

Titel: agreement, [9-40Whi] 109-0070

Citation: "agreement, [9-40Whi] 109-0070", i *Louis Hjelmslev og hans kreds*, s. 3. Onlineudgave fra Louis Hjelmslev og hans kreds: https://tekster.kb.dk/catalog/lh-texts-kapsel_109-shoot-wacc-1992_0005_109_9-40Whi_0070_p3_bP2_TB00002/facsimile.pdf (tilgået 01. august 2024)

Anvendt udgave: Louis Hjelmslev og hans kreds

Ophavsret: Materialet kan være ophavsretligt beskyttet, og så må du kun bruge det til personlig brug. Hvis ophavsmanden er død for mere end 70 år siden, er værket fri af ophavsret (public domain), og så kan du bruge værket frit. Hvis der er flere ophavsmænd, gælder den længstlevendes dødsår. Husk altid at kreditere ophavsmanden.

in type or plates, or both, shall be borne by the Publishers to the extent of 10 per cent of the cost of original composition, but beyond that amount shall be borne by the Proprietor. The cost of such alterations in illustrations, exclusive of correction of printer's, platemaker's, or Publishers' errors, shall be borne by the Proprietor.

MARKETING 7. The Publishers agree to market the Work (and pay the costs thereof, except as otherwise specifically provided for in this agreement) in such manner—including price, date of publication, form and kind of advertising, number and distribution of free copies, and other such matters normally associated with the marketing of books—as they shall deem expedient, taking into consideration as far as possible the wishes of the Proprietor.

PREPARATION OF LATER EDITIONS 8. The Proprietor agrees that, upon request by the Publishers, he will revise the first and any subsequent editions of the Work and supply any new matter necessary from time to time to bring the Work up to date; and if the Proprietor shall neglect or shall be unable to so revise or supply new matter, the Publishers may engage some other person to so revise or supply new matter and may deduct the expense thereof from royalties, if any, accruing to the Proprietor on such revised or extended editions. It is understood that, if such revisions or extensions are not made by the Proprietor, the Publishers shall cause such fact to be evident in the revised or extended edition. The Proprietor agrees to read and return promptly all proof sheets of all matter newly composed and to prepare such indexes and other similar matter as may be required by the Publishers in connection with the publication of revised editions of the Work.

INSURANCE 9. The Publishers shall take the same care of any manuscript, illustration, or other material placed in their hands by the Proprietor as they would of their own property, but they shall not be responsible for its loss or damage beyond the amount (if any) for which the Proprietor requests in writing that it be insured at his expense. If, after publication, the Publishers should receive indemnification from an insurance company for the loss or destruction of bound or unbound copies of the Work, such indemnification shall be treated as sales income in the calculation of royalty as provided in Paragraph 10 below, and the appropriate clause of that paragraph (depending on the rate of indemnification per copy) shall apply.

ROYALTIES 10. The Publishers agree to pay royalties as indicated below subject to the following reservations and special provisions:

RESERVATIONS AND SPECIAL PROVISIONS No royalties on the first printing, which it is understood will not exceed about 1,500 copies. If, however, the Publishers should deem it advisable to undertake any subsequent printings or editions, they agree to pay royalties as stipulated below on such printings or editions, but not until after the income from the sale of the Work has repaid to the Publishers all the costs they incur in the preparation, manufacturing, promotion, distribution, and publishing of the Work in all printings and editions.