

Ms. S. 4
1779

AGREEMENT made this Seventeenth day of May, 1935, BETWEEN
FAUL BRUNTON of London, England, hereinafter referred to as "the Author,"
his executors, administrators, heirs and assigns, of the first part, and
E. P. DUTTON & COMPANY, INC., a corporation of the State of New York, hereinafter referred to as "the Publishers," their successors and assigns, of the second part.

WITNESSETH:

WHEREAS, the Author is the sole Author and sole proprietor of a work at present entitled

THE SECRET PATH

and

WHEREAS, the Publishers have agreed to publish this work on the terms and conditions herein set forth,

NOW, in consideration of the premises and of the covenants, stipulations and agreements of the respective parties herein set forth, the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers the exclusive right of printing and publishing the above work in book form in the United States of America during the full term of United States copyright and of all renewals thereof.

2. The Publishers have received a bound copy of the English edition of the work.

And the Author further agrees to furnish the Publishers with a properly executed and legal assignment of the copyright of all the material (if any) in the said work which has been previously published in the United States of America.

3. The Author represents, warrants and guarantees to the Publishers

- (a) that he is the sole Author of the said work;
- (b) that he is the sole owner and proprietor thereof, free and clear of any lien, claim, charge or debt of any kind or character.

4. The Author guarantees that the said work is in no way whatsoever a violation of any copyright belonging to any other party and that it contains nothing of an objectionable or libellous character and that he and his legal representatives shall and will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is such violation of contains anything objectionable or libellous.

5. That the Publishers agree to publish the said work at their own expense on or before December 31, 1935, provided that they are not hindered or prevented by action of the Government, injunction, strikes, lockouts, or any other causes beyond their own control, in such form and at such price as they may consider best calculated to advance its sale, and to take all steps necessary to protect the copyright.

6. The Publishers will pay to the Author on all copies of the said work sold, except as provided in clause 10 of this Agreement, the following royalties:

On all copies sold in the United States, ten per cent (10%) of the published list price;

W. Z. W.
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AGREEMENT made this seventeenth day of May, 1935, BETWEEN
PAUL BRUNTON of London, England, hereinafter referred to as "the Author,"
his executors, administrators, heirs and assigns, of the first part, and
E. P. DUTTON & COMPANY, INC., a corporation of the State of New York, hereinafter
referred to as "the Publishers," their successors and assigns, of the
second part.

WITNESSETH:

WHEREAS, the Author is the sole Author and sole proprietor of a
work at present entitled

THE SECRET PATH

and

WHEREAS, the Publishers have agreed to publish this work on the
terms and conditions herein set forth,

NOW, in consideration of the premises and of the covenants, stipu-
lations and agreements of the respective parties herein set forth, the parties
hereto agree as follows:

1. The Author grants and assigns to the Publishers the exclusive right
of printing and publishing the above work in book form in the United States of
America during the full term of United States copyright and of all renewals
thereof.

2. The Publishers have received a bound copy of the English edition
of the work.

And the Author further agrees to furnish the Publishers with a properly
executed and legal assignment of the copyright of all the material (if any)
in the said work which has been previously published in the United States or
America.

3. The Author represents, warrants and guarantees to the Publishers

- (a) that he is the sole Author of the said work;
- (b) that he is the sole owner and proprietor thereof, free and
clear of any lien, claim, charge or debt of any kind or character.

4. The Author guarantees that the said work is in no way whatsoever
a violation of any copyright belonging to any other party and that it contains
nothing of an objectionable or libellous character and that he and his legal
representatives shall and will hold harmless and keep indemnified the
Publishers from all manner of claims, proceedings and expenses which may be
taken or incurred on the ground that the said work is such violation or
contains anything objectionable or libellous.

5. That the Publishers agree to publish the said work at their own
expense on or before December 31, 1935, provided that they are not hindered
or prevented by action of the Government, injunction, strikes, lockouts, or
any other cause beyond their own control, in such form and at such price
as they may consider best calculated to advance its sale, and to take all
steps necessary to protect the copyright.

6. The Publishers will pay to the Author on all copies of the said
work sold, except as provided in clause 10 of this Agreement, the following
royalties:

On all copies sold in the United States, ten per cent (10%)
of the published list price;

6. The Publishers will pay to the Author on all copies of the said work sold, except as provided in clause 10 of this Agreement, the following royalties:

On all copies sold in the United States, ten per cent (10%) of the published list price;

Page 1 of Agreement between PAUL BRUNTON and E. P. DUTTON & CO., Inc.

8. The Publishers will pay to the Author on all copies of the said work sold, except as provided in clause 10 of this Agreement, the following royalties:

On all copies sold in the United States, ten per cent (10%) of the published list price;

Page 1 of Agreement between PAUL BRUNTON and E. P. DUTTON & Co., Inc.

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It is understood and agreed between the parties hereto that in the event of a special edition or on copies of the regular edition sold in the United States at a discount greater than the usual trade discount, the royalty paid to the Author on such copies shall be equal to one-half of the royalty paid on the regular edition;

And the Publishers will pay to the Author on the day of publication of the said work the sum of Thirty-five Pounds Sterling (£35) in advance and on account of the royalties above specified.

And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

7. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the following terms and conditions (except this clause) the next three (3) books written by him:

On all copies sold in the United States up to two thousand (2000), ten per cent (10%) of the published list price;

On copies sold in the United States after the first two thousand (2000), twelve and one-half per cent (12½%) of the published list price;

And the Publishers will pay to the Author on the day of publication of each option book accepted by them the sum of Fifty Pounds Sterling (£50) in advance and on account of the royalties above specified.

8. For the purpose of keeping the works in print and in circulation as long as possible, the Author agrees that, two years after U. S. publication, if the sales of any work do not exceed Fifty (50) copies in any one year in the U. S., he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of less than Fifty (50) copies.

9. If the Publishers give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased, or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting any other works published and still in force under the terms of the Agreement.

10. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below the cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

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It is understood and agreed between the parties hereto that in the event of a special edition or an edition of the regular edition sold in the United States at a discount greater than the usual trade discount, the royalty paid to the Author on such copies shall be equal to one-half of the royalty paid on the regular edition.

And the Publishers will pay to the Author on the day of publication of the said work the sum of thirty-five pounds sterling (£35) in advance and on account of the royalties above specified.

And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 31st and November 30th previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 31st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the following terms and conditions (except this clause) the next three (3) books written by him:

On all copies sold in the United States up to two thousand (2000), ten per cent (10%) of the published list price;

On copies sold in the United States after the first two thousand (2000), twelve and one-half per cent (12½%) of the published list price;

And the Publishers will pay to the Author on the day of publication of each option book accepted by them the sum of fifty pounds sterling (£50) in advance and on account of the royalties above specified.

For the purpose of keeping the works in print and in circulation as long as possible, the Author agrees that, two years after U. S. publication, if the sales of any work do not exceed fifty (50) copies in any one year in the U. S., he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of less than fifty (50) copies.

If the Publishers give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased, or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting any other works published and still in force under the terms of the Agreement.

That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaining below the cost of manufacture; it being understood that the matter of selling or remaining below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

10. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below the cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

Page 2 of Agreement between PAUL BRUNTON and E. P. DUTTON & CO., Inc.

10. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below the cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

no. 54
1779

11. That all profits (if any) accruing through the publication of this work in the U. S. from any rights other than those provided for in this Agreement, are to be equally divided between the Author and the Publishers.

12. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the arbitrators. The parties agree to observe and be bound by the decision of the majority of such arbitrators.

IN WITNESS WHEREOF the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereunto duly authorized and its corporate seal to be hereunto affixed, the day and year first above written.

B. Schweitzer
Witness

E. P. DUTTON & CO., INC.
by John Macos
President

(L.S.)

Moustapha Fouad Bey
Witness

Paul Brunton
(L.S.)

11. That all profits (if any) accruing through the publication of this work in the U. S. from any rights other than those provided for in this Agreement, are to be equally divided between the Author and the Publishers.

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Mr. W. W.

12. The parties agree that any disputes arising under this Agreement or with respect to the assets thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the arbitrators. The parties agree to observe and be bound by the decision of the majority of such arbitrators.

IN WITNESS WHEREOF the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer therunto duly authorized and its corporate seal to be hereunto affixed, the day and year first above written.

E. P. DUTTON & CO., INC.
by [Signature]
President
(U.S.)

[Signature]
Witness

[Signature]
(U.S.)

[Signature]
Witness

1919

AGREEMENT made this Seventeenth day of August, 1936, between PAUL BRUNTON of London, England, hereinafter referred to as "the Author," his executors, administrators, heirs and assigns, of the first part, and E. P. DUTTON & COMPANY, INC., a corporation of the State of New York, hereinafter referred to as "the Publishers," their successors and assigns, of the second part.

WITNESSETH:

WHEREAS, the Author is the sole Author and sole proprietor of a work at present entitled

A MESSAGE FROM ARUNACHALA

which the Publishers have agreed to publish on the terms and conditions herein set forth; the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers during the full term of United States copyright and of all renewals thereof the exclusive right of printing and publishing the above work in book form in the United States.
2. The Publishers have received a bound copy of the English edition of the work.
3. The Author represents and guarantees to the Publishers that he is the sole Author and proprietor of the above mentioned work, and that it is free of any lien, claim, charge or debt of any kind. And the Author further guarantees that none of the said work is in any way a violation of a copyright belonging to any other party and that it contains nothing of an obscene, libellous or illegal character and that he and his legal representatives will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is such violation or contains anything obscene, libellous or illegal.
4. That the Publishers agree to publish the said work at their own expense on or before September 1, 1936, provided that they are not hindered by causes beyond their own control, in such form and at such price as they may consider best calculated to advance its sale, and to take all steps necessary to protect the copyright.
5. The Publishers will pay to the Author on all copies of the said work sold, except as provided in clause 7 of this Agreement, the following royalties:
 - (a) On all copies sold in the United States up to two thousand (2000), ten per cent (10%) of the published list price;
 - (b) On copies sold in the United States after the first two thousand (2000), twelve and one-half per cent (12½%) of the published list price;
 - (c) In the event of a special edition or on copies of the regular edition sold in the United States at a discount greater than the regular trade discount, a royalty of one-half the rate agreed on in sub-section (a) of this section; and in the event of the said work being accepted by an organization such as the Book-of-the-Month Club, any royalties paid to the Publishers for use of plates or material shall be divided equally between the Author and the Publishers;
 - (d) And the Publishers will pay to the Author on the day of publication of the said work the sum of Fifty Pounds Sterling (£50) in advance and on account of the royalties above specified;
 - (e) And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

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AGREEMENT made this thirteenth day of August, 1935, between PAUL
BENTON of London, England, hereinafter referred to as "the Author," his
executors, administrators, heirs and assigns, of the first part, and E. P.
LITTON & COMPANY, INC., a corporation of the State of New York, hereinafter
referred to as "the Publishers," their successors and assigns, of the second
part.

WITNESSETH:

WHEREAS, the Author is the sole author and sole proprietor of a work
at present entitled

A MESSAGE FROM AMUNUALIA

which the Publishers have agreed to publish on the terms and conditions herein
set forth; the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers during the full
term of United States copyright and of all countries thereof the exclusive right
of printing and publishing the above work in book form in the United States.

2. The Publishers have received a bound copy of the English edition of
the work.

3. The Author represents and guarantees to the Publishers that he is
the sole author and proprietor of the above mentioned work, and that it is free
of any lien, claim, charge or debt of any kind. And the Author further guaran-
tees that none of the said work is in any way a violation of a copyright
belonging to any other party and that it contains nothing of an obscene,
libelous or illegal character and that he and his legal representatives will
hold harmless and keep indemnified the Publishers from all manner of claims,
proceedings and expenses which may be taken or incurred on the ground that the
said work is such violation or contains anything obscene, libelous or illegal.

4. That the Publishers agree to publish the said work at their own
expense on or before September 1, 1935, provided that they are not prevented by
causes beyond their own control, in such form and at such price as they may
consider best calculated to advance its sale, and to take all steps necessary
to protect the copyright.

5. The Publishers will pay to the Author on all copies of the said
work sold, except as provided in clause 7 of this agreement, the following
royalties:

- (a) On all copies sold in the United States up to two thousand (2000),
ten per cent (10%) of the published list price;
- (b) On copies sold in the United States after the first two thousand
(2000), twelve and one-half per cent (12½%) of the published list price;
- (c) In the event of a special edition or an edition of the regular
edition sold in the United States at a discount greater than the regular trade
discount, a royalty of one-half the rate agreed on in subsection (a) of this
section; and in the event of the said work being accepted by an organization
such as the Book-of-the-Month Club, any royalties paid to the Publishers for
use of plates or material shall be divided equally between the Author and
the Publishers;

(d) And the Publishers will pay to the Author on the day of publication
of the said work the sum of Fifty Pounds Sterling (£50) in advance and on
account of the royalties above specified;

(e) And the Publishers agree to render on or before July 1st and
January 1st of the year immediately following publication, a semi-annual
statement of account of the copies sold to May 1st and November 1st previous,
and to make settlement in cash thereafter within three months thereafter; the
Publishers will render during succeeding years on July 1st, annual statements
of account of the copies sold to May 1st previous, and will make settlement in
cash thereafter within three months thereafter, unless the sale of the book for
any six months' period shall exceed five hundred (500) copies in which case
the Publishers will render semi-annual statements for that year.

(e) And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

Page 1 of Agreement between PAUL BRUNTON and E. P. DUTTON & CO., INC.

Initialed by J.M.

Page 1 of Agreement between PAUL BENTON and R. P. DUTTON & CO., INC.

the Publishers will render semi-annual statements for that year.

any six months' period shall exceed five hundred (500) copies in which case

cash therefor within three months thereafter, unless the sale of the book for

of account of the copies sold to May 1st previous, and will make settlement in

Publishers will render during succeeding years on July 1st, annual statements

and to make settlement in cash therefor within three months thereafter; the

statement of account of the copies sold to May 1st and November 1st previous,

January 1st of the year immediately following publication, a semi-annual

(e)

And the Publishers agree to render on or before July 1st and

Initialed by

[Handwritten signature]

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6. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the same royalty terms as the present work the next three (3) books written by him, and that this clause of this present Agreement is to be held to supersede that part of Clause 7 of the Agreement between the parties, made the Seventeenth day of May, 1935, as far as it refers to options on the Author's future books.

7. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below the cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

8. That all profits accruing from all post book-publication rights of any kind whatever in the said works in the United States, are to be equally divided between the Author and the Publishers.

9. For the purpose of keeping the works in print and in circulation as long as possible, the Author agrees that, two years after United States publication, if the sales of any work do not exceed Fifty (50) copies in any one year in the United States, he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of less than Fifty (50) copies.

10. If the Publishers give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased, or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting the rights to any other works published under the terms of the Agreement.

11. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the arbitrators. The parties agree to observe and be bound by the decision of the majority of such arbitrators.

IN WITNESS WHEREOF the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereunto duly authorized and its corporate seal to be hereunto affixed the day and year first above written.

B. Schweitzer
Witness

E. P. DUTTON & CO., INC.

by John Macrae
Pres. (L.S.)

Witness

(L.S.)

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P. 11

8. That in consideration of the covenants of this agreement, the Author undertakes to give to the Publishers the option of publishing, on the same royalty terms as the present work the next three (3) books written by him, and that this clause of this present agreement is to be held to supersede that part of Clause V of the agreement between the parties, made the eighteenth day of May, 1935, as far as it refers to options on the Author's future books.

7. That no royalties shall be held by the Publishers for the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or others either sold or remanded below the cost of manufacture; it being understood that the matter of selling or remanding copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the cost to the Publishers.

6. That all profits accruing from all post-publication rights of any kind whatever in the said work in the United States, are to be equally divided between the Author and the Publishers.

5. For the purpose of keeping the works in print and in circulation as long as possible, the Author agrees that, two years after United States publication, if the sales of any work do not exceed fifty (50) copies in any one year in the United States, he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of less than fifty (50) copies.

4. If the Publishers give notice at any time that in their opinion the demand for any work published under the terms of this agreement has ceased or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for both new and reprinted, but separate (if any), copies of bound copies on hand, at cost, and in that case, all rights to that work under this agreement shall revert to the Author, but without in any way affecting the rights to any other works published under the terms of the agreement.

3. The parties agree that any disputes arising under this agreement or with respect to the execution thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of each arbitrator and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expenses of the arbitration shall be borne equally by the parties, unless otherwise determined by the arbitrators. The parties agree to observe and be bound by the decision of the majority of such arbitrators.

IN WITNESS WHEREOF the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereto duly authorized and its corporate seal to be hereunto affixed the day and year first above written.

E. P. DUTTON & CO., INC.
[Signature]
Witness

[Signature]
Witness

E. P. DUTTON & CO., INC.

B. Schweitzer
Witness

by John Macrae
President (L.S.)

Witness

(L.S.)

Page 2 of Agreement between PAUL BRUNTON and E. P. DUTTON & CO., INC.

E. P. DUTTON & CO., INC.

[Handwritten signature]

President
(U.S.)

[Handwritten signature]

Witness

(U.S.)

Witness

Page 2 of Agreement between PAUL BRINTON and E. P. DUTTON & CO., INC.

2010
G.M.A.

AGREEMENT made this Eleventh day of August, 1937, between PAUL BRUNTON, Esqr., c/o Thomas Cook & Son of London, England, hereinafter referred to as "the Author," his executors, administrators, heirs and assigns, of the first part, and E. P. DUTTON & COMPANY, INC., a corporation of the State of New York, hereinafter referred to as "the Publishers," their successors and assigns, of the second part.

WITNESSETH:

WHEREAS, the Author is the sole Author and sole proprietor of a work at present entitled

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which the Publishers have agreed to publish on the terms and conditions herein set forth; the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers during the full term of United States copyright and of all renewals thereof the exclusive right of printing and publishing the above work in book form in the United States, and the Dominion of Canada.
2. The Author undertakes to deliver a copy of the work to the Publishers in perfect order for printing, not later than October 1st, 1938, and to correct all printer's proofs submitted to the Author, if any, within a reasonable time after receipt thereof. The Author further agrees to pay to the Publishers, in cash, on the rendering of the account by the Publishers any sum in excess of Twenty-five Dollars (\$25) which may become due the printer for press corrections necessitated by the Author's changes or corrections of the work while it is going through the press, the account for which the Publishers agree to render within three months of the day of publication.
3. The Author represents and guarantees to the Publishers that he is the sole Author and proprietor of the above mentioned work, and that it is free of any lien, claim, charge or debt of any kind. And the Author further guarantees that none of the said work is in any way a violation of a copyright belonging to any other party and that it contains nothing of an obscene, libellous or illegal character and that he and his legal representatives will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is such violation or contains anything obscene, libellous or illegal.
4. That the Publishers agree to publish the said work at their own expense during the year 1938, provided that they are not hindered by causes beyond their own control, in such form as they may consider best calculated to advance its sale, and at a retail list price of not less than Two Dollars (\$2), and to take all steps necessary to protect the copyright.
5. The Publishers will pay to the Author on all copies of the said work sold, except as provided in clause 7 of this Agreement, the following royalties:
 - (a) On all copies sold in the United States up to Three Thousand (3000), twelve and one-half per cent (12½%) of the published list price;
On copies sold in the United States after the first Three Thousand (3000), fifteen per cent (15%) of the published list price;
 - (b) On copies sold in Canada, whether sold or published in edition lots, one-half the United States rates;
 - (c) In the event of a special edition or on copies of the regular edition sold in quantities in the United States at a discount of Forty-eight per cent (48%) or more, a royalty of one-half the rate agreed on in sub-section (a) of this section; and in the event of the said work being accepted by an organization such as the Book-of-the-Month Club, any royalties paid to the Publishers for use of plates or material shall be divided equally between the Author and the Publishers;
 - (d) And the Publishers will pay to the Author on the day of publication of the said work the sum of One Hundred Pounds Sterling (£100) in advance and on account of the royalties above specified;

210
W. J.

AGREEMENT made this Eleventh day of August 1957, between
BRUNTON, Mrs., c/o Thomas Cook & Son of London, England, hereinafter referred to
as "the Author," his executors, administrators, heirs and assigns, of the first
part, and E. P. BUTTON & COMPANY, INC., a corporation of the State of New York,
hereinafter referred to as "the Publishers," their successors and assigns, of
the second part.

WITNESSETH:

WITNESSES, the Author is the sole Author and sole proprietor of a work
at present entitled

THE QUEST OF THE OVERWORLD

which the Publishers have agreed to publish on the terms and conditions herein
set forth, the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers during the full term
of United States copyright and of all renewals thereof the exclusive right of
printing and publishing the above work in book form in the United States, and
the Dominion of Canada.

2. The Author undertakes to deliver a copy of the work to the Publishers
in perfect order for printing, not later than October 1st, 1958, and to correct
all printer's proofs submitted to the Author, if any, within a reasonable time
after receipt thereof. The Author further agrees to pay to the Publishers, in
cash, on the rendering of the account by the Publishers any sum in excess of
Twenty-five Dollars (\$25) which may become due the printer for press corrections
recommended by the Author's printer or corrections of the work which it is being
through the press, the account for which the Publishers agree to render within
three months of the day of publication.

3. The Author represents and guarantees to the Publishers that he is
the sole Author and proprietor of the above mentioned work, and that it is free
of all legal claims, claims or debt of any kind. And the Author further agrees
that none of the said work is in any way a violation of a copyright, patent,
right in any other party and that it contains nothing of an obscene, libelous or
illegal character and that he and his legal representatives will hold harmless
and keep indemnified the Publishers from all manner of claims, proceedings and
expenses which may be taken or incurred on the ground that the said work is such
violation or contains obscene, libelous or illegal.

4. That the Publishers agree to publish the said work at their own
expense during the year 1958, provided that they are not hindered by causes
beyond their own control, in such form as they may consider best calculated to
advance the sale, and at a retail list price of not less than Two Dollars (\$2),
and to take all steps necessary to protect the copyright.

5. The Publishers will pay to the Author on all copies of the said work
sold, except as provided in clause 7 of this Agreement, the following royalties:
(a) On all copies sold in the United States up to Three Thousand (3000),
twelve and one-half per cent (12½%) of the published list price;
On copies sold in the United States after the first Three Thousand
(3000), fifteen per cent (15%) of the published list price;
(b) On copies sold in Canada, whether sold or published in edition form,
one-half the United States rate;
(c) In the event of a special edition or on copies of the regular edition
sold in quantities in the United States at a discount of forty-eight per cent
(48%) or more, a royalty of one-half the rate agreed on in sub-section (a) of
this section; and in the event of the said work being accepted by an organization
such as the Book-of-the-Month Club, any royalties paid to the Publishers for use
of plates or material shall be divided equally between the Author and the Publi-
shers;
(d) And the Publishers will pay to the Author on the day of publication
of the said work the sum of One Hundred Dollars (\$100) in advance and on
account of the royalties above specified;

(d) And the Publishers will pay to the Author on the day of publication of the said work the sum of One Hundred Pounds Sterling (£100) in advance and on account of the royalties above specified;

Page 1 of Agreement between PAUL BRUNTON, Esqr. and E. P. DUTTON & COMPANY, INC.

Initialed by *J. M.*.....

(d) And the Publishers will pay to the Author on the day of publication of the said work the sum of One Hundred Pounds Sterling (£100) in advance and on account of the royalties above specified;

Page 1 of Agreement between FALM BUNTON, Esq. and E. F. DUTTON & COMPANY, INC.

Initialed by *[Signature]*

2010

(e) And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

6. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the same terms, the next three (3) books written by him.

7. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below the cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the said work on publication, and to sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

8. That all profits from all rights of any kind whatever in the said works, in the United States and Canada, other than the book-publication rights, are to be divided equally between the Author and the Publishers.

9. For the purpose of keeping the works in print and in circulation as long as possible, the Author agrees that, two years after publication, if the sales of any work do not exceed Fifty (50) copies in any one year, he will accept for that work one-half ($\frac{1}{2}$) the stipulated royalty on all such annual sales of less than Fifty (50) copies.

10. If the Publishers give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting the rights to any other works published under the terms of the Agreement.

11. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the decision of the majority of such arbitrators.

It is understood and agreed between the parties that this Agreement shall take the place of a previous Agreement made the Seventeenth day of August, 1936, between the parties; and that the Agreement of the Seventeenth day of August, 1936, in force up to the signing of this present Agreement, is hereby voided.

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(a) And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st respectively, and to make settlements in cash thereafter within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlements in cash thereafter within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred (500) copies in which case the Publishers will render semi-annual statements for that year.

8. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the same terms, the next three (3) books written by him.

7. That no repetition shall be made by the Author of any matter or subject matter of the said work given for review or for the purpose of advertising, on copies used as reviewers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaining below the cost of manufacture; it being understood that the matter of selling or remaining copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author five (5) copies of the said work on publication, and so sell to the Author further copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

6. That all profits from all rights of any kind whatever in the said work in the United States and Canada, other than the book-publishing rights, are to be divided equally between the Author and the Publishers.

9. For the purpose of keeping the work in print and in circulation as long as possible, the Author agrees that, two years after publication, if the sales of any work do not exceed fifty (50) copies in any one year, he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of that work.

10. If the Publishers give notice at any time that in their opinion the demand for any work published under the terms of this Agreement, has ceased or it may be allowed to go out of print and they prefer or desire to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting the rights to any other works published under the terms of the Agreement.

11. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the arbitration of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the decision of the majority of such arbitrators.

It is understood and agreed between the parties that this Agreement shall take the place of a previous Agreement made the seventeenth day of August, 1935, between the parties, and that the Agreement of the seventeenth day of August, 1935, in force up to the signing of this present Agreement, is hereby voided.

Page 2 of Agreement between PAUL BRUNTON, Esqr. and E. P. DUTTON & COMPANY, INC.

Initialed by.....

J. M.

Initialed by.....

[Handwritten signature]

2010
Guth.

IN WITNESS WHEREOF, the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereunto duly authorized and its corporate seal to be hereunto affixed, the day and year first above written.

E. P. DUTTON & CO., INC.

by John Macrae
President
(L.S.)

B. Schweitzer
Witness

Josef Hornomel
Witness
Lieutenant
5th Infantry Regiment
Czechoslovak Army.

Paul Brunton
(L.S.)

Handwritten mark

IN WITNESS WHEREOF, the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereunto duly authorized and its corporate seal to be hereunto affixed, the day and year first above written.

E. P. DUTTON & CO., INC.

Handwritten signature

(I.B.)

Handwritten signature

Witness

Handwritten signature

(I.B.)

Handwritten signature

Witness
Handwritten text:
Lieutenant
7th Infantry Regiment
Cavalry



आठ आना

Draft of the Memorandum of Agreement made this day of 20th October, 1939, between Paul Brunton Esqr., C/O Messrs. Thos. Cook and Son, First Line Beach, Madras, (herein-after called Publisher) of the one part and the LEADER and the BHARAT, Proprietors: Newspapers Limited, Allahabad (herein-after called the Printers) of the other part.

Whereby it is mutually agreed as follows regarding the printing and distributing of the Hindi version of the book named "A Search in Secret India" by Mr. Paul Brunton.

1. The publisher hereby grants to the printers the sole right to print, advertise and distribute the said work in volume form in the Hindi language subject to the terms and conditions following:-

2. D.P.Singh, Esqr., of Kasmanda on behalf of the publisher shall pay to the printers the actual printing charges as settled according to the estimate for printing the said work.

3. The publisher shall pay to the printers at the rate of 33 1/3 per cent on the sale of the said work.

4. The printers shall make up the accounts of the sale of the said work half-yearly to the 30th day of September and the 31st day of March in each year and shall be delivered on or before the following December 1st and June 1st and any amount found due shall be settled in cash within one month after these

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مدرسه روضه رشیدی
کتابخانه

المدرسه روضه رشیدی
کتابخانه

مذاهب

Printed at the Government of ...
of 20th October, 1939, between ...
This book and ...
called ...
Project ...
the ...

Whereby it is mutually agreed as follows ...
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1. The ...
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2. ...
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Rate of ...

3. The ...
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4. The printers shall make up the accounts of the sale of the said work half-yearly to the 30th day of September and the 31st day of March in each year and shall be delivered on or before the following December 1st and June 1st and any amount found due shall be settled in cash within one month after these dates respectively.

dates respectively.

found due shall be settled in cash within one month after these

before the following December 1st and 1st and any amount

that day of March in each year and shall be delivered on or

of the said work half-yearly to the 30th day of September and the

4. The printers shall make up the accounts of the said



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5. The printers shall not of their own accord print more copies of the said work than ordered by the publisher.

6. The printers shall send the accounts of sales etc., to the publisher's permanent address C/O Messrs. Thos. Cook & Son, Berkeley Street, London, England, unless he notifies that he is in India.

7. The retail price of the book will be determined by mutual agreement between the publisher and printers.

8. The amount due shall be paid to Messrs. Thos. Cook and Son, First Line Beach, Madras by the printers.

9. The rights herein granted are assigned to the above-named printers solely and shall only be transferred by them with the written consent of the publisher.

As witness to the hands of the parties hereto.

Witness

— S. Gopalakrishnan, B.A. —

— 215, Double Street —

— Sholavandan —

— Pitambahal —

— Lead office —

— Sholavandan —

Paul Brunton

(Publisher)

[Signature]

Manager Lead office
Sholavandan

(Printers)

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کتابخانه مجلس شورای ملی
کتابخانه مجلس شورای ملی

المحمد والهدى رشادى فورش چوکى ۱۹۳۹

PRINTING

3. The printer shall not of their own accord print more copies of the said work than ordered by the publisher.
4. The printer shall send the account of sales to the publisher's printer within 30 days of the date of sale.
5. The printer shall not print the work in any other form than that in which it is printed.
6. The printer shall not print the work in any other form than that in which it is printed.
7. The printer shall not print the work in any other form than that in which it is printed.
8. The printer shall not print the work in any other form than that in which it is printed.
9. The printer shall not print the work in any other form than that in which it is printed.
10. The printer shall not print the work in any other form than that in which it is printed.

Printed by
(Printer)

Printed by
(Printer)

Printed by
(Printer)

Printed by
(Printer)

G.M.D.
2244

AGREEMENT made this *Tenth day of November, 1939* between PAUL BRUNTON, Esq., c/o Thomas Cook & Son of London, England, hereinafter referred to as "the Author," his executors, administrators, heirs and assigns, of the first part, and E. P. DUTTON & COMPANY, INC., a corporation of the State of New York, hereinafter referred to as "the Publishers," their successors and assigns, of the second part.

WITNESSETH:

WHEREAS, the Author is the sole Author and sole proprietor of a work at present entitled

INDIAN PHILOSOPHY AND MODERN CULTURE

which the Publishers have agreed to publish on the terms and conditions herein set forth; the parties hereto agree as follows:

1. The Author grants and assigns to the Publishers during the full term of United States copyright and of all renewals thereof the exclusive right of printing and publishing the above work in book form in the United States, and the Dominion of Canada.
2. The Author undertakes to deliver a copy of the work to the Publishers in perfect order for printing, not later than the date of the signing of the contract, and to correct all printer's proofs submitted to the Author, if any, within a reasonable time after receipt thereof. The Author further agrees to pay to the Publishers, in cash, on the rendering of the account by the Publishers any sum in excess of Ten per cent (10%) of the original cost of composition which may become due the printer for press corrections of the work while it is going through the press, the account for which the Publishers agree to render within three months of the day of publication.
3. The Author represents and guarantees to the Publishers that he is the sole Author and proprietor of the above mentioned work, and that it is free of any lien, claim, charge or debt of any kind. And the Author further guarantees that none of the said work is in any way a violation of a copyright belonging to any other party and that it contains nothing of an obscene, libellous or illegal character and that he and his legal representatives will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is such violation or contains anything obscene, libellous or illegal.
4. That the Publishers agree to publish the said work at their own expense within twelve months after the signing of the contract, provided that they are not hindered by causes beyond their own control, in such form as they may consider best calculated to advance its sale, and at a retail list price of not less than One Dollar (\$1.00) and to take all necessary steps to protect the copyright.
5. The Publishers will pay to the Author on all copies of the said work sold, except as provided in Clause 7 of this Agreement, the following royalties:
 - (a) On all copies sold in the United States, Ten per cent (10%) of the published list price;
 - (b) On copies sold in Canada, whether sold or published in edition lots, one-half the United States rates;
 - (c) In the event of a special edition or on copies of the regular edition sold in quantities in the United States at a discount of Forty-eight per cent (48%) or more, a royalty of one-half the rate agreed on in sub-section (a) of this section; and in the event of the said work being accepted by an organization such as the Book of the Month Club, any

2244
L.A. 1/24/44

AGREEMENT MADE THIS 12th DAY OF NOVEMBER 1944

BETWEEN THE AUTHOR, JAMES H. BURNETT, of the County of Los Angeles, State of California, and the PUBLISHERS, THE RANDOLPH COMPANY, of the County of Los Angeles, State of California.

WHEREAS the Author has written and is writing a book entitled "The American People" and has theretofore published certain editions thereof;

AND WHEREAS the Publishers desire to publish and sell in the United States and in the District of Columbia certain editions of the said book; and

WHEREAS the Author has agreed to grant to the Publishers an exclusive right of printing and publishing the above work in book form in the United States and in the District of Columbia;

AND WHEREAS the Publishers desire to publish and sell in the United States and in the District of Columbia certain editions of the said book; and

WHEREAS the Author has agreed to grant to the Publishers an exclusive right of printing and publishing the above work in book form in the United States and in the District of Columbia;

AND WHEREAS the Publishers desire to publish and sell in the United States and in the District of Columbia certain editions of the said book; and

AND WHEREAS the Author has agreed to grant to the Publishers an exclusive right of printing and publishing the above work in book form in the United States and in the District of Columbia;

(c) In the event of a special edition or on copies of the regular edition sold in quantities in the United States at a discount of Forty-eight per cent (48%) or more, a royalty of one-half the rate agreed on in subsection (a) of this section; and in the event of the said work being accepted by an organization such as the Book of the Month Club, any

Page 1 of AGREEMENT between Paul Brunton, Esq., and E. P. DUTTON & COMPANY, INC.

Initialed by *P. M.*

In the event of a special edition or regular edition sold in quantities in the United States at a discount of forty-eight per cent (48%) or more, a royalty of one-half the rate agreed on in subsection (b) of this section and in the event of the sale and being accepted by an organization such as the Book of the Month Club, any

Page 1 of AGREEMENT between Paul Brunton, Inc., and M. Dwyer & Company, Inc.

Initiated by *[Signature]*

Final
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J.M. P.B.

J.M. P.B.

royalties paid to the Publishers for use of plates or material shall be divided equally between the Author and the Publishers;

(d) The Publishers will pay to the Author on the day of publication of the said work the sum of Five Hundred Dollars (\$500) in advance and on account of the royalties above specified;

(e) And the Publishers agree to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publishers will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any six months' period shall exceed five hundred copies (500) in which case the Publishers will render semi-annual statements for that year.

6. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publishers the option of publishing, on the same terms, the next two (2) books of similar nature written by him.

7. That no royalties shall be paid by the Publishers to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaindered below cost of manufacture; it being understood that the matter of selling or remaindering copies below the cost of manufacture shall be left to the sole discretion of the Publishers. The Publishers agree to give to the Author free six (6) copies of the work for his personal use and not for resale, at a price not to exceed the best trade price.

8. That all profits from all rights of any kind whatever in the said work, in the United States and Canada, other than the book publication rights, are to be divided equally between the Author and Publishers.

9. For the purpose of keeping the work in print and in circulation as long as possible, the Author agrees that, two years after publication, if the sales of the work do not exceed Fifty (50) copies in any one year, he will accept for that work one-half ($\frac{1}{2}$) the stipulated royalty on all such annual sales of less than Fifty (50) copies.

10. If the Publishers give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publishers, the plates (if any), sheets or bound copies on hand, at cost, and in that case, all rights to that work under this Agreement shall revert to the Author, but without in any way affecting the rights to any other works published under the terms of this Agreement.

11. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be borne equally by the parties, unless otherwise determined by the decision of the majority of such arbitrators.

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royalties paid to the Publisher for use of plates or material shall be divided equally between the Author and the Publisher.

(a) The Publisher agrees to render on or before July 1st and January 1st of the year immediately following publication, a semi-annual statement of account of the copies sold to May 1st and November 1st previous, and to make settlement in cash therefor within three months thereafter; the Publisher will render during succeeding years on July 1st, annual statements of account of the copies sold to May 1st previous, and will make settlement in cash therefor within three months thereafter, unless the sale of the book for any one month, printed matter shall exceed five hundred copies, in which case the Publisher will render semi-annual statements for that year.

3. That in consideration of the covenants of this Agreement, the Author undertakes to give to the Publisher the option of publishing, on the same terms, the next two (2) books of similar nature written by him.

4. That no royalties shall be paid by the Publisher to the Author on copies of the said work given away for review or for the purpose of advertising, on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given or sold to the Author or copies either sold or remaining below cost of manufacture; it being understood that the matter of selling or reselling copies below the cost of manufacture shall be left to the sole discretion of the Publisher. The Publisher agrees to give to the Author free six (6) copies of the work for his personal use and not for resale, at a price not to exceed the cost of production.

5. That all profits from all rights of any kind whatever in the said work, as the United States and Canada, shall be divided equally between the Author and Publisher.

6. For the purpose of keeping the work in print and in circulation as long as possible, the Author agrees that, two years after publication, if the sales of the work do not exceed fifty (50) copies in any one year, he will accept for that work one-half (1/2) the stipulated royalty on all such annual sales of less than fifty (50) copies.

10. If the Publisher give notice at any time that in their opinion the demand for any work, published under the terms of this Agreement, has ceased or if any work be allowed to go out of print and they neglect or decline to issue a new edition within six months of written notice from the Author, then the Author shall have the right for three consecutive months to purchase for cash from the Publisher, the plates (if any), types or proof copies on hand, at cost, and in that case, all rights in that work under this Agreement shall revert to the Author, with without in any way affecting the rights to any other works published under the terms of this Agreement.

11. The parties agree that any disputes arising under this Agreement, or with respect to the execution thereof by either of the parties, shall be finally determined by arbitration by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be borne equally by the parties, unless otherwise determined by the decision of the majority of such arbitrators.

Page 2 of the AGREEMENT between PAUL BRUNTON, Esq., AND E. P. DUTTON & COMPANY,
INC.

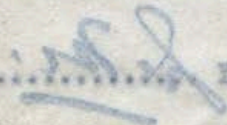
INITIALLED BY

P. Brunton
.....

Page 2 of the AGREEMENT between PAUL BRINTON, Esq., and R. S. DUTTON & COMPANY,

INC.

INITIALED BY

A handwritten signature in blue ink, appearing to be "R. S. Dutton", is written over the "INITIALED BY" text.

2274

IN WITNESS WHEREOF, the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer thereunto duly authorized and its corporate seal to be hereunto affixed, the day and year first above written.

E. P. DUTTON & CO., INC.

John Mason
President

B. Schweitzer
Witness

(L.S.)

S.S. Gopalakrishnan B.A.
Witness Secretary

Paul Brunton
(L.S.)

10/11/22

IN WITNESS WHEREOF, the Author has hereunto set his hand and seal and the Publishers have caused this instrument to be executed on their behalf by an officer duly authorized and the corporate seal to be hereunto affixed, the day and year first above written.

E. P. DUTTON & CO., INC.

[Signature]
President

(L.S.)

[Signature]
Witness

Paul Brunton

(L.S.)

22 Copeland Avenue B.A.

Secretary

Witness

personal progress.

NOTE THAT IN THEIR LETTER DATED
May 19. 1947 De Spieghele said, para 2,
that in contravention this agreement he would
pay 7½% on all copies sold to 2000.

see De Spieghele's letter August 17/51
and alter this agreement for "Wisdom of Ourselves"
as now I agree to a reduced royalty

NOTE THAT IN THEIR LETTER DATED
MAY 19. 1947 DE SPIEGHEL SAID, PARS 2,
THAT IN CONTRAVENTION THIS AGREEMENT HE WOULD
PAY 7 1/2% ON ALL COPIES SOLD TO 2000.

see the original letter August 17/21
and other the agreement for "Whisper of Silence"
as per copies to a reduced receipt

Note that in the letter
May 19, 1947 Despreschel
said, para 2, that
despite this agreement
they would pay $7\frac{1}{2}\%$
on all copies sold
to 2000

Don't want to be
concerned or worried.

1/2

have

attached.

MEMORANDUM OF AGREEMENT made this *first* day of *May* 1946, between
UITGEVERIJ DE SPIEGHEL, Prinsengracht 856, Amsterdam, Holland,
(hereinafter called the Publishers) of the one part and Dr. Paul Brunton
c/o Thos. Cook & Son, 587 Fifth Avenue, New York City, United States of
America, (hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul
Brunton entitled: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself."

1. The Author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the Dutch language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 5% (five per cent) of the published price of all copies sold to 1,000, 7 1/2% (seven and a half per cent) on 1,000 to 2,000, 10% (ten per cent) on 2,000 to 3,000, 12 1/2% (twelve and a half per cent) on 3,000 to 5,000 and 15% (fifteen per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their Dutch edition of the said works within two years of the date of this Agreement.
4. Three gratis copies of the said works in translated form shall be sent to the Author on publication.
5. The Publishers shall pay to the Author on their signature of this Agreement the sum of £ (Fifty Pounds) per volume in advance and on account of the royalties and other monies which may become due to the Author in any way under this Agreement.
6. The Publishers undertake that the name of the Author shall appear in its customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the Dutch edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months' notice to the Publishers to cancel this Agreement and resume possession of the licence granted to the Publishers hereunder without prejudice to any monies already paid or then due.
8. The rights herein granted are assigned to the above-named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this Agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the Dutch edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the Publishers yearly on the 31st day of December in each year and shall be delivered on or before the following April 1st, and any amount found due shall be settled in cash within one month after that date.

AS WITNESS TO THE HANDS OF THE PARTIES THERETO

W. F. Harper
(aeronautical engineer)
Malabar Hotel, Cochin Harbour, India

Paul Brunton

UITGEVERSBEDRIJF "DE SPIEGHEL"

[Signature]

MEMORANDUM OF AGREEMENT made this first day of May 1946, between

UITGEVERIJ DE SPICHER, Prinsengracht 856, Amsterdam, Holland;
(hereinafter called the Publishers) of the one part and Mr. Paul Brunton
c/o Thos. Cook & Son, 587 Fifth Avenue, New York City, United States of
America, (hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul
Brunton entitled: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself".

1. The Author hereby grants to the Publishers the sole right to
translate and publish the said works in volume form in the Dutch language
subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 5% (five per cent)
of the published price of all copies sold to 1,000, 7 1/2% (seven and a
half per cent) on 1,000 to 2,000, 10% (ten per cent) on 2,000 to 3,000,
12 1/2% (twelve and a half per cent) on 3,000 to 5,000 and 15% (fifteen
per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their
Dutch edition of the said works within two years of the date of this
Agreement.
4. Three gratis copies of the said works in translated form shall be
sent to the Author on publication.
5. The Publishers shall pay to the Author on their signature of this
Agreement the sum of 5 (Five Pounds) per volume in advance and on
account of the royalties and other monies which may become due to the
Author in any way under this Agreement.
6. The Publishers undertake that the name of the Author shall appear
in its customary prominent form on the title page and on the binding of
every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the Dutch edition of the said works
within the term of 2 (two) years excepting force majeure, or if the
translation of the said works goes out of print or off the market,
the Author shall be at liberty after three months' notice to the
Publishers to cancel this Agreement and resume possession of the free
copies granted to the Publishers hereunder without prejudice to any
monies already paid or then due.
8. The rights herein granted are assigned to the above-named
Publishers solely and shall only be transferred by them with the
consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate
any of the terms of this Agreement and not rectify the violation
within one month of having received written notice from the Author
to do so, then all rights to publish or sell the said works in the
Dutch edition shall revert to the Author who shall be at liberty to
arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the
Publishers yearly on the 31st day of December in each year and shall
be delivered on or before the following April 1st, and any
amount found due shall be settled in cash within one month after
that date.

AS WITNESS TO THE HANDS OF THE PARTIES HERETO

Paul Brunton

W. F. Hooper
(Commercial Engineer)
Metropolitan Hotel, London

UITGEVERIJ DE SPICHER

MEMORANDUM OF AGREEMENT made this *First* day of *May* 1946, between
UITGEVERIJ DE SPIEGHEL, Prinsengracht 856, Amsterdam, Holland,
(hereinafter called the Publishers) of the one part and Dr. Paul Brunton
c/o Thos. Cook & Son, 587 Fifth Avenue, New York City, United States of
America, (hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul
Brunton entitled: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself."

1. The Author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the Dutch language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 5% (five per cent) of the published price of all copies sold to 1,000, 7 1/2% (seven and a half per cent) on 1,000 to 2,000, 10% (ten per cent) on 2,000 to 3,000, 12 1/2% (twelve and a half per cent) on 3,000 to 5,000 and 15% (fifteen per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their Dutch edition of the said works within two years of the date of this Agreement-
4. Three gratis copies of the said works in translated form shall be sent to the Author on publication.
5. The Publishers shall pay to the Author on their signature of this Agreement the sum of £ (Fifty Pounds) per volume in advance and on account of the royalties and other monies which may become due to the Author in any way under this Agreement.
6. The Publishers undertake that the name of the Author shall appear in its customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the Dutch edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months' notice to the Publishers to cancel this Agreement and resume possession of the licence granted to the Publishers hereunder without prejudice to any monies already paid or then due.
8. The rights herein granted are assigned to the above-named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this Agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the Dutch edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the Publishers yearly on the 31st day of December in each year and shall be delivered on or before the following April 1st, and any amount found due shall be settled in cash within one month after that date.

AS WITNESS TO THE HANDS OF THE PARTIES THERETO

W. F. Harper
(Aeronautical engineer)
Malabar Hotel, Cochin Harbour, India

Paul Brunton

UITGEVERSBEDRIJF "DE SPIEGHEL"

Stuyvesant

MEMORANDUM OF AGREEMENT made this first day of May 1946, between

UITGEVERIJ DE ERVEN J. B. VAN DER BEEK, Trinsengracht 856, Amsterdam, Holland,
(hereinafter called the Publishers) of the one part and Dr. Paul Brunton
c/o Thos. Cook & Son, 287 Fifth Avenue, New York City, United States of
America, (hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS REGARDING THE WORKS BY PAUL
BRUNTON ENTITLED: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself."

1. The Author hereby grants to the Publishers the sole right to
translate and publish the said works in volume form in the Dutch language
subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 5% (five per cent)
of the published price of all copies sold to 1,000, 7 1/2% (seven and a
half per cent) on 1,000 to 2,000, 10% (ten per cent) on 2,000 to 3,000,
12 1/2% (twelve and a half per cent) on 3,000 to 5,000 and 15% (fifteen
per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their
Dutch edition of the said works within two years of the date of this
Agreement.
4. These parties agree that the said works in translated form shall be
sent to the Author on publication.
5. The Publishers shall pay to the Author on their signature of this
Agreement the sum of 5 (five pounds) per volume in advance and on
account of the royalties and other monies which may become due to the
Author in any way under this Agreement.
6. The Publishers undertake that the name of the Author shall appear
in its customary prominent form on the title page and on the binding of
every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the Dutch edition of the said works
within the term of 2 (two) years excepting force majeure, or if the
translation of the said works goes out of print or off the market,
the Author shall be at liberty after three months' notice to the
Publishers to cancel this Agreement and resume possession of the licen-
ce granted to the Publishers hereunder without prejudice to any
monies already paid or then due.
8. The rights herein granted are assigned to the above-named
Publishers solely and shall only be transferred by them with the
consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate
any of the terms of this Agreement and not rectify the violation
within one month of having received written notice from the Author
to do so, then all rights to publish or sell the said works in the
Dutch edition shall revert to the Author who shall be at liberty to
arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the
Publishers yearly on the 31st day of December in each year and shall
be delivered on or before the 15th day of April, and any
amount found due shall be settled in cash within one month after
that date.

AS WITNESS TO THE HANDS OF THE PARTIES HERETO

Paul Brunton

UITGEVERIJ DE ERVEN J. B. VAN DER BEEK

[Signature]

M. E. H. [Signature]
(Commercial Engineer)
The Overself Hotel, London, E.C. 1

MEMORANDM OF AGREEMENT made this first day of May 1946, between

UITGEVERIJ DE SPIEGHEL, Prinsengracht 856, Amsterdam, Holland,
(hereinafter called the Publishers) of the one part and Dr Paul Brunton
c/o Thos. Cook & Son, 587 Fifth Avenue, New York City, United States of
America, (hereinafter called the Autor) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul
Brunton entitled: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself".

1. The author hereby grants to the Publishers the sole right to trans-
late and publish the said works in volume form in the Dutch language
subject to the terms and conditions following:
2. The Publishers shall pay to the author a royalty of 5% (five per cent)
of the published price of all copies sold to 1000, 7½ % (seven and a half
per cent) on 1000 to 2000, 10% (ten per cent) on 2000 to 3000, 12½ %
(twelve and a half per cent) on 3000 to 5000 and 15% (fifteen per cent)
thereafter.
3. The Publishers agree, excepting force majeure, to bring out their Dutch
edition of the said works within two years of the date of this agreement.
3. Three gratis copies of the said works in translated form shall be sent
to the Author on publication.
4. The Publishers shall pay to the Author on their signature of this
agreement the sum of £ 50. (fifty pounds) per volume in advance and on
account of the royalties and other monies which may become due to the
Author in any way under this agreement.
6. The Publishers undertake that the name of the Author shall appear in
its customary prominent form on the title page and on the binding of
every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the Dutch edition of the said works
within the term of 2 (two) years excepting force majeure, or if the
translation of the said works goes out of print or off the market,
the Author shall be at liberty after three months' notice to the Publi-
shers to cancel this agreement and resume possession of the licen monies
already paid or then due.
8. The rights herein granted are assigned to the above named Publishers
solely and shall only be transferred by them with the consent in writing
of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate
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shall revert to the Author who shall be at liberty to arrange for the
said rights.
10. All costs of translation are to be paid by the Publishers.
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Publishers yearly on the 31st day of December in each year and shall
be delivered on or before the following April 1st, and any amount found
due shall be settled in cash within one month after that date.

AS WITNESS TO THE PARTIES THERETO

W.I. Harper
(aeronautical engineer)
Malabar Hotel, Cochin Harbour, India

UITGEVERSBEDRIJF „DE SPIEGHEL“

J. de Spiegel

WITTEVOERDEPUB. DE SIEGHEL, Prinsengracht 856, Amsterdam, Holland,
(hereinafter called the Publishers) of the one part and Dr Paul Brinoton
c/o Thos. Cook & Son, 357 Fifth Avenue, New York City, United States of
America, (hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS REGARDING THE WORKS BY PAUL
BRINOTON ENTITLED: "The Hidden Teaching Beyond Yoga" and "The Wisdom of
the Overself".

1. The author hereby grants to the Publishers the sole right to trans-
late and publish the said works in volume form in the Dutch language
subject to the terms and conditions following:
2. The Publishers shall pay to the author a royalty of 5% (five per cent)
of the published price of all copies sold to 1000, 7 1/2% (seven and a half
per cent) on 1000 to 2000, 10% (ten per cent) on 2000 to 3000, 12 1/2%
(twelve and a half per cent) on 3000 to 5000 and 15% (fifteen per cent)
thereafter.
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edition of the said works within two years of the date of this agreement.
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to cancel this agreement and resume possession of the licen monies
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of the Author or his agent.
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11. Accounts of the sales of the said works shall be made up by the
Publishers yearly on the 31st day of December in each year and shall
be delivered on or before the following April 1st, and any amount found
due shall be settled in cash within one month after that date.

File with Contracts

AS WITNESS TO THE PARTIES THERETO
WITTEVOERDEPUB. DE SIEGHEL.

[Handwritten signature]

W.I. Harper
(aeronautical engineer)
Malabar Hotel, Cochin Harbour, India

RASCHER VERLAG, Limmatquai 50, Zurich, Switzerland,
(hereinafter called the Publishers) of the one part and Dr. PAUL BRUNTON,
Box 34, Station D, New York 3, New York, United States of America,
(hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul Brunton entitled:
"The Wisdom of the Overself" and "Discover Yourself".

1. The author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the German language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 7½% (seven and a half per cent) of the published price of all copies sold to 2000, 10% (ten per cent) on 2000 to 5000, and 12½% (twelve and a half per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their German edition of the said works within two years of the date of this agreement.
4. The Publishers shall pay to the Author on their signature of this agreement the sum of \$200.00 (two hundred dollars) per volume in advance and on account of the royalties and other monies which may become due to the Author in any way under this agreement.
5. Three free copies of the said works in translated form shall be sent to the Author on publication.
6. The Publishers undertake that the name of the Author shall appear in its customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the German edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months notice to the Publishers to cancel this agreement and resume possession of the licen monies already paid or then due.
8. The rights herein granted are assigned to the above named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the German edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the Publishers yearly on the 31st. day of December in each year and shall be delivered on or before the following April 1st. and any amount found due shall be settled in cash within one month after that date.
12. If the Publishers shall sell the serial rights of the said works, one-half of the net cash profit received by them from such sale shall be paid by them, to the Author and the royalty arrangements mentioned in Class 2 shall not apply.
13. The Author shall give to the Publishers the first option on all other works of which the German translation rights are still free, on terms to be mutually agreed between the Author and the Publishers but which shall be fair and reasonable.
14. If the Publishers are unable to obtain permission to make advance payment to New York in U.S. dollars, this agreement shall be declared null and void.

AS WITNESS TO THE PARTIES THERETO:

Kenneth Thurston Huse
(Secretary)

Spicer - Gerhart Company,
First Trust Building,
Pasadena, California.

Paul Brunton

RASCHER VERLAG, Limmattalstrasse 50, Zurich, Switzerland,
(hereinafter called the Publishers) of the one part and Dr. PAUL BRUNTON,
Box 84, Station D, New York 5, New York, United States of America,
(hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul Brunton entitled:
"The Wisdom of the Overseas" and "Discover Yourself".

1. The author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the German language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 7 1/2% (seven and a half per cent) of the published price of all copies sold to 2000, 10% (ten per cent) on 2000 to 5000, and 12 1/2% (twelve and a half per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their German edition of the said works within two years of the date of this agreement.
4. The Publishers shall pay to the Author on their signature of this agreement the sum of \$200.00 (two hundred dollars) per volume in advance and on account of the royalties and other monies which may become due to the Author in any way under this agreement.
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6. The Publishers undertake that the name of the Author shall appear in the customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the German edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months notice to the Publishers to cancel this agreement and resume possession of the said monies already paid or then due.
8. The rights herein granted are assigned to the above named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the German edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
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12. If the Publishers shall sell the serial rights of the said works, one-half of the net cash profit received by them from such sale shall be paid by them, to the Author and the royalty arrangements mentioned in Clause 2 shall not apply.
13. The Author shall give to the Publishers the first option on all other works of which the German translation rights are still free, on terms to be mutually agreed between the Author and the Publishers but which shall be fair and reasonable.
14. If the Publishers are unable to obtain permission to make advance payment to New York in U.S. dollars, this agreement shall be declared null and void.

AS WITNESS TO THE PARTIES THEREON:

Paul Brunton

Kenneth Tinsley

(Secretary)

*Spicer - G. G. & Co. Inc.
Five Truck Building,
Pasadena, California.*

January 1948

MEMORANDUM OF AGREEMENT made this 20th day of December 1947, between

RASCHER VERLAG, Limmatquai 50, Zurich, Switzerland,
(hereinafter called the Publishers) of the one part and Dr. PAUL BRUNTON,
Box 54, Station D, New York 3, New York, United States of America,
(hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul Brunton entitled:
"The Wisdom of the Overself" and "Discover Yourself".

1. The author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the German language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 7½% (seven and a half per cent) of the published price of all copies sold to 2000, 10% (ten per cent) on 2000 to 5000, and 12½% (twelve and a half per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their German edition of the said works within two years of the date of this agreement.
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6. The Publishers undertake that the name of the Author shall appear in its customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the German edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months notice to the Publishers to cancel this agreement and resume possession of the licen monies already paid or then due.
8. The rights herein granted are assigned to the above named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the German edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the Publishers yearly on the 31st. day of December in each year and shall be delivered on or before the following April 1st. and any amount found due shall be settled in cash within one month after that date.
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13. The Author shall give to the Publishers the first option on all other works of which the German translation rights are still free, on terms to be mutually agreed between the Author and the Publishers but which shall be fair and reasonable.
14. If the Publishers are unable to obtain permission to make advance payment to New York in U.S. dollars, this agreement shall be declared null and void.

AS WITNESS TO THE PARTIES THERETO:

Kenneth Thurston Trust,
(Secretary)

Spicer - Gerhart Company,
First Trust Building,
Pasadena, California.

Paul Brunton

Rascher & Co. A.G.
Frank

E. Maurer Pl. D. 1/2

RASCHER VERLAG, Limmattal 50, Zurich, Switzerland,
(hereinafter called the Publishers) of the one part and Dr. PAUL BRUNTON,
Box 54, Station D, New York 5, New York, United States of America,
(hereinafter called the Author) of the other part.

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS regarding the works by Paul Brunton entitled:
"The Wisdom of the Overseer" and "Discover Yourself".

1. The author hereby grants to the Publishers the sole right to translate and publish the said works in volume form in the German language subject to the terms and conditions following:
2. The Publishers shall pay to the Author a royalty of 7 1/2% (seven and a half per cent) of the published price of all copies sold to 2000, 10% (ten per cent) on 2000 to 5000, and 12 1/2% (twelve and a half per cent) thereafter.
3. The Publishers agree, excepting force majeure, to bring out their German edition of the said works within two years of the date of this agreement.
4. The Publishers shall pay to the Author on their signature of this agreement the sum of \$200.00 (two hundred dollars) per volume in advance and on account of the royalties and other monies which may become due to the Author in any way under this agreement.
5. Three free copies of the said works in translated form shall be sent to the Author on publication.
6. The Publishers undertake that the name of the Author shall appear in its customary prominent form on the title page and on the binding of every copy produced and on all advertisements of the said works.
7. If the Publishers fail to issue the German edition of the said works within the term of 2 (two) years excepting force majeure, or if the translation of the said works goes out of print or off the market, the Author shall be at liberty after three months notice to the Publishers to cancel this agreement and resume possession of the license monies already paid or then due.
8. The rights herein granted are assigned to the above named Publishers solely and shall only be transferred by them with the consent in writing of the Author or his agent.
9. Should the Publishers be declared bankrupt or should they violate any of the terms of this agreement and not rectify the violation within one month of having received written notice from the Author to do so, then all rights to publish or sell the said works in the German edition shall revert to the Author who shall be at liberty to arrange for the said rights.
10. All costs of translation are to be paid by the Publishers.
11. Accounts of the sales of the said works shall be made up by the Publishers yearly on the 31st day of December in each year and shall be delivered on or before the following April 1st, and any amount found due shall be settled in cash within one month after that date.
12. If the Publishers shall sell the serial rights of the said works, one-half of the net cash profit received by them from such sale shall be paid by them, to the Author and the royalty arrangements mentioned in Clause 2 shall not apply.
13. The Author shall give to the Publishers the first option on all other works of which the German translation rights are still free, on terms to be mutually agreed between the Author and the Publishers but which shall be fair and reasonable.
14. If the Publishers are unable to obtain permission to make advance payment to New York in U.S. dollars, this agreement shall be declared null and void.

AS WITNESS TO THE PARTIES THEREON:

Paul Brunton
Kenneth Brunton
 (Secretary)
 Spicer - Gerson Company
 Three Times Building
 Pasadena, California
 E. Brunton P. D. 10

Rascher Verlag
Zurich

January 1948

AS WITNESS TO THE PARTIES THERETO:

Kenneth Thurston Hurst,
(Secretary)

Spicer-Gerhart Company,
First Trust Building,
Pasadena, California.

E. Maurer, Ph.D. / Rascher
Co. A-G.

Paul Brunton

Rascher & Co. A-G.

Rascher

AS WITNESS TO THE PARTIES THERETO:

Kenneth T. Hunter
(Secretary)

Spicer - Gore Company
Fire Truck Building
Pasadena, California

E. W. Hunter, P.O. D. / Ranches
W. O. J.

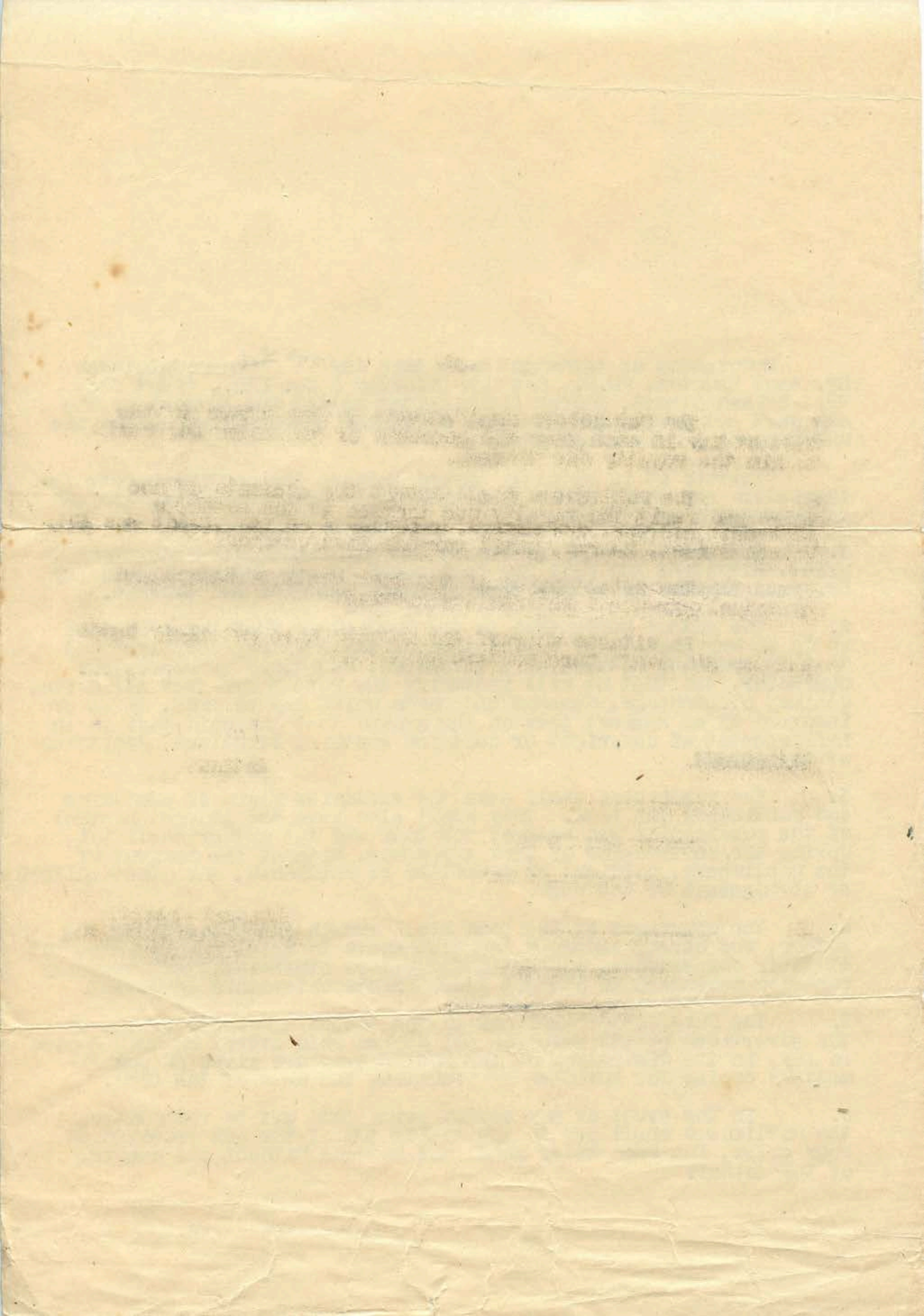
Paul Hunter

Fraser & Co. A. G.
Ranch

Memorandum of Agreement made this day 27th February 1948 between Dr. Paul Brunton, Ph.D., C/o M/s Grindley & Co. Ltd., (Post Box 49), McLean Street, Madras (hereinafter called the Author) of the one part and Newspapers Limited, Allahabad (hereinafter called the Publishers) of the other part.

Whereby it is mutually agreed between the parties hereto for themselves and their respective executors, administrators, assigns or successors as follows:--

1. The author hereby grants to the Publishers the sole right to print, advertise and sell the book named "Gupta Bherat Ki Khoj" by Dr. Paul Brunton in volume form at their own risk and expense.
2. The author guarantees to the Publishers that the said book is in no way whatsoever a violation of any existing copyright and that it contains nothing of a libellous, seditious or scandalous character, and that he will indemnify the Publishers from all suits, claims, proceedings, damages and costs which may be made, taken or incurred by or against them on the ground that the said book is an infringement of copyright or contains anything libellous, seditious or scandalous.
3. The Publishers shall have the exclusive right of producing and publishing the book. They shall also have the general control of the publication and sale of the book and the Author shall not, during the continuance of this Agreement, without the consent of the Publishers, publish, or permit to be published, any other edition or abridgement of the work.
4. The copyright of the book shall remain the property of the Author, who hereby empowers the Publishers to take, in his name, but at their own expense, any action, legal or otherwise, that they may consider necessary to protect their rights under this Agreement.
5. The Publishers shall pay to the Author a royalty of 15% of the advertised retail price on all copies sold except on such copies as may, in the discretion of the Publishers, be given as complimentary copies for purposes of promoting the sale of the book.
6. In the event of any copies being sold off as remainders, the Publishers shall pay to the Author 10% of the net receipts of such sales, but such sales shall not be made without the consent of the Author.



7. The Publishers shall submit to the Author by the 31st of May in each year the accounts of the sales and remit to him the royalty due thereon.

8. The publishers shall submit the accounts of the sales and remit the royalty due thereon to the Author's permanent address, C/o Messrs. Grindley & Co. Ltd., (Post Box 49), McLean Street, Madras, until further instructions.

~~9. The retail price of the book shall be determined by mutual agreement between the parties.~~

P.B.
P.B.

In witness whereof the parties have put their hands the day and month hereinbefore mentioned.

Witnesses:

1. W. F. Harper
(Aircraft Tech.)
Osborne Cottage,
Lovedale, Nilgiris.

2. B. L. Dube
Publication Dept-
Leader Press, Allahabad

Paul Brunton
Author.

B. D. Dube
General Manager,
Newspapers Limited.,
Allahabad.

1857

[Faint, illegible text]

[Faint, illegible text]

Paul Smith

[Faint, illegible text]

[Faint, illegible text]

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Memorandum of Agreement made this 28th day of May 1952 between Dr Paul Brunton, Box 34, Cooper Station, New York 3, U.S.A. (hereinafter called the Proprietor) of the one part and Uitgeversbedrijf "De Spieghele", Prinsengracht 856, Amsterdam, Holland (hereinafter called the publishers) of the other part whereby it is mutually agreed as follows:

1. that the Proprietor hereby grant to the publishers the sole and exclusive licende to print, publish and sell in volume form in the Dutch language throughout the world the work entitled

Inner Meaning of the World Crisis

(hereinafter called the said work).

2. That the publishers shall publish the said work in volume form within one year from the date of this agreement and shall pay to the proprietor the following royalties

8 % (eight per cent) on the published price of every copy of the said work sold in the Dutch language up to 2500 (two thousand five hundred) copies, 10 % (ten per cent) on the published price of every copy of the said work sold in the Dutch translation from 2500 (two thousand five hundred) to 5000 (five thousand) copies, and 12.5 % (twelf and a half per cent) on the published price of every copy of the said work sold in the Dutch translation over 5000 (five thousand) copies.

3. That the publishers shall pay to the Proprietor on the signing of this agreement the sum of \$ 150.- U.S. (one hundred and fifty U.S. dollars) in advance and on account of the royalties set out in clause 2 hereof.

4. That the publishers shall make up accounts of sales half-yearly to the 30th day of June and the 31st day of December in each year and shall deliver the same on or before the following October 1st and April 1st and any amount found due shall be settled by cash within one month after those dates respectively.

5. That all rights in the said work than the licence herein granted are reserved by the Proprietor.

6. That the publishers undertake that the name of the Author shall appear in its customary form in due prominence on the title page and on the binding of the every copy produced and on the jacket if any and in all advertisements of the said work issued by the publishers or their agents and the publishers agree that the translation shall be faithful and that they will make no alterations to the sense or meaning of the said work without the consent of the Proprietor.

7. That the Proprietor shall be entitled to receive on publication six presentation copies of the said work and to purchase further copies for personal use (but not for resale) at two-third of the published price.

8. That if at any time the publishers allow the said work to go out of print or off the market and within six months after receiving a written notice from the Proprietor so to do they have not reprinted and placed on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the Proprietor.

9. That should the publishers become bankrupt or go into liquidation or if they fail to fulfil or comply with any of the provisions of this agreement within three months after written notification from the

Memoandum of Agreement made this 28th day of May 1952
between Dr Paul Brunton, Box 24, Cooper Station, New York 5, U.S.A.

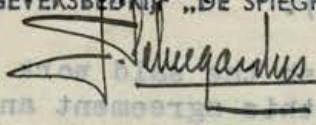
Proprietor of such failure then in either of these events this agree-
ment shall automatically determine without prejudice to any claim
the Proprietor may have for monies due under this agreement.

10. That this agreement shall not be valid until the publishers have
received the Proprietors receipt for the sum mentioned in Clause 3
of this agreement.

11. That the expression "the Proprietor" as used throughout this agree-
ment shall be deemed to the author, Mr Paul Brunton, only.

UITGEVERSBEDRIJF „DE SPIEGHEL“

Paul Brunton



as witness to the hands of the parties hereto

3. That the publishers shall pay to the Proprietor on the signing of
this agreement the sum of \$ 150. - U.S. (one hundred and fifty U.S.
dollars) in advance and on account of the royalties set out in clause
4. That the publishers shall pay on account of royalties to the Proprietor
the 30th day of June and the 31st day of December in each year and
shall deliver the same on or before the following October 1st and
April 1st and any amount found due shall be settled by cash within one
month after those dates respectively.
5. That all rights in the said work then the license herein granted are
reserved by the Proprietor.
6. That the publishers undertake that the name of the Author shall ap-
pear in its customary form in due prominence on the title page and on
the binding of the every copy produced and on the jacket if any and in
all advertisements of the said work issued by the publishers or their
agents and the publishers agree that the translation shall be faith-
ful and that they will make no alterations in the sense or meaning of
the said work without the consent of the Proprietor.
7. That the Proprietor shall be entitled to receive on publication six
presentation copies of the said work and to purchase further copies
for personal use (but not for resale) at two-thirds of the published pri-
ce.
8. That if at any time the publishers allow the said work to go out of
print or off the market and within six months after receiving a writ-
ten notice from the Proprietor so to do they have not reprinted and
placed on the market a new edition then all rights in the said work
granted under this agreement shall automatically revert to the Propie-
tor.
9. That should the publisher become bankrupt or go into liquidation or
if the fail to fulfill or comply with any of the provisions of this
agreement within three months after written notification from the

Memorandum of Agreement made this 4th day of June 1952

between Dr. Paul Brunton, Box 34, Cooper Station, New York 3, U.S.A. (hereinafter called the proprietor) of the one part and Strubes Forlag, Frederiksberg Allé 51, Copenhagen V, Denmark (hereinafter called the publisher) of the other part
whereby it is mutually agreed as follows:

1. That the proprietor hereby grant to the publisher the sole and exclusive licence to print, publish and sell in volume form in the Danish language throughout the world the work entitled

The Quest of the Overself

(hereinafter called the said work).

2. That the publisher shall publish the said work in volume form within one year from the date of this agreement and shall pay to the proprietor the following royalties

8% (eight per cent) on the published price of every copy of the said work sold in the Danish language up to 2500 (two thousand five hundred) copies, 10% (ten per cent) on the published price of every copy of the said work sold in the Danish translation from 2500 (two thousand five hundred) to 5000 (five thousand) copies, and 12½ (twelf and a half per cent) on the published price of every copy of the said work sold in the Danish translation over 5000 (five thousand) copies.

3. That the publisher shall pay on the signing of this agreement to the proprietor the sum of £ 34-0-0 (thirty four lbs.) and to Messrs. Rider & Comp., London the sum of £ 6-0-0 (six lbs.) in all £ 40-0-0 (forty lbs.) in advance and on account of the royalties set out in clause 2 hereof.

4. That the publisher shall make up accounts of sale half-yearly to the 30th day of June and the 31st day of December in each year and shall deliver the same on or before the following October 1st and April 1st and any amount found due shall be settled by cash within one month after those dates respectively.

5. That all rights in the said work than the licence herein granted are reserved by the proprietor.

6. That the publisher undertakes that the name of the Author shall appear in its customary form in due prominence on the title page and on the binding of the every copy produced and on the jacket if any and in all advertisements of the said work issued by the publisher or his agents and the publisher agrees that the translation shall be faithful and that he will make no alterations to the sense or meaning of the said work without the consent of the proprietor.

7. That the proprietor shall be entitled to received on publication ten presentation copies of the said work and to purchase further copies for personal use (but not for resale) at two-third of the published price.

8. That if at any time the publisher allow the said work to go out of print or off the market and within six months after receiving a written notice from the proprietor so to do he has not reprinted and placed on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the proprietor.

9. That should the publisher become bankrupt or go into liquidation or if he fails to fulfil or comply with any of the provisions of this agreement within three months after written notification from the proprietor of such failure then in either of these events this agreement shall automatically determine without prejudice to any claim the proprietor may have for monies due under this agreement.

10. That the expression "The proprietor" as used throughout this agreement shall be deemed to the author, Dr. Paul Brunton, only.

Paul Strube

Paul Brunton

between Dr. Paul Brunton, Box 54, Cooper Station, New York 5, U.S.A. (hereinafter called the proprietor) of the one part and Stephen Thomas (hereinafter called the publisher) of the other part.

It is hereby agreed as follows:

1. That the proprietor hereby grants to the publisher the sole and exclusive license to print, publish and sell in volume form in the English language throughout the world the work entitled

The Quest of the Overself

(hereinafter called the said work).

2. That the publisher shall publish the said work in volume form within one year from the date of this agreement and shall pay to the proprietor the following royalties:

25% (eight per cent) on the published price of every copy of the said work sold in the United Kingdom up to £500 (two thousand five hundred) copies, 10% (ten per cent) on the published price of every copy of the said work sold in the British translation from £500 (two thousand five hundred) to £1000 (five thousand) copies, and 12% (twelve per cent) on the published price of every copy of the said work sold in the Danish translation over £1000 (five thousand) copies.

3. That the publisher shall pay on the signing of this agreement to the proprietor the sum of £500-0-0 (five hundred pounds) in full and in advance and on account of the royalties set out in clause 2 hereof.

4. That the publisher shall make up accounts of sales half-yearly to the proprietor on or before the following October for each year and shall deliver the same on or before the following October for each year and shall also pay to the proprietor the royalties due on the said sales.

Ownership of the Copyright

5. That the publisher undertakes that the name of the Author shall appear in the customary form in due prominence on the title page and on the binding of the every copy produced and on the jacket if any and in all advertisements of the said work issued by the publisher or his agents and the publisher agrees that the translation shall be faithful and that he will make no alterations to the sense or meaning of the said work without the consent of the proprietor.

6. That the proprietor shall be entitled to receive on publication ten presentation copies of the said work and to purchase further copies for personal use (but not for resale) at two-thirds of the published price.

7. That if at any time the publisher allow the said work to go out of print or to be withdrawn and within six months either receiving a written notice from the proprietor or to be taken down from the shelves on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the proprietor.

8. That should the publisher become bankrupt or go into liquidation or be wound up or fail or comply with any of the provisions of this agreement within three months after written notification from the proprietor of any failure then in order of those events this agreement shall automatically determine without prejudice to any claim the proprietor may have for monies due under this agreement.

9. That the expression "the proprietor" as used throughout this agreement shall be deemed to be the author, Dr. Paul Brunton, only.

Paul Brunton
Stephen Thomas

...Paul Strube...

...Paul Brunton

As witness to the hands of the parties hereto

Coragline Young Brunton

Paul Bunton

Paul Bunton

As witness to the hands of the parties hereto

Paul Bunton

Agreement, made this 1st day of July 19 52,

between PAUL BRUNTON
of NEW YORK, N. Y. (Box 34, Cooper Station,)

herein termed the Proprietor and referred to as "He", of the first part and E. P. DUTTON & CO., INC., a corporation of the State of New York, herein termed the Publishers, of the second part.

WHEREAS, the Proprietor is Proprietor of a work at present known as

(5 01) THE SPIRITUAL CRISIS OF MAN

which work the Publishers agree to publish on the terms and conditions specified hereinafter:

PROPRIETOR'S DECLARATION AND GUARANTEE. 1. (a) The Proprietor represents and guarantees to the Publishers that he is the legal Proprietor of the above mentioned work and that he has the power to grant the rights conferred by him in this Agreement and that the said work is free of any lien, claim, charge or debt of any kind, and that none of it is in any way a violation of a copyright, or common law right, belonging to any other party and that it contains nothing of a libellous or illegal character, and that he and his legal representative will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is subject to any such lien, claim, charge or debt or is such violation or that it contains anything libellous or illegal.

(b) The Proprietor further declares that the said work has not hitherto been published in serial form in less than three installments and agrees that it shall not be so published before the date of book-publication.

(c) The Proprietor undertakes that, until the expiration of six (6) months after the publication date of the above work or of the publication date of the last work covered by this Agreement, he will not publish, nor permit to be published by any other Publisher, any work of his in book form, whether under his own legal name or under a pseudonym, in the category of the work or works covered by this Agreement.

PROPRIETOR'S GRANT. 2. (a) The Proprietor grants and assigns to the Publishers during the full term of United States copyright and of all renewals thereof, the exclusive right to publish, sell, or export, or cause to be published, sold, or exported the above work in book form in any language or languages in the United States of America, its Dependencies, the Philippine Islands, and in the Dominion of Canada;
~~and the exclusive right to arrange for the publication of the above work in book form in the British Empire and Commonwealth and in all other foreign countries, and/or to export copies to these territories and countries.~~

(b) The Proprietor also grants to the Publishers such rights as are set forth in Clause 7(a) and (b) hereof.

(c) It is further understood that the territory other than the United States of America, the Philippine Islands, and the British Empire and Commonwealth shall be an open market for copies of the American and English editions.

DELIVERY OF COMPLETE MANUSCRIPT. 3. The Proprietor agrees to deliver to the Publishers, together with written authorization issued by the Proprietor of any copyrighted material contained in the said work, on or before now in hand a complete copy of the said work, in English, in its final form, in perfect order for printing, with all necessary originals for illustrations (if any), and to provide at his own expense an index if the Publishers request it; and that if, in the Publishers' opinion, the said work as finally delivered by the Proprietor requires special editing, the expense of such special editing shall be borne by the Proprietor after the Publishers have received his written consent; and that

DELIVERY OF COMPLETE MANUSCRIPT. 3. The Proprietor agrees to deliver to the Publishers, together with written authorization issued by the Proprietor of any copyrighted material contained in the said work, on or before **now in hand** a complete copy of the said work, in English, in its final form, in perfect order for printing, with all necessary originals for illustrations (if any), and to provide at his own expense an index if the Publishers request it; and that if, in the Publishers' opinion, the said work as finally delivered by the Proprietor requires special editing, the expense of such special editing shall be borne by the Proprietor after the Publishers have received his written consent; and that if the Proprietor fails to deliver the complete material within the specified time, unless extended by the Publishers in writing, they may decline to publish the work, and recover any and all amounts which may have been advanced to the Proprietor; but the Proprietor shall not be free to cause its publication elsewhere until he shall have re-offered it to the Publishers on the terms of this Agreement.

PROPRIETOR'S ALTERATIONS. 4. The Proprietor agrees to correct all printers' proofs, (if any), submitted by the Publishers within a reasonable time after receipt thereof, and to pay the Publishers any sum in excess of \$ 25.00 which may become due the printer for press corrections necessitated by the Proprietor's alterations or additions (other than corrections of printers' errors), the account for which the Publishers agree to render promptly.

the same care of any manuscript, illustrations or other similar property belonging to the Proprietor, in their hands under this Agreement, as they do of their own. No insurance whatever will be effected by the Publishers on the Proprietor's material.

PUBLISHERS' AGREEMENT TO PUBLISH AND COPYRIGHT. 5. The Publishers, in consideration of the rights herein granted, agree to publish the work at their own expense within twelve (12) months from the date of the receipt of the finally completed work from the Proprietor, and its approval by the Publishers in writing, in such form and manner and at such a price as the Publishers may consider best calculated to advance its sale, provided they are not hindered by causes beyond their own control; and to take out copyright for the said work in the name of the Proprietor in the United States, and to take the usual precautions to protect the copyright. Any sums received as damages for infringement of copyright shall, after all legal and other expenses have been deducted, be divided equally between the Proprietor and the Publishers, but the question as to what constitutes an infringement of the copyright shall be left to the sole decision of the Publishers. The Proprietor grants the Publishers the right to obtain renewals of the copyright in the author's or other appropriate name, and to hold said copyright, but the Publishers shall have no obligation to obtain such renewal unless requested in writing and reimbursed for their expenses in connection therewith by the Proprietor.

ROYALTY TERMS. 6. The Publishers agree to pay to the Proprietor on copies of the said work actually sold the following royalties:

a) On regular sales in the territories covered by this Agreement **ten per cent (10 %)** of the retail price

up to 7000 copies, and 12½% thereafter

Except that where the discount is forty-six per cent (46%) or more from the retail price, the stipulated royalty shall be reduced by an amount equal to one-half (½) the difference between forty-four per cent (44%) and the discount granted, for example:

If discount 46% —	The difference between 44% and 46% is 2%; royalty reduction 1%
" " 47% —	The difference between 44% and 47% is 3%; royalty reduction 1½%
" " 48% —	The difference between 44% and 48% is 4%; royalty reduction 2%
" " 49% —	The difference between 44% and 49% is 5%; royalty reduction 2½%
" " 50% —	The difference between 44% and 50% is 6%; royalty reduction 3%

Where the discount is more than fifty per cent (50%) from the retail price, the stipulated royalty shall be calculated on the basis of the price actually received by the Publishers.

(b) For the purpose of keeping the work in print as long as possible the Proprietor agrees that, if the sales of said work are less than one thousand (1000) and in excess of two hundred fifty (250) copies in any fiscal year, a basic royalty rate of ten per cent (10%) of the retail price shall apply for that year; if the sales are less than two hundred fifty (250) copies in any fiscal year a basic royalty rate of six per cent (6%) of the retail price shall apply for that year.

(c) On cheap editions later issued by the Publishers (but not earlier than one year after publication) priced at one-half (½) the original retail price, or less, ten per cent (10%) of the retail price of the said cheap edition.

(d) No royalties shall be paid by the Publishers to the Proprietor on copies of the said work given away by the Publishers; on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given to the Proprietor, or on copies either sold or remaindered below the cost of manufacture. The matter of remaindering shall be left to the sole discretion of the Publishers.

(e) The Publishers shall pay to the Proprietor as an advance against and on account of all moneys accruing to the Proprietor under this Agreement the sum of Three Hundred Fifty Dollars (\$350) on the day of publication.

DELIVERY OF COMPLETE MANUSCRIPT. 3. The Proprietor agrees to deliver to the Publishers, together with written authorization issued by the Proprietor of any copyrighted material contained in the said work, on or before _____ now in hand _____ a complete copy of the said work, in English, in the final form, in perfect order for printing, with all necessary originals for illustrations (if any), and to provide at his own expense an index if the Publishers request it; and that if, in the Publishers' opinion, the said work actually delivered by the Proprietor requires special editing, the expense of such special editing shall be borne by the Proprietor after the Publishers have received his written consent; and that if the Proprietor fails to deliver the complete material within the specified time, unless extended by the Publishers in writing, they may decline to publish the work, and recover any and all amounts which may have been advanced to the Proprietor; but the Proprietor shall not be free to cause its publication elsewhere until he shall have re-offered it to the Publishers on the terms of this Agreement.

PROPRIETOR'S ALTERATIONS. 4. The Proprietor agrees to correct all printers' proofs (if any), submitted by the Publishers within a reasonable time after receipt thereof, and to pay the Publishers any sum in excess of \$25.00 which may become due the printer for press corrections necessitated by the Proprietor's alterations or additions (other than corrections of printers' errors), the account for which the Publishers agree to render promptly.

OTHER RIGHTS. 7. (a) The Publishers shall have the exclusive right to arrange, execute contracts in its own name and receive payments, for the sale of the following rights, and if any of such rights are sold, the net proceeds shall be divided equally between the Proprietor and the Publishers:

REPRINT EDITION THROUGH ANOTHER PUBLISHER	ANTHOLOGY OR QUOTATION
DIGEST, ABRIDGMENT OR CONDENSATION	SECOND SERIAL AND SYNDICATION
ONE-SHOT POST-PUBLICATION	BOOK CLUB

(b) The Publishers shall have the exclusive right to arrange in its own name on behalf of the Proprietor and/or Publishers for the sale of the other rights listed below, and if such rights are sold, the net proceeds shall be divided between the Proprietor and the Publishers as specified:

<u>Rights</u>	<u>% to Proprietor</u>	<u>% to Publishers</u>
FIRST SERIAL	RESERVED BY PROPRIETOR	
MOTION PICTURE (SIGHT AND SOUND)	75	25
DRAMATIC	90	10
RADIO BROADCASTING	75	25
TELEVISION	75	25
TRANSLATION AND/OR FOREIGN LANGUAGE PUBLICATION	RESERVED BY PROPRIETOR	
BRITISH PUBLICATION, EXCLUSIVE OF CANADA	RESERVED BY PROPRIETOR	

in the U.S.A.

And in the event of any proceeds accruing from the sale of any other rights whatsoever, including the use of the title of the said work for commercial purposes, whether now existing or which may come into existence hereafter, in any language and in any territory covered by the Proprietor's grant to the Publishers in clause two (2) of this Agreement, any such proceeds shall be divided between the Proprietor and the Publishers as follows:

75% to the Proprietor and 25% to the Publishers.

STATEMENTS AND PAYMENTS. 8. Statements of sales and earnings shall be rendered and paid semi-annually as follows:

<u>Period Covered</u>	<u>Statements Rendered</u> <u>not later than</u>	<u>Statements Paid not</u> <u>later than</u>
Earnings from May 1st. through October 31st.	January 1st. following.	April 1st. following.
Earnings from November 1st. through April 30th.	July 1st. following.	October 1st. following.

In the event that the earnings of the said work, for any six months period, shall be less than fifty dollars (\$50.00) the Proprietor agrees to accept thereafter, annual statements and payments as follows:

<u>Period Covered</u>	<u>Statements Rendered</u> <u>and Paid not later than</u>
Earnings from May 1st. through April 30th.	October 1st. following.

And two years after publication should the annual earnings be less than ten dollars (\$10.00) the Publishers shall not be obligated to render statements or make payments until the accumulated earnings exceed ten dollars (\$10.00).

In the event that the earnings of the said work, for any six months period, shall be less than fifty dollars (\$50.00) the Proprietor agrees to accept thereafter, annual statements and payments as follows:

Period Covered

Earnings from May 1st.
through April 30th.

**Statements Rendered
and Paid not later than**

October 1st. following.

And two years after publication should the annual earnings be less than ten dollars (\$10.00) the Publishers shall not be obligated to render statements or make payments until the accumulated earnings exceed ten dollars (\$10.00).

PROPRIETOR'S COPIES. 9. The Publishers agree to give to the Proprietor free, six (6) copies of the said work when published, and to sell to the Proprietor further copies at a discount of forty per cent (40%) from the retail price, payment to be made within thirty (30) days from the date of invoice.

OVERPAYMENTS TO THE PROPRIETOR. 10. Any overpayments made by the Publishers to the Proprietor may be deducted from any sums due the Proprietor from the Publishers, but an unearned advance shall not be deemed an overpayment, unless the Proprietor has failed to deliver the manuscript.

INSURANCE. 11. The Publishers shall exercise the same care of any manuscript, illustrations or other similar property belonging to the Proprietor, in their hands under this Agreement, as they do of their own. No insurance whatever will be effected by the Publishers on the Proprietor's material.

REVERSION OF RIGHTS. 12. If the said work be allowed to go out of print and the Publishers fail to issue a new edition within six (6) months of written notice from the Proprietor, then for three (3) consecutive months the Proprietor shall have the right to purchase for cash from the Publishers the plates, (if any) at the actual manufacturing cost, and in the case of the exercise of this right by the Proprietor all rights in and to the said work granted to the Publishers under this Agreement shall revert to the Proprietor; without, however, in any way affecting the rights of the Publishers in the matter of options, specified below in clause fifteen (15). It is agreed that the work shall be considered to be in print if it is available in a cheap edition.

BANKRUPTCY OR LIQUIDATION. 13. In the event of the bankruptcy or the liquidation of the Publishers through any cause whatsoever, the Proprietor shall, for ninety (90) days thereafter, have the option of buying back the rights granted to the Publishers in this Agreement, together with any plates and remaining copies bound or unbound, at the fair market value thereof, this value to be determined by agreement or by arbitration; and thereupon all rights granted to the Publishers in this Agreement shall revert to the Proprietor.

ARBITRATION. 14. The parties agree that any disputes arising under this Agreement, or with respect to the asserted breach thereof by either of the parties, shall be finally determined by arbitration, by a board of three arbitrators, one appointed by each party and a third appointed by the two arbitrators so named, and that the designation of such arbitrators and the conduct of such arbitration shall be subject to the Arbitration Law of the State of New York. The expense of the arbitration shall be borne equally by the parties, unless otherwise determined by the arbitrators. The parties agree to observe and be bound by the decision of the majority of such arbitrators.

OPTION. 15. In consideration of the covenants of this Agreement, the Proprietor agrees to give to the Publishers the option of publishing, on terms to be agreed upon which shall be fair and reasonable, the next work written by the Proprietor.

It is understood that only the manuscript of a complete work as defined in clause 3 will be deemed satisfactory in considering an option.

The provisions of this Agreement shall apply to and bind the executors, administrators and assigns of the Proprietor, and the successors and assigns of the Publishers.

Witnesses:

Norman Duckworth

Paul Brunton

(Proprietor)

(L. S.)

Dorothy Manzes

Elliot B. Macrae

(Publishers)

(L. S.)

E. P. DUTTON & CO., INC.

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tion

S. OF MAN

u., Inc.

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E. P. DUTTON & CO., INC.

Dorothy Menges

Elliot B. Macrae

(Publishers)

(L. S.)

Contract

for the Publication

of

THE SPIRITUAL CRISIS OF MAN

between

PAUL BRUNTON

and

E. P. Dutton & Co., Inc.

New York, N. Y.

RASCHER VERLAG ZÜRICH

TELEPHON:
HERSTELLUNG (051) 32 35 81
AUSLIEFERUNG (051) 24 55 00
TELEGRAMM-ADRESSE: RASCHERCO



BRIEFADRESSE:

LIMMATQUAI 50
SCHWEIZERISCHE NATIONALBANK
SCHWEIZERISCHE VOLKSBANK
POSTCHECK-KONTO VIII 466

RASCHER & CIE. AG. POSTFACH ZÜRICH 22

Verlagsvertrag

Zwischen

Herrn Dr. Paul Brunton, Box 34, Cooper Station, New York 3, N.Y.

und der

Firma Rascher & Cie. A.G., Limmatquai 50, Zürich

ist heute folgendes vereinbart worden:

1. Herr Dr. Paul Brunton überträgt der Firma Rascher & Cie. A.G. die alleinigen deutschen Verlagsrechte seines Werkes: (das bisher noch unbenannt blieb; im Schreiben vom 12.10.51 und vom 28.12.51 erwähnt)

GEISTIGE KRISE DES MENSCHEN

für die erste und alle weiteren Auflagen und Ausgaben inklusive Sende-, Abdruck-, Film- und Lizenzrechte.

2. Der Ertrag der Sende-, Abdruck-, Film- und Lizenzrechte wird zwischen dem Autor und dem Verlag zur Hälfte geteilt.
3. Die Firma Rascher & Cie. A.G. zahlt bei Erscheinen der deutschen Ausgabe eine Vorauszahlung von 200 Dollars à cto. eines prozentualen Honorars von
 - 8% für die ersten 2000 Exemplare
 - 10% für das zweite bis fünfte Tausend
 - 12½% für alle weiteren Exemplare.
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6. Herr Dr. Paul Brunton erhält bei Erscheinen des Buches drei Gratisexemplare der deutschen Ausgabe.
7. Der Verlag verpflichtet sich, den Namen des Autors auf gewohnt gut sichtbare Art auf Titelblatt und Einband, sowie in den Inseraten anzubringen.
8. Das Werk wird zum Copyrightschutz in Amerika angemeldet. Die Gebühr von Fr. 12.50 geht zu Lasten des Verlages.
9. Der Verlag hat mit Zustimmung des Autors das Recht, die in diesem Vertrag enthaltenen Rechte einem andern Verleger, der dem Autor gegenüber allen darin enthaltenen Verpflichtungen nachkommt, zu übertragen.

RASCHER VERLAG ZÜRICH

10. Der Verlag Rascher besitzt die Option für alle weiteren Werke von Herrn Dr. Paul Brunton. Die Bedingungen für die weiteren Werke, deren deutsche Rechte der Verlag Rascher erwirbt, werden zwischen Autor und Verlag vereinbart.

Dieser Vertrag ist im Doppel ausgefertigt und von beiden Kontrahenten zum Zeichen ihres Einverständnisses unterzeichnet.

Zürich, 3. Januar 1952

RASCHER & CO. AG

Los Angeles 21 January 1952

Paul Brunton

Firma Rascher & Co. A.G., Hauptquartier 50, Zürich

Das heute folgende vereinbart worden:

1. Herr Dr. Paul Brunton überträgt der Firma Rascher & Co. A.G. die alleinigen deutschen Verlagsrechte seines Werkes (das hier noch unbenannt bleibt) in Schritten von 12.10.51 und von 28.12.51 (erstes)
2. Die Firma Rascher & Co. A.G. zahlt bei Erscheinen der deutschen Ausgabe eine Vorauszahlung von 500 Dollars c/o. einem hiesigen hiesigen Honorar von 2000 Exemplare
3. Für die ersten 2000 Exemplare 10% für das zweite die dritte Auflage 15% für alle weiteren Exemplare
4. Die Abrechnung über die während eines Kalenderjahres fest verkauften Exemplare und Rechte lt. § 2 findet jährlich im Herbst des darauffolgenden Jahres statt.
5. Der Verlag hat das Recht, für die in ausländischer Währung verkauften Exemplare den Betrag in der betreffenden Währung einzubehalten, falls eine Ueberweisung des Nettos durch Clearing nach der Schweiz nicht möglich ist.
6. Herr Dr. Paul Brunton erhält bei Erscheinen des Buches drei Gratsexemplare der deutschen Ausgabe.
7. Der Verlag verpflichtet sich, den Namen des Autors auf dem Titelblatt und Rückblatt und Rückblatt, sowie in den anderen anzubringen.
8. Das Werk wird zum Copyrightschutz in Amerika angemeldet. Die Gebühr von Fr. 12.50 geht zu Lasten des Verlages.
9. Der Verlag hat die Zustimmung des Autors das Recht, die in diesem Vertrag enthaltenen Rechte einem andern Verleger, der dem Autor gegenüber allein darin enthaltenen Verpflichtungen nachkommen, zu übertragen.



ARVI A. KARISTO ~~OSAKEYHTIÖ~~ OY

HÄMEENLINNA
FINLAND

N:o 4957

Memorandum of Agreement

MEMORANDUM OF AGREEMENT made this 17 day of September, 1985, between Kenneth Thurston Hurst, Mountainview East, 696 Sierra Vista Lane, Valley Cottage, New York 10989 U.S.A (hereinafter called the Proprietors) of the one part, and Arvi A. Karisto Osakeyhtiö, Hämeenlinna, Finland (hereinafter called the Publishers) of the other part.

WHEREBY is mutually agreed as follows:

1. The Proprietors hereby grant to the Publishers the exclusive licence to publish complete and unabridged in the Finnish language throughout the world
Spiritual Crisis of Man

by Paul Brunton

(which translation is hereinafter called the work) during the legal term of copyright upon following terms:

2. The Publishers shall pay to the Proprietors royalties at the rate of
7 1/2 % on up to 5000 copies
10 % on all copies thereafter

The Publishers shall further pay to the Proprietors on signature of this Agreement the sum of US\$ 350 which shall be in advance and on account of all sums due under the terms of this Agreement.

3. The Publishers agree to bring out his edition of the said work within 18 months of the date of this Agreement.

4. The said translation shall be made faithfully and accurately and abbreviations and alterations shall only be made in the text with the written consent of the Proprietors or their agent.

5. The title of the work in English shall appears beneath the title or on the back of the title-page of every copy of the works issued by the Publishers and the Publishers undertake to print a copyright notice on the verso of the title-page as follows: Copyright © Paul Brunton 1952

Please Initial *AKO* *KTA*

6. ⁶ copies, gratis, of the work shall be sent to the Proprietors or their agent on first publication of the Publishers' edition.

7. The Publishers shall within ³ months of 31st December each year deliver to the Proprietors an account of all printings and sales of the said work made up to the said date and shall within ⁶ months of the said date pay any sums due.

8. In the event of the Publishers becoming bankrupt or failing to make accountings and payments as herein specified then in either event this Agreement automatically becomes null and void the licence granted to the Publishers herein shall revert to the Proprietors without prejudice to the Proprietors' right of recovery of any sums due to him.

9. On remainder copies sold by the Publishers at or below cost, no royalty shall be paid to the Owners, but no remainder copies shall be sold within a period of three (3) years from the date of the first publication of the said work in Finland.

ARVI A. KARISTO ^{OR} ~~OSAKEYHTIO~~

Simo Moisio

Publishers

Simo Moisio, Man. Director

Kenneth Thurstow Hurst

Proprietors

Arvi Karisto

Witness as to the Publishers

Witness as to the Proprietors



1957

Memorandum of Agreement

MEMORANDUM OF AGREEMENT made this _____ day of _____ 1957

between _____ (hereinafter called the Proprietors) of the one part and _____ (hereinafter called the Publishers) of the other part

WHEREBY it is mutually agreed as follows:

1. The Publishers hereby grant to the Proprietors the exclusive licence to publish, print, and distribute in the English language throughout the world

_____ by _____

(which translation is hereinafter called the work) during the legal term of copyright in the following sense:

1. The Publishers shall pay to the Proprietors royalties at the rate of _____

The Publishers shall further pay to the Proprietors an advance of _____

which shall be in advance and on account of all sums due under the terms of this Agreement.

2. The Publishers agree to bring out his edition of the said work within _____ months of the date of this Agreement.

3. The said translation shall be made faithfully and accurately and shall contain and alterations shall only be made in the text with the written consent of the Proprietors or their agent.

4. The title of the work as _____ shall appear on the title or on the back of the

title page of every copy of the work issued by the Publishers and the Publishers shall be bound to print a separate notice on the verso of the title page in

MEMORANDUM OF AGREEMENT made this 16th day of October 19 56

Between ~~Messrs~~ **Dr. PAUL BRUNTON, Box 339, Times Square Station, NEW YORK 36**
~~of Hutchinson House, Stratford Place, London, W.1~~ (hereinafter called the Proprietors) of the one part ~~and~~, **USA,**

STRUBES FORLAG, of Østerbrogade 42, COPENHAGEN Ø, Denmark

(hereinafter called the Publishers) of the other part

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS

1. That the Proprietors hereby grant to the Publishers the sole and exclusive licence to print publish and sell in volume form in the **D a n i s h** language **throughout the world** the work entitled

A HERMIT IN THE HIMALAYAS

(hereinafter called the said work).

2. That the Publishers shall publish the said work in volume form within one year from the date of this agreement and shall pay to the Proprietors the following royalties

(a) A royalty of seven and one-half per cent (7½%) of the published price on every copy of the said work sold in the Danish language up to two thousand five hundred (2,500) copies

(b) A royalty of ten per cent (10%) of the published price on every copy of the said work sold in the Danish language over and above the said 2,500 copies up to five thousand (5,000) copies

(c) A royalty of twelve and one-half per cent (12½%) of the published price on every copy sold in the Danish language over and above the said five thousand (5,000) copies

3. That the Publishers shall pay to the Proprietors on the signing of this agreement the sum of **£40 (forty pounds sterling)** in advance

and on account of the royalties set out in Clause 2 hereof. **It is being agreed that the said advance payment shall be made to Messrs. RIDER & CO, of 178-202 Great Portland Street, London W.1.**

4. That the Publishers shall make up accounts of sales half-yearly to the **30th** day of **June** and the **31st** day of **December** in each year and shall deliver and settle the same by cash within three months after those dates respectively.

5. That all rights in the said work other than the licence herein granted are reserved by the Proprietors.

6. That the Publishers undertake that the name of the Author shall appear in its customary form in due prominence on the title page and on the binding of every copy produced and on the jacket if any and in all advertisements of the said work issued by the Publishers or their agents and the Publishers agree that the translation shall be faithful and that they will make no alternations to the sense or meaning of the said work without the consent of the Proprietors.

7. That the Proprietors shall be entitled to receive on publication ~~or~~ **ten (10)** presentation copies of the said work and to purchase further copies for personal use (but not for resale) at two-thirds of the published price.

8. That if at any time the Publishers allow the said work to go out of print or off the market and within six months after receiving a written notice from the Proprietors so to do they have not reprinted and placed on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the Proprietors

19th day of October 1924

MEMORANDUM OF AGREEMENT made this

between Messrs. G. P. Putnam's Sons, Publishers, 250 Broadway, New York 30

and the undersigned, the Author, called the Proprietor of the work

hereinafter called the Publisher of the other part

WHEREBY IT IS MUTUALLY AGREED AS FOLLOWS

1. That the Proprietor hereby grants to the Publisher the sole and exclusive license to print publish

and sell in volume form in the

English language up to two thousand five hundred copies

of the work

(hereinafter called the said work)

2. That the Proprietor shall pay to the Publisher the following royalties

in advance

(a) A royalty of seven and one-half per cent (7 1/2%) of the

published price on every copy of the said work sold in the

English language up to two thousand five hundred copies

(b) A royalty of ten per cent (10%) of the published price

on every copy of the said work sold in the English language over and

above the said two thousand five hundred copies

(c) A royalty of seven and one-half per cent (7 1/2%) of the

published price on every copy of the said work sold in the

English language up to two thousand five hundred copies

3. That the Publisher shall pay to the Proprietor on the signing of this agreement the sum of

in advance

and on account of the royalties set out in Clause 2 hereof. It is hereby agreed that the said

advance payment shall be made to Messrs. G. P. Putnam's Sons, 250 Broadway, New York 30

and that the Proprietor shall make payments of said royalties to the Proprietor of the said work

the day of the receipt of each year and shall deliver and settle the same by cash within three months

after their date respectively.

4. That all rights in the said work other than the license hereby granted are reserved by the Proprietor.

5. That the Proprietor shall be entitled to receive an additional percentage of the said

8. That if at any time the Publishers allow the said work to go out of print or off the market and within six months after receiving a written notice from the Proprietors so to do they have not reprinted and placed on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the Proprietors.

Initialed.....

8. That at any time the Publishers allow the said work to go out of print or off the market and within six months after receiving a written notice from the Proprietors so to do they have not republished and placed on the market a new edition then all rights in the said work granted under this agreement shall automatically revert to the Proprietors.

Witness my hand and seal this 10th day of June 1908.

9. That should the Publishers become bankrupt or go into liquidation or if they fail to fulfil or comply with any of the provisions of this agreement within three months after written notification from the Proprietors of such failure then in either of these events this agreement shall automatically determine without prejudice to any claim the Proprietors may have for monies due under this agreement.

10. That this agreement shall not be valid until the Publishers have received the Proprietors' receipt for the sum mentioned in Clause 3 of this agreement.

~~11. That the expression "the Proprietors" as used throughout this agreement shall be deemed to include the person or persons or Company for the time being carrying on the business of the said Messrs. whether under its present or any future style and the benefit of this agreement shall be transmissible accordingly.~~

11. That the Publishers shall have the first option on the Danish rights in the following three books by the Proprietors
THE HIDDEN TEACHING BEYOND YOGA
A MESSAGE FROM ARUNACHALA and
THE WISDOM OF THE OVERSELF
and shall give their decision on exercising the said option within one year after the date of publication of the Danish edition of A HERMIT IN THE HIMALAYAS.

AS WITNESS TO THE HANDS OF THE PARTIES HERETO.....

STRUBES FORLAG

Paul Brunton
Paul Brunton

That should the Publishers become bankrupt or go into liquidation or if they fail to fulfil or comply with any of the provisions of this agreement within three months after written notification from the Proprietors of such failure then in either of these events this agreement shall automatically determine without prejudice to any claim the Proprietors may have for monies due under this agreement.

10. That this agreement shall not be valid until the Publishers have received the Proprietors' receipt for the sum mentioned in Clause 3 of this agreement.

11. That the expression "the Proprietors" as used throughout this agreement shall be deemed to include the persons or persons or Company for the time being carrying on the business of the said Press, whether under its present or

any future style and the words of this agreement shall be construed accordingly.

12. That the Publishers shall have the first option on the Danish rights in the following three books by the Proprietors
THE HINDU TEACHING BEYOND YOGA
A MESSAGE FROM ARUNACHALA and
THE WISDOM OF THE OVERSEER
and shall give their decision on exercising the said option within one year after the date of publication of the Danish edition of a book
IN THE HIMALAYAS.

AS WITNESS TO THE HANDS OF THE PARTIES HERETO

STENNER FORJAN

Paul Brantton

Agreement,

made this 12th day of November 19 65

between **PAUL BRUNTON**

of **POST OFFICE BOX 339, TIMES SQUARE STATION, NEW YORK, N.Y.**

herein termed the Proprietor and referred to as "He", of the first part and E. P. DUTTON & CO., INC., a corporation of the State of New York, herein termed the Publishers, of the second part.

WHEREAS, the Proprietor is Proprietor of a work at present known as

UNTITLED WORK

which work the Publishers agree to publish on the terms and conditions specified hereinafter:

PROPRIETOR'S DECLARATION AND GUARANTEE. 1. (a) The Proprietor represents and guarantees to the Publishers that he is the legal Proprietor of the above mentioned work and that he has the power to grant the rights conferred by him in this Agreement and that the said work is free of any lien, claim, charge or debt of any kind, and that none of it is in any way a violation of a copyright, or common law right, or right of privacy belonging to any other party and that it contains nothing of a libellous, obscene or illegal character, and that he and his legal representative will hold harmless and keep indemnified the Publishers from all manner of claims, proceedings and expenses which may be taken or incurred on the ground that the said work is subject to any such lien, claim, charge or debt or is such violation or that it contains anything libellous, obscene or illegal.

(b) The Proprietor further declares that the said work has not hitherto been published in serial form in less than three installments, in the territories covered by this agreement, and agrees that it shall not be so published before the date of book publication.

(c) The Proprietor undertakes that, until the expiration of six (6) months after the publication date of the above work or of the publication date of the last work covered by this Agreement, he will not publish, nor permit to be published by any other Publisher, in the territories covered by this agreement, any work of his in book form, whether under his own legal name or under a pseudonym, in the category of the work or works covered by this Agreement.

PROPRIETOR'S GRANT. 2. (a) The Proprietor grants and assigns to the Publishers during the full term of United States copyright and of all renewals thereof, the exclusive right to publish, sell, or export, or cause to be published, sold, or exported the above work in book form in the United States of America, its Dependencies, the Philippine Islands, and in the Dominion of Canada; ~~and the exclusive right to arrange for the publication of the above work in book form in the British Empire and Commonwealth and in all other foreign countries, and/or to export copies to these territories and countries.~~

(b) It is further understood that the territories other than the United States of America, its Dependencies, the Philippine Islands, the Dominion of Canada, and the British Empire and Commonwealth, shall be an open market for copies of the American and English editions.

(c) The Proprietor also grants to the Publishers such rights as are set forth in Clause Eight (8) (a) and (b) hereof.

DELIVERY OF COMPLETE MANUSCRIPT. 3. The Proprietor agrees to deliver to the Publishers, together with written authorization issued by the Proprietor of any copyrighted material contained in the said work, on or before **March 1, 1967** a complete copy of the said work, in English, in its final form, in perfect order for printing, with all necessary originals for illustrations (if any), and to provide at his own expense an index if the Publishers request it; and that if, in the Publishers' opinion, the said work as finally delivered by the Proprietor requires special editing, the expense of such special editing shall be borne by the Proprietor after the Publishers have received his written consent; and that if the Proprietor fails to deliver the complete material within the specified time, unless extended by the Publishers in writing, they may decline to publish the work, and recover any and all amounts which may

DELIVERY OF COMPLETE MANUSCRIPT. 3. The Proprietor agrees to deliver to the Publishers, together with written authorization issued by the Proprietor of any copyrighted material contained in the said work, on or before **March 1, 1967** a complete copy of the said work, in English, in its final form, in perfect order for printing, with all necessary originals for illustrations (if any), and to provide at his own expense an index if the Publishers request it; and that if, in the Publishers' opinion, the said work as finally delivered by the Proprietor requires special editing, the expense of such special editing shall be borne by the Proprietor after the Publishers have received his written consent; and that if the Proprietor fails to deliver the complete material within the specified time, unless extended by the Publishers in writing, they may decline to publish the work, and recover any and all amounts which may have been advanced to the Proprietor; but the Proprietor shall not be free to cause its publication elsewhere until he shall have re-offered it to the Publishers on the terms of this Agreement.

PROPRIETOR'S ALTERATIONS. 4. The Proprietor agrees to correct all printers' proofs, (if any), submitted by the Publishers within a reasonable time after receipt thereof, and to pay the Publishers any sum in excess of \$ **25.00** which may become due the printer for press corrections necessitated by the Proprietor's alterations or additions (other than corrections of printers' errors), the account for which the Publishers agree to render promptly.

PROPRIETOR'S PROPERTY. 12. The Publishers shall not be responsible for loss of or damage to any manuscript, illustrations or other property of the Proprietor, except such loss or damage due to the Publishers' negligence.

PUBLISHERS' AGREEMENT TO PUBLISH AND COPYRIGHT. 5. The Publishers, in consideration of the rights herein granted, agree to publish the work at their own expense within twelve (12) months from the date of the receipt of the finally completed work from the Proprietor, and its approval by the Publishers in writing, in such form and manner and at such a price as the Publishers may consider best calculated to advance its sale, provided they are not hindered by causes beyond their own control; and to take out copyright for the said work in the name of the Author in the United States and to use their best judgment in protecting said copyright. Any sums received as damages for infringement of copyright shall, after all legal and other expenses have been deducted, be divided equally between the Proprietor and the Publishers, but the question as to what constitutes an infringement of the copyright shall be left to the sole decision of the Publishers. The Proprietor grants the Publishers the right to obtain renewals of the copyright in the author's or other appropriate name, but the Publishers shall have no obligation to obtain such renewal unless requested in writing.

ADVANCE ROYALTY. 6. (a) The Publishers shall pay to the Proprietor as an advance against and on account of all moneys accruing to the Proprietor under this agreement the sum of **Fifteen** **Hundred Dollars (\$1,500.00)** payable as follows:

\$750.00 - on March 15, 1966

\$750.00 - on delivery and approval of complete manuscript

(b) In the event said work or any portion thereof is deemed, for any reason, to be unacceptable by the Publishers herein, and is declined by the Publishers in writing, the Proprietor shall in such event be free to offer the work to another publisher, and in the further event the work is accepted by such other publisher, any advance previously paid the Proprietor by the Publishers herein, shall be refunded to such Publishers by (1) such other publisher, or (2) the Proprietor, upon receipt of any advance or other earnings, but in no event shall such refunding be later than the day of publication.

ROYALTY TERMS. 7. The Publishers agree to pay to the Proprietor on copies of the said work actually sold the following royalties:

(a) On regular sales in the territories covered by this Agreement a basic royalty rate of

ten per cent (10 %) of the retail price up to 5,000 copies;
twelve and one-half per cent (12½%) between 5,000 and 10,000 copies, and
fifteen per cent (15%) thereafter,

Except that, after the sale of **5,000** copies, where copies are sold from reprintings of **2,000** copies, or less, the basic royalty rate of **10%** will apply on copies sold from such reprintings.

Except that where the discount is forty-six per cent (46%) or more from the retail price, the stipulated royalty shall be reduced by an amount equal to one-half (½) the difference between forty-four per cent (44%) and the discount granted, for example:

If discount 46% — The difference between 44% and 46% is 2%; royalty reduction 1%
“ “ 47% — The difference between 44% and 47% is 3%; royalty reduction 1½%
“ “ 48% — The difference between 44% and 48% is 4%; royalty reduction 2%
“ “ 49% — The difference between 44% and 49% is 5%; royalty reduction 2½%
“ “ 50% — The difference between 44% and 50% is 6%; royalty reduction 3%

Where the discount is more than fifty per cent (50%) from the retail price, the stipulated royalty shall be calculated on the basis of the price actually received by the Publishers.

(b) For the purpose of keeping the work in print as long as possible the Proprietor agrees that if the sales are less than three hundred (300) copies in any fiscal year a basic royalty rate of five per cent (5%) of the retail price shall apply for that year.

(c) No royalties shall be paid by the Publishers to the Proprietor on copies of the said work given

- (b) For the purpose of keeping the work in print as long as possible the Proprietor agrees that if the sales are less than three hundred (300) copies in any fiscal year a basic royalty rate of five per cent (5%) of the retail price shall apply for that year.
- (c) No royalties shall be paid by the Publishers to the Proprietor on copies of the said work given away by the Publishers; on copies used as travelers' samples, on damaged copies, on copies destroyed by fire, water or otherwise, on copies given to the Proprietor, or on copies either sold or remaindered below the cost of manufacture. The matter of remaindering shall be left to the sole discretion of the Publishers.
- (d) On all copies sold through the medium of mail-order or coupon advertising, the royalty shall be one-half the prevailing rate.

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(Witness)

Paul Brunton

(Proprietor)

(L. S.)

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Dorothy Menzies

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