

WRITER'S AGREEMENT

Updated: 11/26/2025

This Writer's Agreement (the "Agreement") is entered into by and between THE UPLAND SOUL ("Publisher") and the undersigned writer ("Author"). By accepting this Agreement, Author agrees to be bound by its terms.

1. Grant of Rights: The Author grants Publisher the exclusive right to publish, reproduce, print, transmit, translate, store, distribute, display, adapt, modify, and otherwise use (collectively "Publish") the submitted work ("Work") and any photographs, images, or other media submitted by the Author in connection with the Work ("Submitted Media") throughout the world in any form, manner, format, medium, or means of expression, now known or hereafter developed. This includes the right to use the Work and Submitted Media individually or as part of a collective work, and to market, license, or sell them as Publisher sees fit. Author further grants Publisher the right to use Author's name, likeness, photograph, and biographical material in association with the Work and Submitted Media in both published form and promotional or advertising materials. The rights granted in this section are irrevocable.

2. Copyright: Author retains the copyright to the Work and Submitted Media. Publisher owns the copyright to the collective work in which the Work and Submitted Media may appear. Author agrees not to publish the Work elsewhere prior to its publication by Publisher.

3. Representations and Warranties: Author represents and warrants that:

- The Work and any Submitted Media are original and authored or created entirely by the Author, or that the Author has full rights to grant the permissions described herein.
- The Author has full authority to enter this Agreement and convey the rights described herein.
- The Work and Submitted Media do not infringe upon the rights of any third party, including copyright, trademark, trade secret, privacy, or intellectual property rights.
- The Work and Submitted Media do not contain material that is obscene, libelous, defamatory, or otherwise unlawful.

4. Indemnification: Author agrees to indemnify, defend, and hold Publisher harmless from any claims, losses, or expenses arising from any breach of the representations and warranties contained herein or related to the Work or Submitted Media.

5. Human-Generated Content Requirement: The Author agrees that all submitted content, including but not limited to text, captions, descriptions, and Submitted Media, must be entirely human-generated. The use of artificial intelligence tools, including but not limited to AI writing software, AI image generation, or any automated content-creation systems, is strictly prohibited unless expressly authorized in writing by Publisher. If the Author uses AI tools for research, brainstorming, or outlining, the Author must ensure that all final text is wholly rewritten in the Author's own original voice and is not directly reproduced from AI outputs. Submission of AI-

generated or AI-assisted content without disclosure and prior approval constitutes a material breach of this Agreement.

6.Independent Contractor: Author acknowledges that they are acting as an independent contractor and not as an employee of Publisher. As an independent contractor, Author is solely responsible for any federal, state, or local taxes arising from this Agreement.

7.Governing Law: This Agreement shall be governed by the laws of the State of Nevada. Any disputes arising under this Agreement shall be resolved in the state or federal courts located in Nevada.

8.Entire Agreement: This Agreement sets forth the entire understanding between the parties and supersedes all prior agreements relating to the subject matter herein. Any modifications must be made in writing and signed by both parties.

9.Secondary Usage Rights: By submitting the final Work and accepting payment, the Author agrees to transfer to Publisher full primary publication rights, including the right to publish, adapt, modify, display, distribute, and otherwise use the Work and any Submitted Media across all platforms, formats, and media now known or later developed. These primary rights are exclusive to Publisher and remain in effect indefinitely.

The Author retains secondary usage rights and may publish a derivative, revised, or repurposed version of the Work beginning one (1) year after its initial publication by Publisher. Any such secondary use must include appropriate credit to Publisher, including reference to the original publication on The Upland Soul and, where feasible, a link to the original article.

Before the one-year window elapses, additional usage of the Work by the Author may be permitted on a case-by-case basis upon written request. Examples of generally permitted uses include posting a copy of the Work on a personal portfolio website with clear credit and a link to the original publication. The intent of this section is not to restrict the Author's professional opportunities but to ensure clarity regarding publication rights. Authors are encouraged to contact Publisher if they wish to use the Work in any way prior to the expiration of the one-year period so that reasonable accommodations can be made.

In cases where the Author repurposes or republishes the Work as part of a printed book, anthology, collection, or other multi-piece volume, attribution to the original publication on The Upland Soul may appear either in the front matter or back matter of the book. Attribution does not need to be printed directly alongside the individual Work within the collection, provided that credit is clearly given elsewhere in the book.

IN WITNESS WHEREOF, the undersigned parties have executed this Agreement as of the Effective Date.