

**PLEASE RETURN THIS FORM TO MCLE PRIOR TO COMMENCEMENT OF THE PROJECT:**

**PUBLISHING ACKNOWLEDGMENT FOR PUBLICATIONS & PROGRAM MATERIALS**

**Contributor:**

**Program Title:**

**Program Date:**

**Materials Due Date:**

Massachusetts Continuing Legal Education, Inc. (MCLE), a nonprofit provider of legal seminars and reference materials, gratefully acknowledges your volunteer contribution of practice and authorship expertise. Because publishing involves certain rights and responsibilities, we provide the following summary of MCLE's publishing policy for your reference and acknowledgment.

Under this publishing arrangement, the author, speaker, or content contributor (the "Contributor") agrees to:

- X Write, provide or present a written, video, or audio work, or update an existing such work, (the "Work") on the topic listed above; for purposes of this agreement, the Work includes both the text, presentation, and whatever supplemental materials the Contributor and MCLE deem appropriate and relevant to the above topic. Supplemental materials may include, but are not limited to, (a) content authored, generated, or otherwise created in the first instance by the Contributor signing this acknowledgement, (b) content authored, generated, or otherwise created by a third party and determined to be relevant to the above topic, and (c) forms, exhibits and illustrations. In the event that the Contributor uses content authored, generated, or otherwise created by a third party, the Contributor must obtain all necessary permissions so that MCLE may use or otherwise include such third-party content in the Work.
- X Deliver the completed Work to MCLE on or before the date listed above. If delivery must be delayed for good reason, the Contributor will promptly notify MCLE and coordinate with MCLE a mutually agreeable extension period. At the end of this period, the Contributor will deliver the completed Work.
- X Use reasonable efforts to align with MCLE's style guidelines and technical specifications. The Contributor is aware MCLE's style guidelines and technical specifications for any written Work follow established conventions from the *Chicago Manual of Style*.
- X Ensure the accuracy and integrity of Contributor's content intended for use in the Work. In the event the Contributor uses computational technologies including, but not limited to, generative artificial intelligence tools or applications (collectively, "Artificial Intelligence"), the Contributor agrees to disclose their use of Artificial Intelligence in content intended for use in the Work, along with an explanation of what portions of the content were created by the Contributor and by Artificial Intelligence respectively. If the Contributor relies on Artificial Intelligence to prepare all or any portion of the Work, the Contributor shall do so responsibly, ethically, and transparently. The Contributor is solely responsible for the accuracy and integrity of any content from Artificial Intelligence. MCLE reserves the right to decline to publish content that is fully generated by Artificial Intelligence in the Work.
- X Obtain in advance the written licenses, waivers, permissions, or other such authorizations signed by the applicable rightsholder necessary for such rightsholder's material(s) to be included in the Work, using forms supplied by MCLE or the equivalent. Contributor represents and warrants that they have the full authority to grant MCLE the rights and licenses granted hereunder and that MCLE's use of the Work and all content and materials provided to MCLE by Contributor as contemplated hereunder (including use by MCLE's customers and users) do not and will not require additional third party consent or payment, infringe, or otherwise violate the intellectual property or other rights of any third party. Contributor shall indemnify and hold MCLE harmless against any loss or expense that MCLE may suffer as a result of the Contributor's breach of the foregoing obligation and representations and warranties.

- X Provide biographical data, permit MCLE to use the Contributor's name, biographical information, likeness, and identity in marketing materials, and otherwise cooperate in all reasonable respects with authorship credit and promotional materials as MCLE deems appropriate.
- X Waive all right to review or approve MCLE's use of the Work or any derivative works prepared therefrom before they are used by MCLE or at any other time.

MCLE agrees to:

- X Place the Contributor's name on the title page(s) and publicize his or her contribution in suitable promotional material.
- X Furnish the Contributor, upon request, with one complimentary copy of the Work as first published.
- X Give appropriate (in MCLE's sole discretion) credit to the Contributor and to the Work if MCLE uses the Work or any substantial portion of Contributor's original content from the Work in a subsequent publication or Work.
- X Return all rights to the Contributor if MCLE decides to discontinue distribution of the Work, subject to any rights MCLE may retain in other publications of the Work. Return will be subject to whatever licenses may be in effect. If the Contributor so requests at that time, MCLE will sell the Contributor any existing inventory of the Work and/or the electronic typesetting files and the film for the Work, all at prices to be set by MCLE and on an as-available basis. If the Work is part of a compilation, this offer will be extended to all other contributors on the same terms. MCLE may continue to sell existing stock and retain all revenue therefrom.

The Contributor and MCLE mutually agree that:

- X The Contributor will retain the copyright to their individual Work, subject to the rights and licenses granted to MCLE and MCLE's customers, affiliates (including, but not limited to, Westlaw, Thomson Reuters, and LexisNexis), and users hereunder. Because the Contributor's purpose in creating the Work is to enable MCLE to use the Work to further the knowledge and skill of the legal community, the Contributor grants (i) an exclusive, irrevocable, sublicensable, royalty-free license to MCLE to reproduce, transmit, distribute, display, publicly perform, translate, alter, modify, and make derivative works of the Work, in all languages and all formats and media now known or hereafter discovered, including without limitation, print, audio, video, online, CD-ROM and other electronic media and to license others to do so, including granting rights to the Work to customers of MCLE, and (ii) a non-exclusive, irrevocable, sublicensable, royalty-free license to MCLE to use the Work as training data, model, reference or other input for any Artificial Intelligence process MCLE develops and/or implements.
- X Notwithstanding anything else to the contrary herein, the Contributor retains the rights to (i) distribute the Work among the Contributor's clients, (ii) use the Work as part of the Contributor's practice development, (iii) incorporate all or part of the Work in the Contributor's other legal writings, provided these are not competitive with the Work as published by MCLE. The previous sentence notwithstanding, the Contributor will ensure that customary first publication credit is given to MCLE, and appropriate credit is given to the editor or program chairperson, if any. For client distribution and practice development, the Contributor may photocopy the relevant pages from MCLE's published version of the Work, rely on an electronic copy of the Work, or purchase copies from MCLE at MCLE's print cost.
- X If the Work is a contribution to a compilation, MCLE will own all rights in the compilation, and the Contributor's rights of use will apply only to the Contributor's own Work in the compilation.
- X Copyright in the Work will not be used to prevent customers of MCLE from photocopying models, forms and other useful materials contained in the Work for the purposes of their own practices.
- X The Work is being prepared by the Contributor on a *pro bono* basis. MCLE does not offer compensation in the form of monetary remuneration, royalty or other monetary payment. The only benefit MCLE offers to the Contributor will be the benefits referred to in this acknowledgment.
- X MCLE reserves the right to terminate the project, to decline to accept all or part of the Work, or to decide not to publish the work if circumstances indicate that the Work does not meet MCLE publishing objectives or is no longer economically feasible. In such cases, MCLE will notify the Contributor.
- X MCLE controls final editorial and administrative decisions, including style and format, print run, type, paper, binding, price, distribution and promotion.

X MCLE has chosen the Contributor on the basis of the Contributor's personal knowledge and experience. The Contributor's rights and obligations are therefore not transferable, even within the Contributor's firm (if any), without MCLE's approval.

**THE CONTRIBUTOR HAS BEEN PROVIDED WITH THIS DOCUMENT IN ADVANCE OF THE COMMENCEMENT OF THE PROJECT AND IS THEREBY PLACED ON NOTICE OF THE TERMS OF PARTICIPATION. MCLE WILL CONSTRUE THE CONTRIBUTOR'S OMISSION TO AFFIRMATIVELY RESPOND AS APPROVAL AND ACCEPTANCE OF THE TERMS SET FORTH IN THIS AGREEMENT.**

Contributor's Signature: \_\_\_\_\_

Contributor's Print Name: \_\_\_\_\_

Date \_\_\_\_\_

Firm or corporate affiliation (if any): \_\_\_\_\_

Position (partner, associate, general counsel, etc.): \_\_\_\_\_

If the Contributor is an employee of a firm or corporation, the employer hereby acknowledges and agrees to the foregoing terms.

By: \_\_\_\_\_ Title: \_\_\_\_\_