EBOOK LENDING AGREEMENT

THIS AGREEMENT is made this day of, 20, by and between(Your Name), hereinafter referred to as the "Author", and(Library's Name), hereinafter referred to as the "Library".
1. GRANT OF RIGHTS The Author hereby grants the Library the non-exclusive right to lend the eBook,(Book Title), to its patrons in the territory of(Territory) for a period of(Duration)
2. DIGITAL RIGHTS MANAGEMENT The eBook must be protected by Digital Rights Management (DRM) technology to prevent unauthorized copying or distribution.
3. USAGE RESTRICTIONS The eBook may be lent to one patron at a time. The eBook may not be copied, resold, or otherwise distributed beyond the terms of this agreement.
4. FINANCIAL TERMS The Library agrees to pay the Author a fee of(Fee) for each lend of the eBook.
5. WARRANTIES AND REPRESENTATIONS The Author represents and warrants that they are the sole author of the eBook, and that the eBook does not infringe upon any copyright.
6. TERMINATION This agreement may be terminated by either party with(Notice Period) notice.
7. DISPUTE RESOLUTION Any disputes arising from this agreement will be resolved through mediation or arbitration in the jurisdiction of(Jurisdiction)
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.
Author:(Your Name)
Library:(Library's Name)