Below is a sample contract for an author to review before signing. It should be noted that this is a simplified example for illustrative purposes only and does not include every possible provision or legal requirement. Authors should consult with a lawyer to create a contract that meets their specific needs and complies with all relevant laws.

## **Self-Publishing Services Agreement**

This Self-Publishing Services Agreement ("Agreement") is made as of [Date], by and between [Author's Full Name], residing at [Author's Address] ("Author"), and DeJohnette Publishing Group, a self-publishing service provider, whose business address is [Publisher's Address], Oceanside, California ("Publisher").

# 1. Description of Services

Publisher agrees to provide the following services to Author for the work tentatively entitled "[Book Title]" (the "Work"):

**a. Copyediting:** Professional copyediting of the Work for grammar, punctuation, and spelling errors.

**b. Line Editing:** Professional line editing for language style, readability, and consistency.

**c.** Cover Design: Custom cover design, including front, back, and spine that meets industry standards.

**d. Amazon Kindle Direct Publishing (KDP) Account Setup:** Assistance with setting up an Amazon KDP account and product listing for the Work.

**e. Author Website:** Development of a standard author website featuring the author's biography, book details, purchase links, and contact information.

**f. Audiobook Creation:** Production of an audiobook version of the Work, including hiring a narrator, recording, editing, and mastering the final product.

# 2. Term of Agreement

The term of this Agreement shall begin on the date of last signature and continue until all services are completed and delivered, or until the Agreement is terminated by either party with thirty (30) days written notice.

### 3. Payment

The total cost for all services rendered by Publisher is [Total Amount] USD. Payment shall be made as follows:

a. An initial payment of [Amount] USD upon signing this Agreement.

b. The remaining balance of [Amount] USD to be paid upon completion of services and prior to publication of the Work.

## 4. Royalties and Sales

Author shall retain 100% of the net royalties from the sale of the Work. Publisher shall have no claim to these royalties.

## 5. Rights and Ownership

Author retains all rights, title, and interest in and to the Work. All services rendered by Publisher are work-for-hire, and Publisher does not retain any ownership rights to the Work or any part thereof.

### 6. Warranties

Author warrants that the Work is original, that they have the right to enter into this Agreement, and that the Work does not infringe on any third-party rights.

### 7. Indemnification

Author agrees to indemnify and hold Publisher harmless from any claims, damages, or expenses arising from a breach of the warranties provided herein.

### 8. Governing Law

This Agreement shall be governed by the laws of the State of California.

### 9. Entire Agreement

This Agreement constitutes the entire agreement between the parties and supersedes all prior communications, agreements, or understandings, written or oral, relating to the subject matter hereof.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

Author:

Signature: \_\_\_\_\_

Name: [Author's Full Name]

Date: \_\_\_\_\_

Publisher:

Signature: \_\_\_\_\_

Name: [Publisher's Representative Name]

Title: [Publisher's Representative Title]

Date: \_\_\_\_\_

Please remember, this is a simplified contract sample, and it is crucial for both parties, especially the author, to receive legal advice from a qualified attorney to ensure that all personal, professional, and legal interests are adequately protected.