

COPYRIGHT AGREEMENT

This Agreement ("Agreement") is entered into as of the date of execution of the last signature below ("Effective Date"), by and between Fethullah Gülen, residing at 7554 Mount Eaton Road, Saylorsburg, PA 18353 (hereinafter "Author"), and Cascade Trust, an irrevocable trust having a principal place of administration in the State of New Jersey and whose trustees are Mehmet Yavuzlar, Ismet Aksoy, Adem Kalac, Nevzat Yilmaz, and Nasuhi Yurt having a place of business at 335 Clifton Ave, Clifton, NJ 07011 (hereinafter "Trust"), (collectively the "Parties").

WHEREAS, Author holds the entire right, title and interest in the Copyrights set forth in Schedule A,

WHEREAS, Author intends to assign all of Author's right, title and interest in such Copyrights, and Trust desires to secure the entire right, title and interest in such Copyrights.

NOW, THEREFORE, be it known by all whom it may concern, that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

1. Author hereby assigns to Trust all of Author's rights, title and interest, including all copyright rights, in and to the books and other copyrighted materials set forth in Schedule A along with all other works created by the Author between 1970 and the Effective Date of this Agreement (collectively, the "Works"), and all physical embodiments thereof. By this assignment, it is Author's stated intention to fully and completely assign each and every copyright right in and to the Works to Trust. This assignment includes, but is not limited to, the right to use the Works for any purpose whatsoever, including the rights to publish (with or without attribution to Author), display, perform, distribute, reproduce, modify, derive from, revise, license, sell, use, translate and commercialize the Works throughout the world, in any form or medium now or hereafter known, all to the maximum extent permitted by law; and the right to any commercial exploitation of the Works whatsoever including, but not limited to, the preparation and exploitation of derivative works therefrom. This assignment is subject only to an obligation by Trust to pay compensation to Author as set forth in Paragraph 6 of this Agreement.
2. The foregoing assignment set forth in Paragraph 1 shall include, without limitation, assignment of the right to commence all causes of action and the right to sue, file counterclaims, and recover for past, present, and future infringement, misappropriation, unfair competition, or other violations of the Works, including the right to sue for and collect past damages.
3. To the extent Author creates or otherwise completes any copyrightable works after the Effective Date, those works shall be included within the Works, and Author hereby assigns to Trust all rights set forth in Paragraphs 1 and 2 of this Agreement as to such future copyrightable works.
4. Author hereby assigns to Trust all rights in Author's name, likeness and any other right to publicity including all rights to enforcement to the fullest extent permitted by applicable statutory and common law. To the extent such rights must be transferred based on the law of Author's domicile indicated in the initial paragraph of this Agreement, and to the extent such laws conflict with the laws otherwise applicable to this Agreement, the laws of the Author's domicile shall apply to the terms of this paragraph.

5. Author expressly retains no rights whatsoever to the Works and hereby forfeits any reversionary rights, recapture rights or any other rights whatsoever associated with the Works, all of which have been permanently and exclusively transferred to Trust.
6. Beginning on the Effective Date, Trust shall be obligated to pay Author according to the following terms:
 - a) During the lifetime of Author, Trust shall pay or assure payment to Author 10 % of Gross Sales that result from any commercialization of the Works by Trust or any authorized licensee of Trust, regardless of the total value of Gross Sales in any particular time period. This amount shall be no less than \$7,000 a month regardless of the gross sales amount.
 - b) During the lifetime of Author, Trust shall pay or assure payment to Author 50 % of Net Income received from dramatic, motion picture, television and other performing arts licenses.
 - c) After the lifetime of Author, Trust shall have complete discretion as to payment of proceeds from commercialization of the Works to any third party, including the amount of such payment, the discretion of Trust being exercised in furtherance of the mission and purpose of Trust.
7. To the fullest extent possible based on the unilateral action of Author, Author hereby revokes all pre-existing licenses, waivers and other grants of limited rights in and to any part of the Works and/or the name and likeness of Author. Author shall execute documents and provide other cooperation as reasonably requested by Trust to remove any encumbrances to Trust's ability to use the Works and to evidence and confirm Trust's ownership of the Works.
8. Author represents that, preceding the execution of this Agreement by Author, Author is the sole owner of the rights to the Works and that there are no encumbrances on the Author's ownership of the Works. Author further represents that, to the best of Authors knowledge, the Works do not infringe any intellectual property right of any third party.
9. This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey unless otherwise explicitly indicated.
10. This Agreement is worldwide in effect and is binding upon the heirs, successors and assigns of the Parties hereto.
11. This Agreement and the Schedule appended hereto contain the entire agreement by and among the Parties with respect to the subject matter hereof and there are no agreements, understandings, representations, or warranties between the Parties other than those set forth or referred to herein.
12. This Agreement may be executed and delivered (including electronically) in one or more counterparts, and by the Parties in separate counterparts, each of which when executed shall be deemed to be an original, but when taken together shall constitute one and the same agreement.
13. This Agreement shall be construed in accordance with its ordinary terms and without regard to the drafter of any of the provisions hereof.

14. Author expressly acknowledges that he was provided sufficient time to seek advice of counsel and that if Author chose not to seek advice of counsel, Author did so freely and without any pressure, whether direct or inferential, from Trust.

IN WITNESS WHEREOF, the Parties hereto have duly executed this Agreement as of the date set forth below and effective as of the Effective Date.

Fethullah Gülen:

Signature: F. Gülen Date: 3-4-24

Cascade Trust:

Trustee	Signature	Date
Mehmet Yavuzlar	<u>[Signature]</u>	<u>03/04/2024</u>
Adam Kalac	<u>[Signature]</u>	<u>03-04-24</u>
Ismet Aksoy	<u>[Signature]</u>	<u>03/04/2024</u>
Nevzat Yilmaz	<u>[Signature]</u>	<u>03/04/2024</u>
David Nasuhi Yurt	<u>[Signature]</u>	<u>3/4/2024</u>