

1290 Broadway, Suite 1700 • Denver, CO 80203 • Telephone: (303) 860-1115 • www.cobar.org/tcl

## LICENSE AGREEMENT

| This Agreement is made on  | _(date), | between | the | Colorado | Ва |
|--|----------|---------|-----|----------|----|
| Name of Author   |          |         |     |          |    |
| regarding publication of the Author's original literary work (Work), entitled: |          |         |     |          |    |

which has been submitted as a contribution to a collective work, Colorado Lawyer magazine (CL).

- **I.** *License:* As a condition of publication and for no monetary compensation, the Author grants to the Publisher the following rights:
  - A. The exclusive right of first publication in any medium worldwide as part of CL.
  - B. The non-exclusive worldwide right to reproduce, distribute, perform, and display the Work or any part thereof, in any and all media or form of communication whether now existing or hereafter developed. "Any and all media" shall include electronic publication by the Publisher on the Publisher's home page or elsewhere on the Internet, publication in CD-ROM format, or publication in any other medium, whether presently existing or not. Publisher is granted the non-exclusive right to approve reprinting of the Work by others in books, other periodicals, or for other purposes without any additional approval of the Author.
  - C. The non-exclusive worldwide right to license or syndicate the Work, or any part thereof, in any and all media as defined above or other form of communication whether now existing or hereafter developed and grant such rights to others, including but not limited to commercial vendors, such as West Publishing or Lexis.
  - D. The non-exclusive worldwide right to use the Work, or any part thereof, in any and all media as defined above that are produced by the Publisher or other entities affiliated with the Publisher.
- **II.** *Effective Date:* This Agreement will commence and become effective on the date it is signed by the Author. A facsimile or electronic copy of this Agreement or any facsimile or electronic signature shall be treated as an original. Publisher reserves the right not to publish any Work for any reason.
- **III.** *Editing of Work:* Author agrees to deliver or has delivered to Publisher a complete copy of the Work in manuscript as an attachment to an e-mail or on computer disk for electronic typesetting. Author hereby acknowledges and agrees that Publisher shall have the right to edit the Work to conform to Publisher's standards of style and language usage, grammar, and punctuation, as well as organization and any other editorial standard Publisher deems necessary to maintain the high quality level of *CL*.
- **IV.** Warranty and Indemnification: Author represents and warrants that the Work and all figures, illustrations, photographs, tabular, and other supplementary material is original or that they have secured the necessary rights to incorporate this material in the Work and grant the rights herein. Author further represents and warrants that the Work does not infringe on any copyright, proprietary right, or any other right whatsoever of any other party, or on the privacy of others. Author represents and warrants that he or she has full power and authority to enter into this Agreement, including without limitation to the extent that any applicable rights are owned or controlled by Author's law firm or employer, that Author has the authority to enter into this Agreement on behalf of and as agent for that law firm or employer. Author will obtain permission for any excerpts from copyrighted works as may be included in the Work.

The Author represents and warrants, to the best of Author's knowledge, that the Work contains no matter that is scandalous, obscene or libelous, or otherwise contrary to the law. Author will indemnify, defend, and hold harmless

Publisher and/or its licensees against any and all claims, suits, and/or judgments, including costs, expenses, damages, and legal fees based on and arising from Author's violation of the rights of others and/or by reason of a breach of any of the foregoing warranties.

- **V.** Author's Republication of the Work: If Author reprints, reproduces, or republishes the Work in any form, including electronic publication on the Internet, Author shall include a notice that the Work was originally published in CL, specifying the volume, number, month, and year of publication. If the Work is adapted, modified, or changed in any respect, the Author also shall include notice that the work has changed since its original publication in CL. On request, the Author shall provide the Publisher with a copy of the page of the reprint or derivative work that includes the notices required by this paragraph.
- VI. Execution: Author shall take any and all steps and execute, acknowledge, and deliver any and all further documents necessary to effectuate the terms of this Agreement.
- **VII.** *Right of Publicity:* Publisher shall have the right to use Author's name, biography, likeness, and signature in connection with advertising, publicity, and promotion of the Work.
- **VIII.** *Binding on Successors and Assigns:* This agreement will be binding on and inure to the benefit of the heirs, executors, administrators, legal representatives, successors, and assigns of the parties.
- **IX.** Entire Agreement: This Agreement constitutes the whole Agreement between Author and Publisher and may not be modified except by written Agreement of both parties. Author's signature on this Agreement is required for publication of the Work.

If the foregoing accurately sets forth Author's understanding of this Agreement and is acceptable, indicate approval by signing and dating this Agreement at the space provided below and return it to Publisher's Editorial Department.

| For Author, Accepted and Agreed:                 |   |
|--|---|
| Printed Name of Author                           |   |
| Signature of Author                              |   |
| Date   |   |
| Choose one:                                      |   |
| Author's employer or law firm owns no ri         | ghts to the Work                                  |
| Author is acting as agent for a law firm or      | employer, and has permission to sign on behalf of |
|  |   |
| (Designate name of law firm or employer)         |   |
|  |   |
| Signature of Agent for (Author or other Agent fo | r law firm) Date                                  |