

Collaborator Service Agreement

THIS COLLABORATOR SERVICE AGREEMENT (“Agreement”) is made and entered into as of _____, between Joshua Candamo (“Client”), and _____ (“Collaborator”).

1. Scope of Work

The Collaborator agrees to provide reader feedback services for the Client’s book, tentatively titled “_____” (“Work”). The services include end-to-end review of the manuscript focused on big-picture effectiveness rather than line editing. The Collaborator will provide candid, actionable feedback on plot clarity, pacing, character consistency, continuity, world-building comprehension, dialogue believability, emotional impact, and overall reader engagement, and will flag confusing sections, logic gaps, dropped threads, and areas where stakes or motivations feel unclear.

2. AI

The Collaborator agrees not to upload, input, disclose, or otherwise provide any of the Client’s work or input to any Artificial Intelligence (“AI”) tool, platform, or service. All content, creative or stylistic feedback must be the product of the Collaborator’s own human judgment. The Collaborator’s use of AI is permitted only for basic grammar/spell-checking and for research replacing search engines.

3. Compensation and Timeline

The Client agrees to pay the Collaborator the compensation set forth in the applicable Fiverr order for the services provided, in accordance with Fiverr’s Terms of Service and the pricing and payment terms shown on the Fiverr platform.

4. Revisions

The Client is entitled to up to 0 rounds of revisions.

5. Termination

Either party may terminate this Agreement in accordance with the cancellation, refund, and dispute procedures set forth by the Fiverr platform. Any termination, payment obligations, refunds, and compensation will be governed by the applicable Fiverr order details and Fiverr’s Terms of Service.

6. Credits

Client may, at Client’s discretion, credit Collaborator for “Alpha Reading” for providing manuscript review services (for example, alpha reading, beta reading, or similar feedback) in any acknowledgements. Collaborator may reference that they provided “Alpha Reading” or “Beta

Reading” services for the Work for portfolio and promotional purposes but may not quote from or share Client’s Work.

7. Confidentiality

Collaborator agrees not to disclose any information related to Work obtained from the Client to anyone unless required to do so by law. Collaborator must keep all details of the work related to Work strictly secret and use it only for the Client’s benefit. Collaborator shall not share, copy, or publish this information or allow access to any third-party without Client’s written permission first. Access should be limited only to people who have a clear need to know. Upon the Client’s written request, or upon completion or termination of the Agreement, Collaborator will promptly return or securely delete all Client materials and any copies (including digital files, notes, and backups to the extent reasonably practicable) and, upon request, confirm such deletion in writing.

8. Intellectual Property

The Client warrants that the manuscript provided for editing is an original work of authorship and that the Client is the sole owner of all copyright and other intellectual property rights in and to the manuscript. The Collaborator acknowledges that all intellectual property rights, including copyright, in the manuscript, both in its original form and as edited, shall remain with the Client. The Collaborator shall not claim any copyright interest in the edited manuscript or use it for any purpose other than providing editing services to the Client.

9. Relationship

Nothing contained in this Agreement shall be deemed to constitute either party a co-author, partner, joint venture or employee of the other party for any purpose.

10. Governing Law

This Agreement shall in all respects be interpreted, enforced and governed by and under the laws of the state of Florida. Venue for an action enforcing the terms of this Agreement shall be in Hillsborough County, Florida.

11. Entire Agreement

This Agreement constitutes the entire understanding between the parties and supersedes any prior agreements. If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions hereof shall remain in full force and effect to the maximum extent permitted by applicable law.

12. Counterparts

It is understood and agreed that this Agreement may be executed in several counterparts, each of which shall, for all purposes, be deemed an original and all of such counterparts, when taken

together, shall constitute one and the same Agreement, even though all of the parties hereto may not have executed the same counterpart of this Agreement. Facsimile, scanned, and electronic signatures will be given the same force and effect as originals.

THE UNDERSIGNED ACKNOWLEDGES THAT HE/SHE HAS READ AND UNDERSTOOD THE TERMS OF THIS AGREEMENT, IS AUTHORIZED AND COMPETENT TO EXECUTE THIS AGREEMENT AND IS EXECUTING SAME VOLUNTARILY.

Signatures

CLIENT

Joshua Candamo

Date

COLLABORATOR

Date