

EXHIBIT C
Attachment to Literary Agreement

LICENSE TO PRINT - TWTB

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LICENSE TO PRINT - NEPI

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LICENSE TO PRINT - NEPI

THIS LICENSE TO PRINT - NEPI ("Agreement"), dated as of the _____ day of _____, 1991, by and between NEW ERA PUBLICATIONS INTERNATIONAL ApS ("NEPI"), whose address is Store Kongensgade 55, 1264 Copenhagen K, Denmark, and _____ ("Company"), whose address is _____, with reference to the following:

A. NEPI has been granted the right to license others to print, publish and distribute the literary work entitled "The Way to Happiness" by L. Ron Hubbard ("Work") in paperbound form.

B. Company desires a license to print and distribute the Work to persons affiliated with the Company through employment, ownership or otherwise.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and conditions contained herein, the parties agree as follows:

1. Grant of Rights. NEPI hereby grants Company the non-exclusive right to print _____ copies of the Work in paperbound form for distribution (but not sale) to persons affiliated with the Company, including without limitation, employees, stockholders, customers, prospective customers and friends. Under no circumstance shall copies of the Work printed hereunder be sold.

2. Consideration. Company shall pay to NEPI the sum of _____ Dollars (\$ _____) upon execution of this Agreement as consideration for the rights granted in Paragraph 1 above. The Company may print and distribute additional copies upon payment to NEPI in advance of an amount equal to _____ Dollars (\$ _____) per copy times the number of additional copies which Company desires to print and distribute.

3. Charges, Advertising. No one may make changes in the Work or its title. Advertising, or material written or prepared by others, may not be inserted or printed in any edition of the Work, except that the Company may include a statement to be printed on the back outside cover indicating that the Work has been printed and is being distributed compliments of the Company.

4. Warranties and Indemnification. NEPI represents and warrants that:

(a) NEPI possesses all rights granted hereunder, pursuant to license, which is in full force and effect, and has full power to execute this Agreement;

(b) The Work does not, to the best of NEPI's knowledge, infringe statutory copyrights or common law literary rights of others, and, to the best of NEPI's knowledge, does not violate the rights of privacy of, or libel, other persons.

5. Typesetting, Galley and Page Proofs. Company may secure from NEPI, on such terms as may be agreed upon by the parties, plates, offset negatives, computer drive tapes or discs,

or such other means to reproduce this Work (collectively "Plates") for printing the Work. If the Plates are used, NEPI shall require no further approval. On the other hand, if Company does not use the Plates, Company shall furnish NEPI, for its approval prior to printing, galley and page proofs of the Work (or retyped manuscript where composition is done by computer or similar means), together with all artwork and photographs and captions therefor, if any. After Company has printed the number of books agreed upon, Company shall:

(a) If NEPI furnished Plates to Company, Company shall, at the option of NEPI, return the Plates to NEPI or destroy them.

(b) If Company prepared its own means of reproduction, Company shall destroy such means. Where Company is required to destroy the Plates or the means of reproduction, Company shall furnish NEPI with the certificate of an officer of the Company confirming the destruction.

6. Company's Obligations and Responsibilities. Company shall print on the outside back cover of each copy of the Work the following:

"This may be the first nonreligious moral code based wholly on common sense. It was written by L. Ron Hubbard as an individual work and is not part of any religious doctrine. Any reprinting or individual distribution of it does not infer connection with or sponsorship

of any religious organization. It is therefore admissible for government departments and employees to distribute it as a nonreligious activity. (Reprinting can be arranged with New Era Publications International ApS.)"

7. Copyright. Company shall print in every copy of the Work proper United States copyright notice containing the names "L. Ron Hubbard" or "L. Ron Hubbard Library" sufficient to secure and protect United States copyright and Universal Copyright Convention rights in the Work for the author or his successor. NEPI shall advise Company as to the appropriate notice to be used.

8. Reservation of Rights. All rights in the Work not specifically granted herein to Company are reserved either to NEPI or to NEPI's licensor, and may be exercised or disposed of by NEPI or its licensor at any time.

9. Accounting. Company shall maintain accurate books and records pertaining to the number of copies printed. Upon NEPI's written request, NEPI may examine the books and records of Company which relate to printing of copies of the Work. If such examination discloses that more than the number of copies specified in Paragraph 1 were in fact printed, Company shall pay to NEPI the cost of the examination, together with an amount computed in accordance with Paragraph 2.

10. Governing Law. This Agreement shall be interpreted under the internal laws and judicial decisions of Denmark.

11. Binding on Successors. This Agreement shall be binding on the parties and upon their respective heirs, administrators, successors and assigns. This Agreement may not be assigned by either party without the mutual consent of the parties.

12. No Waiver. This Agreement constitutes the complete understanding of the parties and no waiver or modification of any provisions shall be valid unless in writing, signed by NEPI and Company. The waiver of a breach or of a default under any provision hereof shall not be deemed a waiver of any subsequent breach or default.

13. Notice. Any notice required to be sent hereunder shall be sent by first-class mail, postage prepaid, return receipt requested, to NEPI or Company at the addresses given in the Preamble of this Agreement, which addresses may be changed by either of them by written notice to the other. Any such notice deposited in the mail shall be conclusively deemed delivered to and received by the addressee ten (10) days after deposit in the mail if all of the foregoing conditions of notice shall have been satisfied.

14. Headings. The headings and captions of the various paragraphs are for convenience only, and they shall not limit, expand or otherwise affect the construction or interpretation of this Agreement.

15. Proper Use of Copyrights. Company acknowledges its full responsibility of the proper use of the copyrights under this Agreement, and for the copies of the Work it distributes and

covenants that neither it nor any of its agents, employees or affiliates will make any claim against NEPI, NEPI's licensor, NEPI's representatives or any person associated with either. Company shall indemnify NEPI and its licensor, agents, employees, representatives, successors, assigns and affiliates, and hold them harmless from and against all costs, liabilities, claims and actions of any kind, including, without limitation, attorneys' fees and court costs, which arise from or relate to any activity of Company under this Agreement. All such claims and actions shall be defended at the expense of Company through legal counsel acceptable to NEPI.

16. Entire Agreement. This Agreement supersedes and replaces all previous agreements between the parties hereto regarding the Work and may not be amended except in writing signed by both parties hereto.

IN WITNESS WHEREOF, the parties have duly executed this Agreement the day and year first above written.

"NEPI"

NEW ERA PUBLICATIONS
INTERNATIONAL Aps

By _____

By _____

"COMPANY"

By _____

By _____

NEPIBLANK.LTP
October 7, 1991