



## PUBLISHING CONTRACT

This Publishing Contract, by and between «[Author's Name](#)», whose address is «[Street Address](#)», «[City](#)», «[State](#)» «[ZIP](#)», and Hobble Creek Publishing, is entered into this «[Contract Date:3rd day of June, 1990](#)».

Hobble Creek Publishing is in the business of publishing books and desires to publish «[Author's Name](#)»'s «[Novel's Genre:science fiction/fantasy/mystery/horror](#)» novel entitled «[Novel's Title](#)». «[Author's Name](#)» desires to have «[Novel's Title](#)» published by Hobble Creek Publishing.

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AUTHOR'S COMPENSATION: Hobble Creek Publishing shall pay to «[Author's Name](#)» \$«[Author's Pay:9,999.99](#)» upon publication of «[Novel's Title](#)». In addition, Hobble Creek Publishing shall pay «[Author's Name](#)» «[Royalty Percentage:9.9](#)»% of all net profits from the sale of the book.

NO OBLIGATION TO PUBLISH: «[Author's Name](#)» and Hobble Creek Publishing agree that Hobble Creek Publishing shall be under no obligation to publish «[Novel's Title](#)» provided that this Contract shall be terminated and all rights granted herein to Hobble Creek Publishing shall revert to «[Author's Name](#)» if «[Novel's Title](#)» is not published by «[Publishing Due Date:June 3, 1990](#)». In addition, if Hobble Creek Publishing does not publish «[Novel's Title](#)» by «[Publishing Due Date:June 3, 1990](#)», Hobble Creek Publishing agrees to pay «[Author's Name](#)» \$«[Kill Fee:9,999.99](#)».

ASSIGNMENT: This Contract may not be assigned by either party without the prior written consent of the other party, but, subject to the foregoing limitation, it shall inure to the benefit of and be binding on the executors, administrators, heirs, and assigns of both «[Author's Name](#)» and Hobble Creek Publishing.