

LICENSING AGREEMENT

THIS AGREEMENT is made by and between THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, hereinafter referred to as "The University," and **INSERT AUTHOR NAME IN CAPS**, hereinafter referred to as "the Author," or "you."

- 1. Author's Grant of Rights:** You hereby grant to University a nonexclusive license to publish the article entitled "**INSERT ARTICLE TITLE IN ITALICS**" in the Berkeley Technology Law Journal (hereinafter "the Journal"). As part of such license you give the University the exclusive right of first publication in English. We require a worldwide, nonexclusive, royalty-free license from you to allow the University to do the following: to permit others to make photocopies of the article for classroom use only; to permit others to create abstracts of the article; and to permit secondary publishers to reproduce the article in microfilm or any computer-readable form, including electronic on-line databases and document delivery systems. This license will endure for the entire term of copyright in the article in all media. Included in the above is the University's right to post an electronic version of your article on the Social Science Resource Network (SSRN).
- 2. Author's Reservation of Certain Rights:** By retaining the copyright to the article, you are retaining the following rights among others: A) (1) to reproduce the article for use in your classroom and research activities in either paper or electronic form, and (2) to publish the article or permit it to be published by other publishers subject to the requirement to cite the article as follows: "Originally published in the Berkeley Technology Law Journal **INSERT VOLUME NUMBER** (**INSERT ISSUE YEAR**)."
- 3. University's Responsibility:** The University is responsible for the dissemination of the Journal and its contents in various ways. The University has standing agreements with educational photocopying, secondary publishing and abstracting/indexing services which reach many people and institutions that do not necessarily subscribe to the Journal. Some of these agreements also encompass document delivery, CD-ROM and electronic reproduction and distribution of journal articles on the Internet or by emerging technology.
- 4. Author's Remuneration:** You will receive no payment from the University or the Journal for the use of your article, but the first-listed author will receive two free copies of the bound issue in which it appears and twenty-five individual reprints of the article. The first-listed author may order additional reprints at his/her own expense before the issue containing the article goes to press. Should the University receive any requests to reprint, reproduce or translate all or any portion of your article in another publication or medium, the Journal will forward such requests to the first-listed author at the most recent address on file.
- 5. Author's Warranty:** You warrant the following: that you have the full power and authority to enter into this Agreement; that your work does not infringe any copyright, nor violate any proprietary rights, nor contain any libelous matter, nor invade the privacy of any person; and that no right in the work has in any way been sold, mortgaged, or otherwise disposed of, and that the work is free from liens and claims. The foregoing warranties apply only to the work submitted and revised by you and not to any revision made by the Journal or its assignees.

You warrant that if the article or any material within the article, in addition to the article's text, such as images, photographs, illustrations, has been previously published or created in whole or in part, permission has been obtained to reproduce the article and any additional materials within the article in the Journal and also in any subsequent reuse or license of the article by the University including electronic rights.

You also warrant that any permissions' fees associated with the reproduction of the article and/or any additional material in the article have been paid. You agree to submit a copy of the permission letter and receipt of any permissions' fees paid as appropriate, in addition to text for credit lines, with the article manuscript.

6. Author's Indemnification: You agree to hold the University, its officers, agents and employees harmless from any claim, action, or proceeding alleging facts that constitute a breach of any warranty enumerated in this agreement and further agree to indemnify and hold harmless the University, its officers, agents, and employees against expenses and attorneys' fees that may be incurred as a result of any claim, action, or proceeding.

IN WITNESS WHEREOF, this agreement is effective on the date written below:

AUTHOR

The REGENTS OF THE UNIVERSITY OF CALIFORNIA

Signature

Signature

Name

BRIAN C. DONOHUE

Name

Address

Business Contracts Administrator

Title

Date

Date

Email Address

Phone

Please keep one copy of this agreement for your files, and return the signed original to:

Berkeley Technology Law Journal
587 Simon Hall
Boalt Hall School of Law
Berkeley, CA 94720
(510) 643-6816