



**Law Library Journal
PUBLICATION AGREEMENT**

This Publication Agreement (the "Agreement"), dated _____, is between **INSERT AUTHOR NAME** (the "Author") and the *Law Library Journal* (the *Journal*), and governs **INSERT TITLE OF ARTICLE IN QUOTATION MARKS**, scheduled to be published in Volume XXX, number XX, **INSERT ISSUE DATE**.

In consideration of the *Journal's* publication of the Article, and for other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereby agree as follows:

1. The Author will retain ownership of all proprietary interest in the Article, including but not limiting to all copyrights, moral rights, and rights of attribution (collectively "Intellectual Property Rights"), subject to the licenses granted to the *Journal* in this Agreement. Nothing in this Agreement should be construed as an assignment of Intellectual Property Rights to the *Journal*. The *Journal* will place notice of the Author's copyright in the following form on the work: © **Author, Year**. Copyright registration is the Author's responsibility.
2. The Author grants to the *Journal* a license to print, publish, reproduce, distribute, and display the Article as a contribution to the *Journal* in any and all mediums. This license includes the right to:
 - a. Sublicense electronic databases, including but not limited to LexisNexis and Westlaw, to copy, electronically distribute, and transmit the article;
 - b. Sublicense others to reproduce the Article for noncommercial purposes;
 - c. Prepare an abstract or excerpt portions of the Article in connection with the exercise of the rights granted in this Section 2.
3. By this Agreement, the Author warrants that:
 - a. The Author owns all Intellectual Property Rights, has the right to license the Article to the *Journal*, and has not made any other agreement that would conflict with this Agreement;
 - b. The Article has not been previously published, in whole or in part, other than as a working paper made available at a workshop or conference, distributed as part of a working paper series, or posted on an electronic database of working papers such as the Social Science Research Network (aka "SSRN");
 - c. To the best of Author's knowledge, after reasonable diligence and inquiry, the Article does not infringe the Intellectual Property Rights of any third party;
 - d. The Article does not contain matter that is defamatory, violates any third party's rights of privacy or publicity, or is otherwise unlawful.

JANET SINDER, EDITOR
ASSOCIATE DIRECTOR FOR RESEARCH SERVICES
THURGOOD MARSHALL LAW LIBRARY
UNIVERSITY OF MARYLAND SCHOOL OF LAW
501 WEST FAYETTE STREET
BALTIMORE, MD 21201-1768
410.706.0792 / PHONE
410.706.0794 / FAX
JSINDER@LAW.UMARYLAND.EDU / EMAIL

4. Author will use reasonable efforts to ensure that any publication, reproduction, or distribution of the Article, including, but not limited to, publication or posting in whole or substantial part in print or electronic media shall set forth the Article's original citation in the *Journal*, substantially using the following method of citation:

“Originally published in [volume] LAW LIBR. J. [start page] [year].”

5. The Author agrees to the following policy on classroom photocopying and educational use, which is published in each issue of the *Journal*:

All articles copyright [year] by the American Association of Law Libraries, except where otherwise expressly indicated. Except as otherwise expressly provided, the author of each article in this issue has granted permission for copies of that article to be made for classroom use or for any other educational purposes, provided that (1) copies are distributed at or below cost, (2) author and journal are identified, and (3) proper notice of copyright is affixed to each copy. For articles in which it holds copyright, the American Association of Law Libraries grants permission for copies to be made for classroom use under the same conditions.

6. The *Journal* cannot guarantee publication of a particular article or a certain publication date. The Author authorizes the *Journal* to edit and revise the Article prior to publication in the *Journal*, and agrees to respond in reasonable time to edits, page proofs, and any related correspondence during the production process.
7. The Author agrees and acknowledges that the Author will receive no payment from the *Journal* or the *Journal*'s publisher for use of the Article or the rights granted in the Agreement. The *Journal* will publish the Article and provide the Author with two free copies of the issue in which the Article appears, plus twenty-five individual offprints of the Article itself. A form for ordering reprints of the Article will be sent to the Author at the time the copies of the issue and the offprints are delivered to the Author. Reprints can be ordered from the printer for a small charge any time after the issue is published.
8. This agreement shall become effective when signed by the Author.

Janet Sinder
Law Library Journal Editor

Date:

Author

Date: