

Agent Contract for Book Publication

Party A: Dimitri

Responsible Person: Fay Ding

Address:

Tel: 18621801536

e-mail: fay@pegasustrip.cn

ID number of responsible person:

Party B: Xiaohong Liu

Address: Room 602, unit 2, building 30, No.6 Shuangqiao farm, Chaoyang district, Beijing

Zip code: 101101

e-mail: 676757872@qq.com

Tel: 15910620807

Terms of payment:

Bank of deposit: ICBC Account: Xiaohong Liu

Number: 6222 0202 0006 3630 152

Name of the book: 《Spirit of Marathon-- Memoirist of Greek National hero Styliano》

Signature: Written by Dimitri Translate by Xiaoxiao Dong

Agent Contract for Book Publication (main body)

Both parties agreed to the above works agent as follows:

Part 1 Party A grants party B in the contract within the validity of China (mainland, Hong Kong, Macao and Taiwan) agent in the form of books published books in Chinese version exclusive right (including electronic copyright and the network copyright). With one book number, this book by will be published by Chinese Yanshi Publishing Company (in case of force majeure reasons, with the agreement of party A, party B can also pass the work on to other publishing at the

same level).The book will be published in accordance with legal procedures, book catalog (CIP) in data organized by the state general administration of press and publication of China formally put on record of the public news publishing information network. If checked by party A that the number was a false number, party B shall unconditionally to return all money.

Part 2 This book under this agreement shall not contain the following contents:

- (1) Against the basic principles defined by the constitution;
- (2) Endanger state (especially of the People's Republic of China, hereinafter the same) unity, sovereignty and territorial integrity;
- (3) Endangering national security, honor and interests;
- (4) Incite ethnic separatist, ethnic customs, undermining national unity;
- (5) Revealing state secrets;
- (6) Promote obscene, superstitious or violence, harm social morality and national excellent cultural tradition;
- (7) Insult or slander others;
- (8) Induced by minors mimic the behavior of violation of social morality and the content of the illegal and criminal behavior;
- (9) Other contents that are prohibited by laws and regulations. In the above content, if any infringed the reputation, image, such as right of name the content of the personal rights or other laws in violation of state policy. If the resulting disputes, party B has the right to terminate the agreement, party A bear all responsibility and compensation so caused to party B all direct and indirect losses.

Part 3 Party A promises to work for party A or its representatives of the author himself, guarantee of the rights granted to party B in the part 3. Because of the exercise of these rights infringing upon the copyright, party B has the right to terminate the agreement, which shall be deducted according to the published schedule corresponding correction, layout, cover design and publishing fees. Party A bear all responsibility and compensation so caused to party B all direct and indirect losses.

Part 4 Party A's book should be finalized for delivery to party B, with the author byline. Works (work) content, length, style, charts, and appendices should

comply with the "neat, clear, sure" three requirements. According to the published regulations, work in publishing period is allowed for big changes, ensure the integrity and stability of the work.

Part 5 Party B guarantees full respect for the author works of authorship and right of integrity, but can need according to edit, modify, delete works properly, the result of the change should be approval by party A. To meet relevant national laws and regulations published requirements or standards, party A has the obligation according to party B's opinion to make necessary changes to your work or adjustment.

Part 6 The above work proof review by party B. If party A need to modify to the proof documents, do not make layout changes. Caused by party A to modify layout change seriously, failed publish on time, party A shall assume the burden of redesign cost and delay publication. .

Part7 Party A should deliver party B clean copy of the above works copy images and text which are needed by 17th November 2015. For reason cannot delivery on time, party A should inform party B 10 days before the deadline, both parties shall agree on another delivery date. If party A cannot deliver the book on time, party B can end the contract. Party B shall publish the book by February 10, 2016. If the articles to be delivered by party A cannot fully meet the requirements of the provisions of this agreement, party B has the right to request a change of party A, if party A refused to change, party B has the right to terminate this agreement, and does not bear the liability for breach of contract; If the original pattern still can be published after modification, the publish time can be double postpone. If the topic of this book belong to the topic which need to be review and approval, the publish company will approval formalities in accordance with the relevant regulations. If the book was failed to be approval, this contract is invalid. both sides does not undertake any responsibility and compensation for the resulting obligations; If the delay of the approval is caused by the construction procedure, party B cannot publish the book on time, party B does not undertake

responsibility of breach of contract, both parties agree on another publication date according to the progress of the approval.

Party B should inform Party A 5 days in advance if this book cannot be published by the agreed time, both parties will agreed a new publish time. Unless due to force majeure or delay caused by special reasons such as correcting, if party B still cannot publish this work, party A may terminate the agreement, party B will return all cost of publication.

Part 8 This book will be published with small size 16(wide×length=160mm×240mm), including about 14 units of printing paper (14 units of printing paper×16page/unit=224pages); Flat pack. The cover with use 250 grams of coated paper, four color printing, laminating, with front and back. Party B shall be responsible for the design and production; Inside text will be use 80 grams of pure quality paper (joint venture), black and white printing, glue binding, 10P color insert, 128 grams coated paper. The front and back interleaving paper will use special paper; Encapsulation. Proposed pricing at 32.00 yuan (the price is based on the quantity of print and the current regulations, the publish company will confirm the final price)

Part 9 Book editing period, party B need to send party A proofread press proof twice (including paper press proof, once paper copies each); If party A request to send more press proof, each time need pay more 300.00 yuan in total for paper, printing, postage fees each time. After publish, party B will pay for all fees of the door-to -door delivery.

Part 10 Party A authorize party B publish the book, and pay party B publishing expenditure ¥50500.00 in total. Two payment, After this agreement is signed, party A need to pay party B ¥30000.00 within 3 days; After party B delivery the sample to party A, party A need to pay for the rest ¥20500. 00. The cost of publication mentioned above are not including the tax, party B will send the receipt to party A. If party A need invoice, party A need to pay 8% more taxes.

Part 11 The first publish amount is 3000, party B will keep 30 as sample, the rest 2970 books will be delivery to party A, the sales income owned by party A.

Part 12 Party B is commissioned by party A to in charge of book publishing work. According to corresponding copyright regulations, if party A want to print more, reprint or republish, please contact with party B, in order to communicate with the publish company. If there are any copyright dispute for party A does not fulfill the duty to inform, party B is not responsible for any joint and several liability and compensation obligation.

Part13 During the period of validity of the contract, without the written consent of the other party either party shall not be right to license a third party to use the first contract. If there is any violation, the other party shall have the right to claim for financial compensation and termination of the contract.

Party 14 Party A is responsible for review of the press proof of the book . Party A shall review the press proof of the book in 5 days after receive the press proof and send back to party B after being signed. Party B can review by themselves and send to print as planned if party A does not review on time. Party A will be responsible for all duty if the book delay to be published due to party A change too much layout.

Part 15 During the period of validity of the contract, if party B want to independent publishing or entrust a third party on the works of digital or online paid, should earn 50% remuneration to party A.

Part 16 Both side will solve the dispute in the contract. Or filed a lawsuit to the people's court in where party B located.

Part 17 Any change, renew, and other matters not hereby shall be separately negotiated by both parties.

Part 18 Since this contract is signed and stamped, both parties shall take effect and the contract is valid for three years after publication. Party B shall enjoy the priority rights of renewal contract after the expiry of the authority or the newer edition will be published .

Part 19 This contract is in duplicate, both parties hold one copy each, share the same legal effect.

Party A signature (stamp):

Party B signature (stamp):

Y M D

Y M D

Βιβλιοθήκη Πανεπιστημίου Κύπρου