



Federal Bar Association

Webinar Programs

License to Publish, Reprint and Record

WHEREAS the presenter named below (the “Presenter”) has prepared or compiled, or will be preparing or compiling, certain material (the “Work”) for continuing legal education (“CLE”) programs presented, or to be presented, by Federal Bar Association or its successors and (hereinafter, collectively, “FBA”) (the “Presentation(s)”); and

WHEREAS Presenter may appear at such Presentations and may participate in presentation of information related to the Work at such Presentation(s);

NOW, THEREFORE, in consideration of the agreement by FBA to use and publish the Presenter’s name and affiliation or such other personal and professional information as those parties deem appropriate in connection with the Presentation(s), the value of which agreement, the Presenter hereby acknowledges as sufficient, the Presenter grants to FBA the non-exclusive license to (a) use, publish distribute, promote and sublicense the WORK for the Presentation(s), (b) record and/or reproduce Presenter’s name, likeness and voice on audio or video tape, film or other media or any known portion thereof in any manner or media or by any means, methods, or technology now known or hereinafter to be known for reproduction and viewing thereof (the “Recording”), and (c) further use, publish, distribute, promote and sublicense Presenter’s name, likeness, voice and biographical or other information, as well as any other material provided by Presenter in relation to the Work or Recording in FBA’s discretion to publicize, display, perform, exhibit distribute, transmit, broadcast, promote and advertise the Work and/or Recording, but not for the endorsement of any product or service other than CLE programs.

In addition, and solely in connection with the licensed use of the Work and Recording pursuant to this Agreement, the Presenter grants FBA the right to make modifications, adaptations, abridgements and revisions to the Work and/or modify or edit the Recording.

The Presenter warrants and represents that (i) the Presenter owns all rights, including without limitation the copyright in the Work, or that the Presenter has obtained all licenses, permissions and clearances necessary to grant the foregoing license; (ii) the Work does not violate or infringe upon the right of privacy or any other right of any third party including but not limited to any copyright, trademark or property right, and does not contain any libelous, obscene or other unlawful matter; (iii) FBA’s use of Presenter’s name, likeness, voice and/or other material provided by Presenter pursuant to this Agreement will not violate the right of any person or entity and will not cause FBA to incur any liability for payments to any other person or entity; (iv) the Recording will not contain any libelous, obscene or otherwise unlawful material, nor infringe any copyright, nor violate any person’s or entity’s right of privacy or publicity, nor contain any instruction that, to the best of Presenter’s knowledge, is inaccurate or injurious to the recipient or such instruction; and (v) the Presenter has the sole and exclusive right to dispose of any and all rights granted herein and shall not at any time execute any further agreement or agreements in conflict herewith.

Printed Name: _____

Signed: _____

Date: _____