



Where smart architects manage risk

LEGALINE SUBSCRIBER AGREEMENT

La/eGAL, Inc. ("La/eGAL") is a corporation with its principal place of business at 2170 Lonicera Way, Charlottesville, VA 22911-9037. La/eGAL operates the AIA Trust Legaline ("Legaline") under contract with the AIA Trust. This Agreement is made by and between La/eGAL and

("Subscriber") as follows:

1. La/eGAL hereby promises to make Charles R. Heuer, FAIA, Esq. or other qualified member(s) of its staff reasonably available for consultation over the telephone during the hours between 8:30 A.M. and 5:30 P.M. EST ("Legaline Services"). For the purposes of this Agreement, "reasonably available" means that calls will be returned no later than the next business day if Subscriber leaves a message at a time when Mr. Heuer or another specific staff member is not immediately available for consultation.

2. Legaline Services include **unlimited time for consultation over the telephone during the subscription period**, but do not include other services.

3. Subscriber, in consideration of Legaline Services, hereby agrees to pay a fee for a subscription period of one (1) year in accordance with the following table:

(a) Five Hundred Dollars (\$500.00) if Subscriber has 25 or fewer total staff members (counting all locations);

(b) Six Hundred Dollars (\$600.00) if Subscriber has at least 26 but fewer than 51 total staff members (counting all locations); and

(c) Eight Hundred Dollars (\$800.00) if Subscriber has 51 or more total staff members (counting all locations).

G Initial, one-time, 6-month subscription is FREE for interested new (less than 6 months) AIA members, after which they will be automatically renewed and invoiced, as above. **Please check if applicable.**
AIA Membership date _____

This one (1) year subscription will be automatically renewed and invoiced on the anniversary date of the initial contract, unless Subscriber cancels or La/eGAL declines to renew.

4. Subscriber also agrees to provide information as specified on the attached form headed "Subscriber Firm Profile." Subscriber represents and warrants that, to the best of its knowledge, information and belief, the information it provides to La/eGAL is complete and accurate, that Subscriber will submit updates to La/eGAL as often as necessary to keep it so, and that La/eGAL is entitled to rely upon it when considering responses to Subscriber's telephone inquiries.

5. Subscriber understands and acknowledges that Legaline Services are offered as an information resource on practice-related legal and professional practice topics. La/eGAL is not offering legal, architectural, accounting, or other professional services, and **no attorney-client relationship is established by entering into this Agreement or by telephone consultations during the term of this Agreement.** Legaline Services, by their nature, are not supported by independent research by La/eGAL into facts and circumstances underlying Subscriber's needs for, or uses of, the information supplied by La/eGAL. They are intended to help Subscribers manage their time and business and to identify potential problems and solutions, some of which may require professional assistance. Determination concerning particular legal matters or the application of the law to particular factual situations should not be made solely upon information obtained from La/eGAL. **La/eGAL does not make any warranties, express or implied, relative to Legaline Services.**

6. La/eGAL and Subscriber agree that no claim, regardless of form, arising out of this Agreement may be made, nor any action based upon such claim brought, by either of them, more than one (1) year after the basis of such claim becomes known to the party wishing to assert it.

7. Neither this Agreement nor any rights under it may be assigned, sublicensed, or otherwise transferred, wholly or partially, by Subscriber without La/eGAL's written consent.

8. If any provision of this Agreement is determined to be void, invalid, unenforceable, or illegal for any reason, the validity and enforceability of all the remaining provisions shall not be affected by such determination.

9. This Agreement constitutes the entire understanding between La/eGAL and Subscriber with respect to its subject matter and supersedes any and all prior understandings and agreements, written or oral, relating to such subject matter. To be effective, amendments to this Agreement must be written and signed by both La/eGAL and the Subscriber.

10. The person(s) signing this Agreement on behalf of the parties hereby individually warrant that they have full legal power to execute the Agreement on behalf of the respective parties and to bind and obligate the parties with respect to all provisions contained herein.

In witness of the foregoing, the parties have made this Agreement as of the

_____ day of _____, 20____

SUBSCRIBER

La/eGAL, INC.

Signature

Signature

Title

Title