1st quarter ends March 31, paid by/on June 15th.
- 2nd quarter ends June 30, paid by/on Sept. 15th.
- 3rd quarter ends September 30, paid by/on Dec. 15th.
- 4th quarter ends December 31 paid, by March 15th in the following year.

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(a) Author agrees to deliver to the Publisher the completed work requested on or before March 15, 2016 in the format agreed upon by the Publisher, executive director, and Author. Should Author wish to make any changes to the Work, it should be done prior to the due date. Author further understands that Publisher will endeavor to release the Work within six (6) months of receipt, but it may take up to fourteen (14) months of receipt, possibly longer if re-writes are requested of the Author.

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(c) Publisher reserves the right of final approval on revised final work submissions. Author shall be notified of such acceptance of revised work.

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If the Publisher sells its assets to another publisher, who does or plans to market and promote books of the type and genre of the Work, the successor publisher will be bound, at a minimum, to the same terms set forth in this Agreement and must agree in writing. If the successor publisher does not plan to market and promote books of the type and genre of the Work or refuses to be bound by the terms of this agreement, all rights granted to Publisher herein shall revert to the Author not more than ninety (90) days after the completion of the sale of Publisher.

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Any written notice provided by either Publisher or Author under the terms of this Agreement must be in the form of a certified mail notice or other receipted or traceable delivery service, including email, where return acknowledgement is received. Publisher and Author each agree to provide the other with current email and postal addresses, updated promptly in the event of any changes. In the event of any litigation hereunder, venue shall be in New Mexico, and the laws of New Mexico shall control.

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Typing-in your information in the following fields constitutes your digital signature and your acceptance of this contract in its entirety. Contract must be emailed back to representative sending to you at books@dreamingrobotpress.com. An email version is all that is required.

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PSEUDONYM/PEN (if applicable): _____

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