

**INTERNATIONAL TECHNOLOGY LAW ASSOCIATION, INC. (“ITechLaw”)**

**Terms and Conditions for Submitting Works to ITechLaw**

**You agree to the following terms by submitting materials, including without limitation any written, audio, video, or digital or electronic materials (the “Work”) for use in ITechLaw conferences, seminars, product development, and/or publications, including without limitation publication on the ITechLaw Web site and social media spaces (e.g., LinkedIn, Facebook, Twitter, and the like). If you do not agree to these terms, do not submit the Work. Thank you.**

In consideration for ITechLaw’s review of my Work for use or publication, I expressly and irrevocably authorize and license, on an unlimited, perpetual, world-wide, royalty-free, and non-exclusive basis, ITechLaw, directly and indirectly, by sublicense or otherwise: (1) to edit, use, display and perform the Work in any form and for any purpose; (2) to create derivative works from the Work in any form and for any purpose, and (3) to reproduce and distribute copies of the Work in any medium now known or later developed in any form and for any purpose (the “Uses”). ITechLaw may elect not to engage in any of the Uses of the Work, or to discontinue any of the Uses of the Work, at any time, for any reason, and without notice to me.

I warrant that (a) the Work is original and that I have all rights necessary or desirable to grant this license; (b) I am the sole world-wide owner of all of the copyright rights, including all moral rights, in the Work; (c) I have obtained any permissions needed to use third-party material, if any, included the Work; and (d) the publication of the Work will not violate any personal or proprietary rights of others. I agree to indemnify, defend, and hold harmless ITechLaw and its affiliates, and its and their directors, officers, partners, employees, agents, successors, and assigns from and against any claims, actions, damages, liabilities, costs, judgments or expenses (including attorney fees) arising out of or relating to (i) any breach of these terms by me, and/or (ii) any allegations that the Work infringes a third party’s intellectual property rights.

Notwithstanding the rights granted to ITechLaw herein, I have the right to create derivative works of, or new versions of, the Work for exploitation elsewhere without the necessity of ITechLaw being notified or my obtaining ITechLaw’s permission; provided only that if the Work is to be published substantially in the form as submitted to ITechLaw, I will advise the new publisher that ITechLaw has published a prior version, which may remain in distribution by ITechLaw in the sole discretion of ITechLaw.

ITechLaw agrees to identify me by reasonable means in all copies as the author of the Work, and of the original from which any derivative works are prepared, and in its discretion may make related use of my name, likeness, photography, voice and biography. I understand that I will receive no payment for any Uses by ITechLaw even though ITechLaw may be compensated by its own use of the Work.