Distribution Agreement for self-publishing publications between Siescribo Red Social, S.L. and the Writer

On the one hand, Siescribo Red Social, S.L., CIF: B16466138, with registered office at Tenor Massini, 114 Atico 1 08028 Barcelona, hereinafter referred to as "The Publisher", and the Writer, whose details are entered when registering on the website "siescribo.com", agree as follows:

- 1. **Purpose of the Agreement**: This agreement establishes the terms and conditions under which the Publisher will publish literary works (whatever they may be) written by the Writer, in digital and/or printed format, under the self-publishing regime.
- 2. Copyright: The Writer declares that he or she is the sole owner of the copyright of the aforementioned work and guarantees to the Publisher that it does not infringe the intellectual property rights of third parties. Furthermore, the Writer agrees to indemnify and hold the Publisher harmless from any claim, demand, or legal action related to copyright infringement, plagiarism, or any other form of intellectual property infringement arising from the work.
- 3. **Rules of the General Society of Authors**: Both parties agree to comply with all regulations and provisions established by the General Society of Authors and Publishers (SGAE) or any other competent copyright management entity in the corresponding territory.
- 4. **Writer's Responsibility**: The Writer shall be solely responsible for any claim arising from the violation of the rights of privacy, publicity, or any other third-party rights that may arise as a result of the publication of the work. The Writer agrees to obtain all necessary permissions, authorizations, and licenses for the use of material protected by third-party rights.
- 5. **Publication and Distribution**: The Publisher agrees to publish the work in the format agreed upon with the Writer and to distribute it through the appropriate sales channels, primarily the siescribo.com website and through valid online formats. The Writer shall be entitled to receive a percentage of the sales price of each copy sold, as agreed upon by both parties.
- 6. Term of the Agreement: This agreement shall enter into force on the date of signature/acceptance of the terms and conditions on the "siescribo" website by both parties and shall be valid for an indefinite period, unless terminated by mutual agreement or due to breach by either party. Once the writer unsubscribes from the "siescribo.com" website, the contract will terminate on that same date.
- 7. **Financial Conditions**: Both parties agree to abide by the provisions of Annex I of this contract: "Financial Conditions." This annex forms an integral part of this agreement.
- 8. **Applicable Law and Jurisdiction**: This agreement shall be governed by and construed in accordance with the laws of Spain, and any dispute arising herefrom shall be subject to the jurisdiction of the competent courts of Barcelona.

As proof of compliance, both parties accept this agreement:

Siescribo Red Social, S.L.

Writer



Validate your signature by accepting the terms and conditions on the website "siescribo.com"

Date: coincides with the date the writer registered on the "siescribo.com" website at the time of accepting its terms and conditions.

This agreement is effective from the date indicated.

Annex I: Economic Conditions

The Writer and the representatives of Siescribo Red Social, S.L., accept the following nine clauses regarding the collection and payment of publications and everything related to the economic rights and obligations of the parties:

- 1) Payment will be made for each "download" in the virtual space registered by the Writer on the Siescribo.com website, and for any additional services agreed upon.
- 2) The price of the product, and therefore of the downloads, will be set by the Writer each time a writing is uploaded; it may be equal to "0." The price will include the net cost plus any applicable taxes.
- 3) Payment will be made by Siescribo Red Social S.L. through the payment methods listed on the Siescribo.com website.
- 4) Siescribo Red Social, S.L. will pay the Writer, via bank transfer to the account previously provided by the Writer, before the 15th of the month following the month in which the download was made, 80% of the net amount, including or deducting any associated taxes. The indicated percentage may vary due to two circumstances:
 - The first is that the Writer freely chooses to have their publication listed as recommended on the Siescribo.com website, in which case the percentage they will receive will be 65%.
 - The second is that the Writer takes advantage of promotions/discounts through coupons or other systems, in which case the final price will be the one indicated by them, less the corresponding net amount or percentage of the discount offered on the website.
- 5) The Writer is responsible for paying any taxes to the Spanish Public Treasury or the corresponding agency to which they are liable.
- 6) The Writer is responsible for paying the corresponding amount to the Sociedad General de Autores for said publication.
- 7) The Writer will be responsible for the ISBN fees for each publication they publish.
- 8) In the event that the website receives a claim related to a publication by the Writer for plagiarism, offense, violation of privacy rights, or any other cause affecting third parties, the Writer shall be solely responsible for financially compensating the claimant, regardless of whether said claim involves the website siescribo.com or the company Siescribo Red social, S.L.
- 9) In the event that a user is dissatisfied with the product received, the Writer agrees to return the full amount paid by said user of the Siescribo.com website, accepting the policy that Siescribo publicly applies, which will generally be the refund of the full amount paid, if it deems, in its sole discretion, that the cause invoked is sufficiently justified.