

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

Citation: "agreement, [9-40Whi] 109-0070", i *Louis Hjelmslev og hans kreds*, s. 5. Onlineudgave fra Louis Hjelmslev og hans kreds: https://tekster.kb.dk/text/lh-texts-kapsel_109-shoot-wacc-1992_0005_109_9-40Whi_0070_p5_bP4_TB00007.pdf (tilgået 20. juli 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.

12. The Publishers shall give the Proprietor ten free copies of the said Work. For additional copies the Proprietor shall pay the list price less 40 per cent discount, f.o.b. Madison, Wisconsin; it being understood that any copies purchased by the Proprietor shall be for his own use, or for gifts, and not for resale. 13. If, after five years following the date of publication of the said Work, the Publishers shall advise the Proprietor in writing that they find it necessary to discontinue publication, or if at any time the Publishers do not keep the Work in print and refuse to reprint it within six months of the receipt of Proprietor's written request that they do so, then the Proprietor shall have the right to terminate this agreement by written notice by registered mail. Upon such notice of termination the Proprietor shall have the right at his option, within 30 days of the receipt of such notice, to purchase at 25 per cent of the actual cost (including composition) any type or plates of the Work which may be in the Publishers' possession and to purchase at actual manufacturing cost any copies or sheets remaining in the Publishers' possession. If the Proprietor does not exercise this option within 30 days, then the Publishers shall be free to destroy or dispose of the type or plates, if any, and to dispose of any copies or sheets in any way they see fit without payment of any royalty on such copies or sheets. Upon termination of the agreement, the Publishers agree to assign the copyright of the said Work to the Proprietor; thereupon all the then existing rights granted to the Publishers under this agreement shall revert to the Proprietor. 14. The Proprietor further agrees that he will not, without the prior consent of the Publishers, allow to be published any abridged or other version of the Work; he further agrees that he will not, within the space of three years from the date of publication of the present Work, allow to be published under his authorship any work of similar character which may tend to interfere with the sale of the Work covered by this agreement. 15. It is further mutually agreed that, without compensation to the Proprietor, the Publishers may publish (but not for profit) or permit others to publish (without charge) any selections from the Work which the Publishers may deem to be proper and to be in the interest of the Work. This provision includes, but without limitation thereto, the Publishers' right to allow quotation from the Work for the purposes of scholarly comment or criticism. 16' (none)