

**EDITIONS ORPHÉE, INC.,
1240 Clubview Blvd. N.
Columbus, Oh, 43235-1226**

PUBLISHING AGREEMENT

Agreement made on September 15, 2010, between [composer's name], of [Street address], City of [name of city], County of [name of county or province, if applicable], State of [name of state, if applicable], Country of [name of country] referred to as Composer, and Editions Orphée, Inc., City of Columbus, County of Franklin, State of Ohio, USA, herein referred to as Publisher.

ASSIGNMENT OF COPYRIGHT

Composer hereby sells, assigns, and delivers to Publisher, its successors and assigns, a certain unpublished Composition now entitled [title of composition] and herein referred to as the Composition. This sale and agreement includes the words and music of the Composition, the right to secure copyright throughout the entire world, the right to have and to hold the copyright and all rights of whatsoever nature thereunder existing subject to the terms and conditions of this agreement.

OBLIGATION TO PUBLISH

Publisher agrees to publish the Composition in saleable form within one year from the date hereof, pending the successful completion of all proof readings and any necessary corrections. Should it fail to do so, Composer shall have the right to demand in writing the return of the Composition. Within ninety (90) days after receipt of such notice, Publisher must publish the Composition, in which event this agreement remains in full force and effect, or on Publisher's failure to publish, all rights of any and every nature (including the right to secure copyright and any copyright secured by Publisher before publication) in and to the Composition shall revert to and become the property of Composer and shall be reassigned to him.

TERMS

Composer shall receive, free of all charges, ten (10) copies of the printed Composition for his private use. Composer shall also have the right to purchase additional copies of the Composition, at a forty percent (40%) discount of the selling price.

ROYALTIES

In consideration of this Agreement, the Publisher agrees to pay a royalty of ten percent (10%) of the Publisher's selling price of each copy sold by the Publisher. Publisher's selling price shall mean the price actually charged and collected by the Publisher, whether Publisher shall sell said work at retail or wholesale or otherwise. No royalties shall be payable on copies furnished gratis to the Composer, or for review, advertising, sample or the like.

ACCOUNTING FOR ROYALTIES

Publisher shall render annual royalty statements, on or before the thirty first (31st) of the month of January, calculated for sales made up to the end of the previous calendar year, accompanied by remittance of royalties due. Should the amount of royalties due be less than fifty US dollars (\$50.00) Publisher reserves the right to defer payment until the royalties accrued exceed this amount. Composer or his representative

