146 Hillside Drive Dingmans Ferry, Pennsylvania 18328 801-896-GPCO (4726) www.GarbelyPublishing.com

STANDARD PUBLICATION CONTRACT

This agreement is made between The Garbely Publishing Company
(hereafter known as the "publisher") and
(hereafter known as the "author"), whereas the publisher will provide
publication services for the author's work
(hereafter known as the "publication")
as outlined throughout this agreement. Additional and future
publications by the same author and publisher may be added to this
agreement by the attachment of an addendum at a future date.

AUTHOR'S RESPONSIBILITIES

The author agrees to provide the publisher with text, photographs, images, scans, and any other materials necessary with which to create their publication (hereafter known as "materials"). The publisher may provide supplementary materials with the permission and agreement of the author, given that the publisher has such materials available.

The author retains all responsibility for the materials that they submit to the publisher. This includes acquiring publication rights from the rightful copyright owners of the materials that the author submits, or ensuring that the materials are useable as public domain. The burden of proof in event of a copyright challenge will reside with the author, as the publisher does not assume responsibility for the author's materials. The publisher will assume responsibility only for the supplementary materials that the publisher provides for inclusion in the author's publication.

PUBLISHER'S RESPONSIBILITIES

The publisher agrees to utilize the author's submitted materials (and any supplementary materials that the publisher may provide) to create a printed publication in a style of the author's and publisher's mutual choosing.

The publisher will provide formatting, editing, design, and/or graphic services to the author to arrange and enhance the author's materials, per the publisher's agreement with the author as to what these services should entail. Upon completion of the publisher's services, the author will be provided with a digital file of the entire publication for proof purposes, and the publisher and author may work

together to adjust and make changes. When editing is completed, the publisher will send the publication to the printer to generate a proof copy. Upon the mutual approval of the proof copy by the publisher and author, the publication will be submitted for final production by the printer.

OWNERSHIP OF INTELLECTUAL PROPERTY

The author will retain all copyrights to their intellectual property contained within the completed publication. This will be clearly noted inside the completed publication. Photo copyrights will be retained by the individual photographers or the rightful copyright holders on an individual photo basis. The publisher retains exclusive publishing rights on these materials for reprints of this publication only, until and unless another separate contract is signed releasing those rights back to the author or another publisher.

The publisher reserves the right to place its company logo inside the publication alongside the author's copyright information, as well as on the back cover of the publication so it may be publicly displayed. The rights to this logo remain the property of the publisher.

PAYMENT, SALES, AND PROFITS

The publisher does not require any outlay of funds from the author for publishing services. The publisher shall bear any and all costs associated with bringing the publication to market (i.e. printing, freight expense, etc.).

The publisher will print and sell copies of the completed publication at or below the manufacturer suggested retail price (hereafter known as the "MSRP") that will be agreed upon between the author and the publisher prior to printing. For all copies sold and at all sale prices, the author will be provided with a royalty of ten percent (10%) of the net profits per unit sold, while the publisher will retain the remaining percentage.

The publisher will provide the author with ten (10) copies of the completed publication at no cost to the author. Additional copies of the completed publication, or of any other publication produced by the publisher, may be purchased from the publisher by the author at a forty percent (40%) discount from MSRP. The author may option to receive copies of the publication equal to the value of (and in lieu of) earned royalty payments from the publisher.

The publisher reserves the exclusive right to market and sell discounted copies of the author's publication directly to other book distributors, dealers, shops, and salespeople. The publisher reserves

the right to modify or adjust the discount on the publications that the publisher sells to dealers or distributors to account for bulk or repeat orders, but in all cases, the author will be provided with the same percentage of net profits noted above.

The author agrees not to sell their publication to dealers or distributors directly, and will instruct prospective dealers or distributors to purchase copies of the author's publications from the publisher. In these cases, the author will still receive their allotted royalty percentage of the net profits from dealer or distributor sales made by the publisher.

MODIFICATIONS TO THIS AGREEMENT

This agreement may be modified at any time with the consent of both of the undersigned parties. All modifications must be written and signed by both parties.

SIGNED

Please print, sign, and date this agreement, and mail to:

The Garbely Publishing Company 146 Hillside Drive Dingmans Ferry, PA 18328

Alternately, you may print this agreement, sign it, scan the completed document, and email it to sales@garbelypublishing.com.

Author	Date
Representative of Publisher	Date