

PUBLICATION AGREEMENT: CONTRIBUTION TO A COLLECTIVE WORK -- PERIODICAL

FROM: AMERICAN BAR ASSOCIATION, Forum on the Construction Industry, located at:
321 North Clark Street
Chicago, IL 60610
Attn: (Shannon Harranty/Jeff Cruz)

AMERICAN BAR ASSOCIATION
OFFICE OF THE GENERAL COUNSEL
APPROVED *Loethwin Schubert*

TO: Name of Copyright Owner (“You”): **Insert Author's Name**

Address:

[Joint authorship: If the Work has more than one author whose individual contributions are "inseparable parts of a unitary whole," each author must sign a separate counterpart to this agreement. All such counterparts shall be considered collectively as one and the same agreement.]

The American Bar Association (“ABA”) is pleased to consider publication of the article, tentatively entitled:

Title of Article (the “Work”) by Insert Author's Name (“Author”) in the ABA publication:

Periodical Name Vol. No. _____ Issue No. _____ (the “Publication”).

License Terms: As a condition of publication and for no monetary compensation, You hereby grant to the ABA the following rights to the Work in any and all media or form of communication whether now existing or hereafter developed: (1) the exclusive right of first publication worldwide as part of the Publication; (2) the perpetual and irrevocable non-exclusive worldwide right to reproduce, distribute, sell, perform, display, and license the Work, or any part thereof, as published in the Publication, alone or in conjunction with other materials; (3) the perpetual and irrevocable non-exclusive worldwide right to use the Work, or any part thereof, in any other publication produced by the ABA; (4) the perpetual and irrevocable non-exclusive worldwide right to use the Work to promote and publicize the ABA or its publications; and (5) the perpetual and irrevocable non-exclusive right to use Author’s name, likeness and biography in connection with the advertising, publicity, and promotion of the Work.

The ABA shall have the right to edit the Work to conform to the Publication’s standards of style, technological requirements, language usage, grammar and punctuation, provided that the meaning of the Work is not materially altered. If published, Author will be identified as the author of the Work, or co-author if applicable.

Warranty: You warrant that the Work is original with You and that it is not subject to any third party copyright; that You have authority to grant the rights in this Agreement; that publication of the Work will not libel anyone or infringe on or invade the rights of others; that You have full power and authority to enter into this Agreement; that the Work has not been published elsewhere in whole or in part (except as may be set out in a rider attached hereto); and that You have obtained permission from the copyright owner consistent with this Agreement for any third party copyrighted material in the Work.

Nothing herein shall obligate the ABA to publish the Work in the Publication, however if we do not publish the Work by MM/YYYY, then all rights granted in the Work will automatically revert back to You. If the foregoing terms are satisfactory, please sign and date this agreement below and return it to the project coordinator.

Copyright Owner’s Signature:

_____ Date _____

U.S. GOVERNMENT EMPLOYEES, PLEASE CHECK [a] OR [b]: _____ [a] This Work was written on my own time and was not required by my assigned job or official duties as a U.S. Government employee. _____ [b] This Work was written as part of my assigned job or official duties as a U.S. Government employee.